

19HFL5114W/12



Sisällys

- 1 TV-esittely 3
- 1.1 Ammattilaistila 3

2 Asennus 4

- 2.1 Lue turvallisuusohjeet
- 2.2 TV-jalusta ja seinäkiinnitys 4
- 2.3 Vinkkejä television sijoittamiseen 4

6

9

9

10

9

4

- 2.4 Virtajohto
- 2.5 Antennijohto 4

3 Kiinnitystanko 6

- 3.1 Kiinnitysosa
- 3.2 Kiinnitystanko
- 7 4 Television painikkeet

5 Käynnistys ja sammutus 8

5.1 Käynnistys tai valmiustila 8

6 Tekniset tiedot

- 6.1 Ympäristöystävällisyys 9
- 6.2 Käyttöjärjestelmä
- 9 6.3 Näyttötyyppi
- 6.4 Näytön tulotarkkuus:
- 6.5 Liitännät 9
- 6.6 Mitat ja painot 6.7 Ääni 10

7 Laitteiden liittäminen 11

- 7.1 Laitteiden liittäminen 11
- 7.2 Vastaanotin digisovitin 12 12
- 7.3 Blu-ray-soitin
- 7.4 Kuulokkeet 12
- 7.5 Pelikonsoli 13 7.6 USB Flash -asema
- 7.7 Tietokone 13

8 Videot, valokuvat ja musiikki 15

15

13

- 8.1 USB-liitännästä
- 8.2 Videoiden toistaminen 15
- 8.3 Kuvien katselu 15
- 8.4 Toista musiikkia 16

9 Pelit 18

9.1 Pelaaminen 18

10 Ammattilaistila-valikko 19

10.1 Tietoja Ammattilaistila-valikosta 19

19

- 10.2 Avaa Ammattilaistila-valikko 19
- 10.3 TV-kanavat
- 10.4 Pelit 19
- 10.5 Ammattitason asetukset 20
- 10.6 Google-tili 20

11 Android TV:n aloitusnäyttö 22

- 11.1 Tietoja Android TV:n aloitusnäytöstä 22
- 11.2 Android TV:n aloitusnäytön avaaminen 22
- 11.3 Android TV:n asetukset 22 11.4 Android TV:si yhdistäminen 25
- 11.5 Kanavat
- 27 11.6 Kanavien asennus
- 27 11.7 Internet 28
- 11.8 Ohjelmisto 29

12 Avoimen lähdekoodin ohjelmisto 30

12.1 Avoimen lähdekoodin käyttöoikeussopimus 30 12.2 Ilmoitukset 176

177 13 Ohje ja tuki

- 13.1 Vianmääritys 177
- 13.2 Ohjeet verkossa 178
- 13.3 Tuki- ja korjauspalvelu 178

180 14 Turvallisuus ja hoito

- 14.1 Turvallisuus 180
- 14.2 Kuvaruudun hoitaminen 181
- 14.3 Ilmoitus säteilyaltistuksesta (vain kiinteä Wi-Fi)

15 Käyttöehdot 183

15.1 Käyttöehdot - TV 183

16 Tekijänoikeustiedot 184

- 16.1 HDMI 184
- 16.2 Dolby Audio 184
- 16.3 Wi-Fi Alliance 184
- 16.4 Kensington 184
- 16.5 Muut tavaramerkit

17 Kolmansien osapuolien palveluita ja/tai ohjelmistoja koskeva vastuuvapauslauseke 185

184

Hakemisto 186

TV-esittely

Ammattilaistila

Toiminta

Ammattilaistilassa voit käyttää monia erikoisasetuksia, jotka mahdollistavat television tilan hallinnan tai antavat käyttöösi lisätoimintoja.

Ammattilaistila tehostaa television hallintaa esimerkiksi hotelleissa, risteilyaluksilla, stadioneilla tai liiketiloissa.

Jos käytät televisiota kotona, ammattilaistila kannattaa poistaa käytöstä.

Lisätietoja ammattilaistilasta on asennusoppaassa.

Asennus

2.1

Lue turvallisuusohjeet



Lue turvallisuusohjeet ennen television käyttämistä.

^{2.2} TV-jalusta ja seinäkiinnitys

TV-jalusta

TV-jalustan kiinnitysohjeet löytyvät television mukana tulleesta pika-aloitusoppaasta. Jos hukkaat oppaan, voit ladata sen osoitteesta <u>www.philips.com</u>.

Etsi ladattava **pika-aloitusopas** TV:n tyyppinumeron avulla.

Seinäkiinnitys

Television voi kiinnittää seinään VESA-yhteensopivilla kiinnikkeillä (myydään erikseen). Käytä tätä VESA-koodia, kun valitset TV:n seinätelineen: . .



•19HFL5114W

VESA MIS-F 75x75, M4 (vähintään 8 mm, enintään: 10 mm)

Varoitus

Television kiinnittäminen seinälle on vaativa työ, joka on syytä jättää ammattilaisten tehtäväksi. Television

seinäkiinnityksen on vastattava television painon mukaisia turvastandardeja. Lue turvallisuusohjeet ennen television sijoittamista paikalleen. TP Vision Europe B.V. ei vastaa virheellisestä kiinnityksestä tai kiinnityksestä aiheutuvista onnettomuuksista tai vahingoista.

2.3

Vinkkejä television sijoittamiseen

• Sijoita televisio paikkaan, jossa kuvaruutuun ei kohdistu suoraa valoa.

• Ihanteellinen television katseluetäisyys on kolme kertaa TV-ruudun lävistäjä (tuumamitta). Silmien pitäisi olla istuttaessa samalla tasolla kuvaruudun keskikohdan kanssa.

Huomautus:

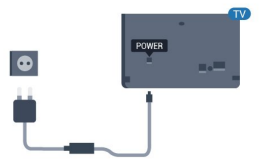
Pidä TV-laite etäällä pölyä tuottavista lähteistä. Suosittelemme pyyhkimään pölyn TV-laitteesta säännöllisesti.

^{2.4} Virtajohto

- Liitä virtajohto TV:n takaosan POWER-liitäntään.
- Varmista, että virtajohto on liitetty kunnolla liitäntään.

• Varmista, että pistorasiaan liitettyyn pistokkeeseen pääsee aina käsiksi.

• Irrota virtajohto aina vetämällä pistokkeesta, ei johdosta.



2.5

Antennijohto

Liitä antennipistoke kunnolla television takaosassa olevaan **antenniliitäntään**.

Voit liittää oman antennin tai voit liittää television antennijärjestelmään. Käytä IEC Coax 75 Ohm RF -antenniliitäntää. Käytä tätä antenniliitäntää DVB-T- ja DVB-C -tulosignaaleille.

5



³ Kiinnitystanko

^{3.1} Kiinnitysosa

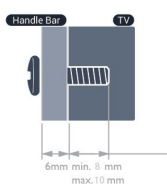
Kiinnitysosan asennusohjeet ovat pikaaloitusoppaassa osoitteessa <u>www.philips.com</u>.

Etsi ladattava pikaopas TV:n tyyppinumeron avulla.

^{3.2} Kiinnitystanko

Television voi kiinnittää seinään VESAyhteensopivalla kiinnitystangolla (myydään erikseen). Käytä tätä VESA-koodia, kun valitset TV:n kiinnitystangon: . .

Jotta saat kiinnitettyä telineen tukevasti, valitse oikeanpituiset ruuvit kuvan mukaisesti.



• 19HFL5114W – VESA MIS-F 75x75, M4

Kiinnitystangon kanssa: (vähintään 14mm, enintään 16mm)

Ilman kiinnitystankoa: (vähintään 8mm, enintään 10mm)

Varoitus

Television asentaminen kiinnitystankoon on vaativa työ, joka on syytä jättää ammattilaisten tehtäväksi. Kiinnitystangon asennuksen on vastattava television painon mukaisia turvastandardeja. Lue turvallisuusohjeet ennen television sijoittamista paikalleen.

TP Vision Europe B.V. ei vastaa virheellisestä kiinnityksestä tai kiinnityksestä aiheutuvista onnettomuuksista tai vahingoista.

Huomautus

Irrota VESA-ruuvit takapaneelista ennen television kiinnitystangon asentamista.

Varoitus

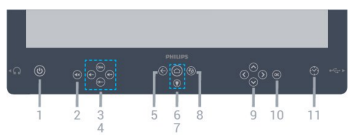
Noudata kaikkia TV-telineen mukana tulleita ohjeita. TP Vision Europe B.V. ei vastaa TV:n virheellisestä kiinnityksestä, jonka seurauksena tapahtuu onnettomuus tai vahinko.

Jotta kaapeli ja liittimet eivät vaurioidu, jätä vähintään 5,5 senttimetrin / 2,2 tuuman väli television taakse.

Ennen kuin asennat TV:n kiinnitystankoon, etsi oikean pituinen ruuvi huomioimalla kiinnitystangon paksuus.

Television painikkeet

Ohjaa näytön toimintoja etupaneelin näppäimistöllä. Näppäimistössä on seuraavat painikkeet:



1. Virta: Television käynnistäminen tai valmiustilaan palauttaminen

2. Mykistys: Äänen mykistäminen tai mykistyksen poistaminen.

3. Kanava +/-: Siirtyminen edellisen tai seuraavan kanavaluettelon kanavaan.

4. Äänenvoimakkuus **4+** : Äänenvoimakkuuden säätäminen.

5. Palaa: Palaaminen edelliselle valitulle kanavalle. Edelliseen valikkoon palaaminen.

6. Koti 🛆: Aloitusvalikon avaaminen.

7. Kirkkaus: Voit säätää television alaosassa näkyvän valon kirkkautta.

8. Pois: Palaaminen television katseluun.

9. Nuoli-/selauspainikkeet: Käytä siirtymiseen nuolipainikkeita: ∧ (ylös), ∨ (alas), < (vasemmalle) ja > (oikealle).

7

10. OK: Valinnan tai asetuksen vahvistaminen.

11. Kello: Nykyisen kellonajan näyttäminen. Herätyskellon säätäminen.

5 Käynnistys ja sammutus

^{5.1} Käynnistys tai valmiustila

Tarkista, että TV on kytketty verkkovirtaan. Liitä laitteen mukana toimitettu virtajohto TV:n takaosassa olevaan AC in -liitäntään.



Käyttöönotto

Avaa TV painamalla 💁 painiketta.

Valmiustilaan siirtyminen

Aseta televisio valmiustilaan, kun et käytä televisiota.

Siirrä TV valmiustilaan painamalla painiketta 😃.

Valmiustilassa TV on yhä kytketty verkkovirtaan, mutta se kuluttaa hyvin vähän virtaa.

Katkaise televisiosta virta kokonaan irrottamalla virtapistoke pistorasiasta.

Irrota virtajohto aina vetämällä pistokkeesta, ei virtajohdosta. Varmista, että virtajohdon pistoke on helposti irrotettavissa ja pistorasia on kätevässä paikassa.

Käytä television mukana toimitettua virtasovitinta. Merkki: FSP-

malli: FSP065M-DHA (lähtö: 12 V, enintään 5,42 A)

8

⁶ Tekniset tiedot

6.1

Ympäristöystävällisyys

Tuoteseloste

19HFL5114W

- Energiatehokkuusluokka A
- Katsottavissa oleva näyttökoko 47 cm / 19 tuumaa
- Virrankulutus käynnissä (W): 15 W
- Vuosittainen virrankulutus (kWh) *: 22 kWh
- \cdot Virrankulutus valmiustilassa (W) **: 0,5 W
- Näytön tarkkuus (pikseliä): 1366 x 768p
- Luokitus: 12 V, enint. 24 W

* Vuosittaisen virrankulutuksen (kWh) laskenta perustuu 4 tunnin päivittäiseen käyttöön 365 päivänä vuodessa. Todellinen virrankulutus riippuu television käytöstä.

• EPREL-rekisteröintinumero: 341539

Käytön lopettaminen

Vanhan tuotteen sekä vanhojen akkujen ja paristojen hävittäminen

Tuotteesi on suunniteltu ja valmistettu laadukkaista materiaaleista ja komponenteista, jotka voidaan kierrättää ja käyttää uudelleen.



Tuotteeseen kiinnitetty yliviivatun roskakorin kuva tarkoittaa, että tuote kuuluu Euroopan parlamentin ja neuvoston direktiivin 2012/19/EU soveltamisalaan.



Tutustu paikalliseen sähkö- ja elektroniikkalaitteiden keräysjärjestelmään.

Toimi paikallisten sääntöjen mukaan äläkä hävitä vanhoja tuotteita tavallisen kotitalousjätteen mukana. Vanhan tuotteen asianmukainen hävittäminen auttaa ehkäisemään ympäristölle ja ihmisille mahdollisesti koituvia haittavaikutuksia.

Tuotteessa on akkuja tai paristoja, joita Euroopan parlamentin ja neuvoston direktiivi 2006/66/EY koskee.



Tutustu paikallisiin paristojen keräystä koskeviin ohjeisiin, koska paristojen hävittäminen oikealla tavalla auttaa vähentämään ympäristölle ja ihmisille mahdollisesti koituvia haittavaikutuksia.

^{6.2} Käyttöjärjestelmä

Android-käyttöjärjestelmä:

Android Pie 9

^{6.3} Näyttötyyppi

Ruudun lävistäjä (tuumamitta)

- 47 cm / 19 tuumaa
- Näytön tarkkuus
- 1366 x 768

^{6.4} Näytön tulotarkkuus:

Videoformaatit

Tarkkuus – virkistystaajuus

- 480i 60 Hz
- 480p 60 Hz
- 576i 50 Hz
- 576p 50 Hz
- 720p 50 Hz, 60 Hz
- 1080i 50 Hz, 60 Hz
- 1080p 24 Hz, 25 Hz, 30 Hz

Tietokoneformaatit

Tarkkuudet (esimerkkejä)

- 640 x 480 60 Hz
- 800 x 600 60 Hz
- 1024 x 768 60 Hz
- 1280 x 768 60 Hz
- 1360 x 765 60 Hz
- 1360 x 768 60 Hz
- 1280 x 1024 60 Hz
- 1920 x 1080 60 Hz

6.5 Liitännät

TV:n takana

- HDMI-tulo ARC Ultra HD
- Antenni (75 ohmia)
- Lähiverkko: RJ45
- \cdot 8 Ω Kylpyhuonelähtö
- RJ-48-dataliitin

Television sivu

- USB USB 2.0
- Kuulokkeet: stereominiliitäntä 3,5 mm

6.6 Mitat ja painot

19HFL5114W

ilman television jalustaa:
leveys 468,8 mm – korkeus 326,4 mm – syvyys 38,9 mm – paino ±3,35 kg
television jalustan kanssa:
leveys 468,8 mm – korkeus 370,2 mm – syvyys 44,9 mm – paino ±3,65 kg

^{6.7} Ääni

- Lähtöteho (RMS): 5 W (2 * 2,5 W)
- \cdot Dolby Audio
- \cdot DTS HD

Laitteiden liittäminen

7.1

Laitteiden liittäminen

Liitäntäopas

Kun liität laitteen televisioon, käytä aina mahdollisimman laadukasta käytettävissä olevaa yhteyttä. Käytä myös laadukkaita kaapeleita, jotta varmistat hyvän kuvan- ja äänensiirron.

Kun liität laitteen, televisio tunnistaa sen tyypin ja antaa laitteelle oikean tyyppinimen. Tyyppinimeä voi muuttaa tarvittaessa. Jos laitteelle on määritetty oikea tyyppinimi, televisio siirtyy automaattisesti parhaaseen TV-asetukseen, kun laite otetaan käyttöön Lähteet-valikossa.

Antenniportti

Jos sinulla on digisovitin (digitaalivastaanotin) tai tallennin, liitä antennikaapelit niin, että antennisignaali kulkee ensin digisovittimen ja/tai tallentimen kautta, ja sitten vasta televisioon. Näin antenni ja digisovitin saattavat löytää uusia kanavia tallennettavaksi tallentimella.

HDMI-portit

Laitteiden ohjaaminen

Käytä HDMI-liitettyä laitetta, johon on määritetty EasyLink-toiminto, valitsemalla laite tai sen toiminto TV-liitäntöjen luettelosta.

Ammattilaistila EI KÄYTÖSSÄ – Valitse ☆ Koti > Sovellukset > ♀ SOURCES . Valitse HDMIliitäntään liitetty laite ja paina OK-painiketta.

Ammattilaistila KÄYTÖSSÄ – Valitse ☆ Koti > I TV-kanavat > I Lähteet. Valitse HDMIliitäntään liitetty laite ja paina OK-painiketta.

HDMI-laatu

HDMI-liitäntä tarjoaa parhaan kuvan- ja äänenlaadun. Yksi HDMI-kaapeli yhdistää video- ja äänisignaalit. Käytä televisiosignaalin kanssa HDMI-

kaapelia.

Parhaan mahdollisen signaalinsiirron saat käyttämällä enintään 5 metrin pituista High speed HDMI -kaapelia.



Kopiointisuojaus

HDMI-kaapelit tukevat HDCP:tä (High-bandwidth Digital Contents Protection). HDCP on kopiointisuojaussignaali, joka estää käyttäjiä kopioimasta DVD- ja Blu-ray-levyjen sisältöä. Siihen viitataan myös lyhenteellä DRM (Digital Rights Management).

HDMI ARC

Television kaikki HDMI-liitännät ovat HDMI ARC (Audio Return Channel) -yhteensopivia.

Jos laitteessa, yleensä kotiteatterijärjestelmässä, on lisäksi HDMI ARC -liitäntä, voit liittää sen mihin tahansa television HDMI-liitännöistä. Jos laitteessa on HDMI ARC -liitäntä, et tarvitse erillistä äänikaapelia televisio-ohjelman äänen siirrossa kotiteatterijärjestelmään. HDMI ARC -liitäntä yhdistää molemmat signaalit.

Voit käyttää mitä tahansa television HDMI-liitäntää kotiteatterijärjestelmän liittämiseen, mutta ARCliitäntä on käytettävissä vain yhdelle laitteelle/liitännälle kerrallaan.



HDMI CEC – EasyLink

HDMI-liitäntä tarjoaa parhaan kuvan- ja äänenlaadun. Yksi HDMI-kaapeli yhdistää video- ja äänisignaalit. Käytä HD-televisiosignaalin kanssa HDMI-kaapelia. Parhaan mahdollisen signaalinsiirron saat käyttämällä enintään 5 metrin pituista High speed HDMI -kaapelia.

Liitä HDMI CEC -yhteensopivat laitteet televisioon.

EasyLink HDMI CEC -toiminnon on oltava käytössä sekä televisiossa että liitetyssä laitteessa.



Huomautus:

• EasyLink ei välttämättä toimi muun merkkisten laitteiden kanssa.

• Eri merkit kutsuvat HDMI CEC -toimintoa eri nimillä. Nimiä ovat esimerkiksi Anynet, Aquos Link, Bravia Theatre Sync, Kuro Link, Simplink ja Viera Link. Kaikki merkit eivät ole täysin yhteensopivia EasyLinkin kanssa. Esimerkit HDMI CEC -tuotemerkeistä ovat omistajiensa omaisuutta.

EasyLink päälle/pois

Voit ottaa EasyLink-toiminnon käyttöön tai pois käytöstä. EasyLink-asetukset ovat televisiossa oletusarvoisesti käytössä.

EasyLink-toiminnon poistaminen käytöstä

Ammattilaistila EI KÄYTÖSSÄ – Valitse ☆ / ☆ Koti. Paina ✓ (alas), valitse Asetukset ja paina OK-painiketta.

Valitse Lähteet > EasyLink ja paina OK-painiketta.

Valitse EasyLink ja paina OK-painiketta.

Valitse Pois ja paina OK-painiketta.

Sulje valikko painamalla 🗲 BACK -painiketta (tarvittaessa useita kertoja).

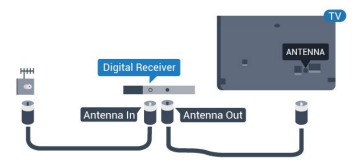
Ammattilaistila KÄYTÖSSÄ – Lisätietoja on asennusoppaassa.

7.2

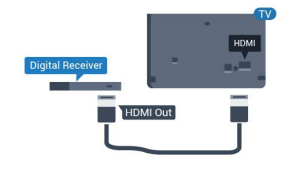
Vastaanotin – digisovitin

Liitä antenni digisovittimeen

(digitaalivastaanottimeen) ja televisioon kahdella antennikaapelilla.



Liitä digisovitin televisioon HDMI-kaapelilla antenniliitäntöjen viereen.



^{7.3} Blu-ray-soitin

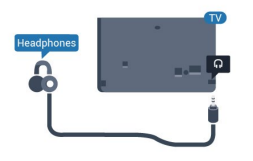
Liitä Blu-ray-soitin televisioon **High speed HDMI** -kaapelilla.



Jos Blu-ray-soittimessa on EasyLink HDMI CEC.

7.4 Kuulokkeet

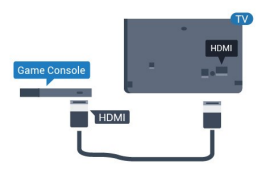
Voit liittää kuulokkeet television takana olevaan –liitäntään. Liitäntä on 3,5 mm:n miniliitäntä. Voit säätää kuulokkeiden äänenvoimakkuutta erikseen.



^{7.5} Pelikonsoli

HDMI

Pelikokemuksesi on mahdollisimman laadukas, kun liität pelikonsolin televisioon High speed HDMI -kaapelilla.



7.6 USB Flash –asema

Voit katsella valokuvia tai toistaa musiikkia tai videokuvaa liitetyltä USB Flash -asemalta.

Kytke televisioon virta ja liitä USB Flash -asema television **USB**-liitäntään.



Televisio havaitsee USB Flash –aseman ja avaa ruutuun luettelon sen sisällöstä. Jos sisältöluettelo ei näy automaattisesti... Ammattilaistila EI

KÄYTÖSSÄ – Valitse ☆ / ☆ Koti > ┶ Sovellukset > ➡ Lähteet. Valitse USB ja paina OK-painiketta.

Ammattilaistila KÄYTÖSSÄ – Valitse 🏠 / 🛆 Koti > TV-kanavat 🕎 , > 🗊 LÄHTEET . Valitse USB ja paina OK-painiketta.

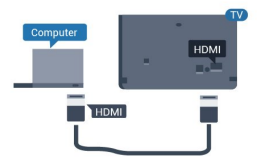
^{7.7} Tietokone

Liitä

Voit liittää tietokoneen televisioon ja käyttää television ruutua tietokonenäyttönä.

HDMI-liitäntä

Liitä tietokone televisioon HDMI-kaapelilla.



Ihanteelliset asetukset

Jos yhdistät tietokoneen, suosittelemme antamaan tietokoneyhteydelle oikean laitetyypin nimen Lähdevalikossa. Jos vaihdat Lähde-valikossa asetukseksi **Tietokone**, televisio määritetään ihanteelliselle tietokoneasetukselle automaattisesti.

Ihanteellisen asetuksen määrittäminen televisioon

Ammattilaistila EI KÄYTÖSSÄ – Valitse ☆ / △ Koti. Valitse ✔ (alas) > Asetukset ja paina OK-painiketta.

Valitse Kuva ja siirry valikkoon painamalla 🕻 (oikea)-painiketta. Vali

tse Kuvatyyli > Tietokone ja paina OK-painiketta.

Valitse Päälle tai Pois ja paina OK-painiketta.

Sulje valikko painamalla 🗲-painiketta tarvittaessa useita kertoja.

Ammattilaistila KÄYTÖSSÄ – Valitse ☆ / ☎ Koti > ••• Enemmän > ✿ Asetukset > ■ Kuva. Paina OK-painiketta.

Valitse Kuvatyyli > Tietokone ja paina OK-painiketta.

Valitse Päälle tai Pois ja paina OK-painiketta.

Sulje valikko painamalla 🗲-painiketta tarvittaessa useita kertoja.

(Lisätietoja ammattilaistilasta on asennusoppaassa.)

® Videot, valokuvat ja musiikki

8.1

USB-liitännästä

Voit katsella valokuvia tai toistaa musiikkia tai videokuvaa liitetyltä USB Flash -asemalta tai USBkiintolevyasemalta.

Kun televisio on käynnistetty, kytke USB Flash -asema tai USB-kiintolevy johonkin USB-liitäntään. Televisio havaitsee laitteen ja näyttää mediatiedostosi luettelona.

Jos tiedostoluettelo ei tule näkyviin automaattisesti, toimi seuraavasti.

1 - Paina 🏠 Koti-painiketta ja

valitse TV-kanavat 🕎

- 2 Valitse 🗬 USB ja paina OK-painiketta.
- 3 Voit selata tiedostoja siinä kansiorakenteessa, jonka olet luonut levylle.
- 4 Lopeta videoiden, valokuvien ja musiikin toistaminen painamalla ๗ -painiketta.

^{8.2} Videoiden toistaminen

Videoiden toistaminen

Videokansion avaaminen

 Valitse ☆ / ☆ Koti ja valitse TV-kanavat ♀
 Valitse ● USB > ■ Videot ja paina OK-painiketta.

Palaa kansioon painamalla \leftarrow -painiketta.

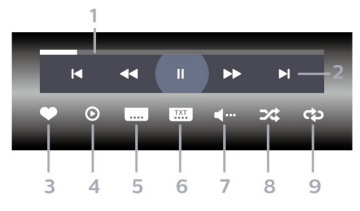
Videon toistaminen

 Valitse △ / △ Koti ja valitse TV-kanavat ☑
 2 - Valitse ● USB > ■ Videot ja paina OK-painiketta.
 3 - Valitse video.

Voit keskeyttää videon painamalla OK-painiketta. Jatka painamalla OK-painiketta uudelleen.

Hallintapalkki

Voit näyttää tai piilottaa hallintapalkin videon toiston aikana painamalla **OK**-painiketta.



- 1- Tilanneilmaisin
- 2 Toiston hallintapalkki
- 🕨 Siirry kansion edelliseen videoon
- ▶: Siirry kansion seuraavaan videoon
- ◄: Siirry taaksepäin▶: Siirry nopeasti eteenpäin
- II: Keskeytä toisto
- 3 Merkitse suosikiksi
- 4 Toista kaikki videot
- 5 Tekstitys: tekstityksen käynnistäminen, sen poistaminen käytöstä ja sen käynnistäminen, kun ääni on mykistetty.
- 6 Tekstityskieli: Valitse tekstityskieli (ei käytettävissä ammattilaistilassa).
- 7 Äänen kieli: valitse äänen kieli
- 8 Satunnaistoisto: toistaa tiedostot satunnaisessa järjestyksessä

9 - Uusinta: toistaa kaikki kansion videot kerran tai jatkuvasti

8.3

Kuvien katselu

Kuvien katselu

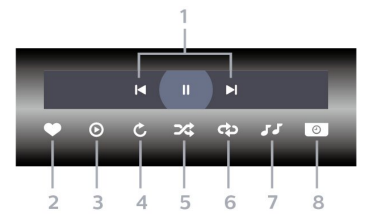
Valokuvakansion avaaminen

1 - Valitse ☆ / ☆ Koti ja valitse TV-kanavat 🖤 2 - Valitse ● USB > 🗊 Valokuvat ja paina OK-painiketta.

Valokuvan katselu

- 1 Valitse 🏠 / 🛆 Koti ja valitse TV-kanavat 🕎
- 2 Valitse 🗬 USB > 🛃 Valokuvat ja paina
- OK-painiketta.
- 3 Valitse Valokuvat ja valitse sitten yksi kuvista .

Hallintapalkki



- 1 Toiston hallintapalkki
- 🕨 Siirry kansion edelliseen valokuvaan
- ⊢: Siirry kansion seuraavaan valokuvaan
 II: Keskeytä diaesityksen toisto
- 2 Merkitse suosikiksi
- 3 Aloita diaesitys
- 4 Kierrä kuvaa
- 5 Satunnaistoisto: toistaa tiedostot satunnaisessa järjestyksessä
- 6 Uusinta: toistaa kansion kuvat kerran tai jatkuvasti
- 7 Taustamusiikin toiston pysäyttäminen (ei
- käytettävissä ammattilaistilassa)
- 8 Määritä diaesityksen nopeus

360-valokuvien katselu

360-valokuvakansion avaaminen

- 1 Valitse 🏠 / 🛆 Koti ja valitse TV-kanavat 👿
- 2 Valitse **■** USB-laitteet ja valitse haluamasi USBlaite painamalla **>** (oikea) -painiketta.
- 3 Valitse 360-valokuvat

360-valokuvan katselu

Valitse △ / △ Koti ja valitse TV-kanavat III
 Valitse ■ USB-laitteet ja valitse haluamasi USB-laite painamalla > (oikea) -painiketta.

3 - Valitse **360-valokuvat** ja valitse sitten yksi kuvista.

Hallintapalkki



- 1 Toiston hallintapalkki
- 🕨 Siirry kansion edelliseen valokuvaan
- - ►: Siirry kansion seuraavaan valokuvaan

 - Takaisinkelaus 2-, 4- tai 32-kertaisella
- nopeudella ►: Eteenpäinkelaus 2-, 4- tai 32-kertaisella
- nopeudella
 - II: Keskeytä toisto
- 2 Merkitse suosikiksi

3 – Toista yksi / Toista kaikki: toista yksi kuva tai kansion kaikki kuvat.

4 - Manuaalinen tila / Automaattinen tila: 360-soitin panoroi automaattisesti valitun 360-valokuvan
360-näkymään vasemmalta oikealle (0–360 astetta).
5 - Little Planet -näkymä: Little Planet -näkymä on hauska ja kätevä tapa katsella 360-valokuvia. Little Planet -näkymässä 360-valokuva hahmonnetaan planeetan ympärille.

6 - Satunnaistoisto: toistaa tiedostot satunnaisessa järjestyksessä

7 - Uusinta: toistaa kansion kuvat kerran tai jatkuvasti

8 - Pysäytä taustamusiikki.

8.4

Toista musiikkia

Toista musiikkia

Musiikkikansion avaaminen

1 - Paina 🏠 Koti-painiketta ja

valitse TV-kanavat 🎹

2 - Valitse **C** USB-laitteet, sitten **J** Musiikki ja paina OK-painiketta.

Toista musiikkia

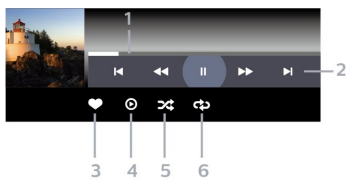
1 - Paina 🛆 Koti-painiketta ja

valitse TV-kanavat 🕎

2 - Valitse 🗬 USB-laitteet , sitten 🛛 J Musiikki ja paina OK-painiketta.

3 – Voit etsiä musiikkikappaleita helposti käyttämällä luokkia – Lajit, Esittäjät, Albumit, Raidat.

Hallintapalkki



- 1 Tilanneilmaisin
- 2 Toiston hallintapalkki
- 🕨 Siirry kansion edelliseen musiikkitiedostoon
- \blacktriangleright : Siirry kansion seuraavaan musiikkitiedostoon
 - < Siirry taaksepäin
 - ▶: Siirry nopeasti eteenpäin
 - II: Keskeytä toisto
- 3 Merkitse suosikiksi
- 4 Toista kaikki musiikki
- 5 Satunnaistoisto: toistaa tiedostot satunnaisessa järjestyksessä
- 6 Uusinta: toistaa kansion musiikkisisällön kerran tai jatkuvasti

Pelit

9.1 Pelaaminen

Pelikonsolista

Pelin käynnistäminen pelikonsolista

Kytke pelikonsoliin virta.

Ammattilaistila EI KÄYTÖSSÄ – Valitse ☆ / △ Koti > ➡ Sovellukset. Valitse Lähteet ja paina OKpainiketta.

Käynnistä peli.

Paina ← BACK -painiketta toistuvasti tai paina Ѣ EXIT -painiketta tai lopeta sovellus sen omalla poistumis-/pysäytyspainikkeella.

Ammattilaistila KÄYTÖSSÄ – Valitse 🏠 / 🛆 Koti, valitse TV-kanavat 🕎 ja valitse sitten pelikonsoli tai yhteyden nimi.

Käynnistä peli.

Paina ← BACK -painiketta toistuvasti tai paina ⑦ EXIT -painiketta tai lopeta sovellus sen omalla poistumis-/pysäytyspainikkeella.

Sovellukset-valikosta

Pelin käynnistäminen sovellusvalikosta

Kirjaudu sisään Google-tilillesi ja aloita peli.

Ammattilaistila KÄYTÖSSÄ – Valitse 🏠 / 🛆 Koti. Valitse 🎮 Pelit.

Kirjaudu sisään Google-tilillesi ja aloita peli.

Paina ← BACK -painiketta useita kertoja tai paina ⑦ EXIT -painiketta tai lopeta sovellus sen omalla poistumis-/pysäytyspainikkeella.

™ Ammattilaistilavalikko

10.1

Tietoja Ammattilaistilavalikosta

Ammattilaistila-valikossa voit käynnistää minkä tahansa TV:n toiminnoista.

Ammattilaistila-valikko on järjestetty seuraavasti:

- Suositus III
- TV-kanavat 👿
- · Cast 🔊
- Sovellukset 🗰
- Pelit 🎮
- Enemmän •••

Ammattilaistila-valikon oikea yläreuna on järjestetty seuraavasti:

- \cdot Tilin hallinta
- Viestit ☑ (valinnainen toiminto hotellin omien asetuksien mukaisesti)
- Lasku 🗐 (valinnainen toiminto hotellin omien asetuksien mukaisesti)
- ・Aseta herätys 🔞
- •Sää 淃
- Valikoiden kieli 🛛 🖳
- Nykyinen aika

10.2

Avaa Ammattilaistila-valikko

Ammattilaistila EI KÄYTÖSSÄ – katso lisätietoja kohdasta Android TV:n aloitusnäyttö.

Ammattilaistila KÄYTÖSSÄ – avaa Ammattilaistilavalikko ja valitse toiminto.

1 - Avaa Ammattilaistila-valikko valitsemalla Koti 🛆.

2 – Valitse toiminto nuolipainikkeilla ja käynnistä toiminto painamalla OK-painiketta.

3 – Sulje Ammattilaistila-valikko nykyistä toimintoa muuttamatta painamalla ←-painiketta.



Taustasovelluksen käyttö tai sisällön toisto keskeytetään, kun avaat Ammattilaistila-valikon. Voit jatkaa Ammattilaistila-valikon käyttöä tai sisällön toistamista valitsemalla sovelluksen tai sisällön aloitusnäytössä.

^{10.3} TV-kanavat

Kanavien katseleminen

Kanavan virittäminen

Voit aloittaa TV-kanavien katselun painamalla ₱ -painiketta. TV siirtyy viimeksi katsellulle TVkanavalle.

Kanavan vaihtaminen

- Vaihda kanavaa CH +/- -painikkeilla.

Edellinen kanava

- Voit palata edelliselle kanavalle painamalla 🗲 BACK -painiketta.

^{10.4} Pelit

Avaa Ammattilaistila-valikko ja valitse Pelit.

1 – Valitsemalla 🏠 / 🛆 Koti voit avata Ammattilaistila-valikon.

2 - Valitse Pelit 🛤 ja paina OK-painiketta.

Ihanteellinen peliasetus

Jos pelin nopeus ja tarkkuus on tärkeää, aseta TV**pelitilaan**, ennen kuin alat pelata. Jos pelikonsoli on lisätty lähdevalikkoon (liitäntäluetteloon) **Peli**-tyyppisenä laitteena, televisioon määritetään optimaaliset peliasetukset automaattisesti. Jos pelikonsolin tyypiksi on asetettu **Pelaaja** ja sitä käytetään enimmän aikaa soittimena, anna laitetyypin olla Soitin.

TV:n ihanteellisen asetuksen määrittäminen manuaalisesti: . .

- 1 Valitse 🏠 / 🏠 Koti > 🚥 Enemmän
- > 🌣 Asetukset > 🛋 Kuva > Kuvatyyli.
- 2 Valitse Peli ja paina OK-painiketta.

3 - Sulje valikko painamalla 🔶 painiketta

tarvittaessa useita kertoja. Muista poistaa Peli tai tietokone –asetus käytöstä, kun lopetat pelaamisen.

10.5

Ammattitason asetukset

Kuvatyyli

Tyylin valitseminen

Valitse ☆ / ☆ Koti > ••• Enemmän > ☆ Asetukset > ঊ Kuva > Kuvatyyli.

Voit säätää kuvaa helposti valitsemalla esimääritetyn kuvatyyliasetuksen.

• Oma asetus – ensimmäisellä käyttökerralla määrittämäsi kuva-asetukset.

- Eloisa paras asetus katseluun valoisaan aikaan
- Luonnollinen luonnolliset kuva-asetukset

•
 Standardi – eniten energiaa säästävä asetus, oletusasetus

- Elokuva paras asetus elokuvien katseluun
- Peli paras asetus pelien pelaamiseen

• Tietokone – paras asetus yhdistetystä tietokoneesta tulevan kuvan katseluun

Kuvamuoto

Valitse kuvamuoto

Jos kuva ei täytä koko kuvaruutua eli ylä- ja alareunassa tai molemmilla sivuilla on mustat palkit, voit säätää kuvan koko kuvaruudun kokoiseksi.

Kuvaruudun täyttäminen perusasetuksella

Valitse ☆ / ☆ Koti > ••• Enemmän > ☆ Asetukset > I Kuvamuoto.

Seuraavat kuvamuodot voivat olla käytettävissä kuvaruudussa näkyvän kuvan mukaan.

- Laajakuva
- Koko näyttö
- Kuva, venytys
- Skaalaamaton

Äänityyli

Tyylin valitseminen

Valitse ☆ / ☆ Koti > ••• Enemmän > ☆ Asetukset > 🖬 Ääni> Äänityyli.

Jotta äänen asetusten säätö olisi helppoa, voit valita esimääritetyn asetuksen äänityylin avulla.

- Oma asetus Mukauta kuvaa ja ääntä -kohdassa tekemäsi valinnat
- Alkuperäinen neutraalein ääniasetus
- Elokuva paras asetus elokuvien katseluun
- \cdot Musiikki paras asetus musiikin kuunteluun
- Peli paras asetus pelien pelaamiseen
- Uutiset paras asetus puheelle

Kieli

Vaihda television valikkojen ja viestien kieli

Valitse ☆ / ☆ Koti > ••• Enemmän > ☆ Asetukset > ‰ Valikoiden kieli.

Valitse kieli ja paina OK-painiketta.

Eco-asetukset

Sulje näyttö virran säästämiseksi

Valitse ☆ / ☆ Koti > ••• Enemmän > ♥ Ominaisuudet > @³t Uniajastin > Näyttö pois.

Voit sammuttaa TV-ruudun, jos vain kuuntelet TV:n ääntä.

Vain TV-ruutu poistetaan käytöstä.

Aseta sammutuksen ajastin

Valitse ☆ / ☆ Koti > ••• Enemmän > ♥ Ominaisuudet > @¹₂ Uniajastin > Uniajastin.

Suurenna tai pienennä arvoa painamalla nuolipainikkeita ∧ (ylös) tai ∨ (alas). Arvo 0 (Pois) poistaa automaattisen sammutuksen käytöstä.

Sammutuksen ajastimen ansiosta TV sammuu automaattisesti virran säästämiseksi.

Jos käytät televisiota tietokoneen näyttönä tai katselet televisiota digitaalivastaanottimella (digisovittimella), poista automaattinen virrankatkaisu käytöstä valitsemalla arvoksi **0**.

^{10.6} Google-tili

Kirjaudu

Jos haluat nauttia Philips Android TV:n kaikista ominaisuuksista, voit kirjautua Googleen omalla Google-tililläsi.

Sisäänkirjautumisen jälkeen voit pelata suosikkipelejäsi niin puhelimella, tabletilla kuin televisiolla. Saat myös mukautettuja video- ja musiikkisuosituksia televisiosi aloitusnäyttöön ja voit käyttää YouTubea, Google Play -palvelua ja muita sovelluksia.

Kirjaudu Googleen televisiolla käyttämällä Googletiliäsi. Google-tili koostuu sähköpostiosoitteesta ja salasanasta. Jos sinulla ei vielä ole Google-tiliä, voit luoda sellaisen tietokoneella tai tabletilla (accounts.google.com). Jos et kirjautunut sisään ensimmäisen TV-asennuksen aikana, voit aina kirjautua sisään myöhemmin.

Kirjaudu

Valitse 🏠 / 🏠 > Avaa Ammattilaistila-valikko.

Valitse Ammattilaistila-valikon oikeasta yläreunasta Tilin hallinta ja paina OK-painiketta. Kirjoita näyttönäppäimistöllä sähköpostiosoite ja salasana ja kirjaudu sisään painamalla OK-painiketta.

Android TV:n aloitusnäyttö

11.1

Tietoja Android TV:n aloitusnäytöstä

Pääset hyödyntämään Androidia TV:tä parhaalla mahdollisella tavalla yhdistämällä television internetiin.

Aloitusnäyttö on Android-älypuhelimen tai -tabletlaitteen tapaan television toimintojen keskipiste. Aloitusnäytössä voit valita katseltavan sisällön useasta eri vaihtoehdosta. Aloitusnäytöstä voit siirtyä helposti katsomaan suosikkisovelluksiesi sisältöjä. Voit lisätä kanavia tai etsiä uusia sovelluksia.

11.2

Android TV:n aloitusnäytön avaaminen

Ammattilaistila KÄYTÖSSÄ – Lisätietoja on asennusoppaassa.

Ammattilaistila EI KÄYTÖSSÄ – Avaa Android TV:n aloitusnäyttö ja valitse toiminto.

1 - Paina valikkopainiketta, siirry kohtaan Philips Collection ja paina OK-painiketta.

2 – Valitse toiminto nuolipainikkeilla ja käynnistä toiminto painamalla OK-painiketta.

3 – Sulje aloitusvalikko nykyistä toimintoa muuttamatta painamalla ←-painiketta.



Taustasovelluksen käyttö tai sisällön toisto keskeytetään, kun avaat Android TV:n aloitusnäytön. Voit jatkaa sovelluksen käyttöä tai sisällön toistamista valitsemalla sovelluksen tai sisällön Android TV:n aloitusnäytössä.

^{11.3} Android TV:n asetukset

Kuva

Kuvan asetukset

Kuvatyyli

Tyylin valitseminen

Valitse ☆ / ☆ > ✿ Asetukset

> Kuva > Kuvatyyli.

Voit säätää kuvaa helposti valitsemalla esimääritetyn kuvatyyliasetuksen.

- Oma asetus ensimmäisellä käyttökerralla määrittämäsi kuva-asetukset.
- Eloisa paras asetus katseluun valoisaan aikaan
- Luonnollinen luonnolliset kuva-asetukset
- Elokuva paras asetus elokuvien katseluun
- Peli paras asetus pelien pelaamiseen
- Tietokone paras asetus yhdistetystä tietokoneesta tulevan kuvan katseluun

Väri, kontrasti, terävyys, kirkkaus

Säädä kuvan väriä

Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Väri. Säädä kuvan värikylläisyyttä nuolipainikkeilla ∧ (ylös) tai ∨ (alas).

Säädä kuvan värikontrastia

Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Kontrasti. Säädä kuvan kontrastia nuolipainikkeilla ∧ (ylös) tai ∨ (alas).

Voit vähentää virrankulutusta pienentämällä kontrastia.

Säädä kuvan terävyyttä

Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Terävyys. Säädä kuvan terävyyttä nuolipainikkeilla ∧ (ylös) tai ∨ (alas).

Kirkkauden säätäminen

Valitse ☆ / ☆ Koti > ✿ Asetukset > Kuva > Kirkkaus. Määritä kuvasignaalin kirkkaus Huomautus: Jos kirkkaus poikkeaa paljon viitearvosta (50), kontrasti saattaa olla alhaisempi.

Kuvien lisäasetukset

Väriasetukset

Väriasetuksien lisäasetukset

Säädä värien parannusta Valitse ☆ / ☆ Koti > ✿ Asetukset >

Kuva > Lisäasetukset > Väri > Värien parannus.

Valitse värien vahvuuden ja tarkkuuden tasoksi Maksimi, Normaali tai Minimi.

Valitse esiasetettu värilämpötila Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Lisäasetukset > Väri > Värilämpötila.

Määritä haluamasi värilämpötila valitsemalla **Normaali, Lämmin** tai **Kylmä** .

Mukauta värilämpötilaa Valitse 🏠 / 🛆 Koti > 🌣 Asetukset > Kuva > Lisäasetukset > Väri > Mukautettu värilämpötila.

Jos haluat mukauttaa värilämpötilaa itse, valitse Värilämpötila-valikossa Mukauta. Suurenna tai pienennä arvoa painamalla nuolipainikkeita ∧ (ylös) tai ∨ (alas). WP tarkoittaa valkopistettä ja BL mustan tasoa. Voit valita myös jonkin valikossa olevista esimääritetyistä asetuksista.

Kontrastin lisäasetukset

Kontrastitilat

Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Lisäasetukset >

Kontrasti > Kontrastitila.

Valitsemalla asetuksen Normaali, Optimoitu kuva tai Optimoitu energiansäästö TV vähentää kontrastia automaattisesti ja takaa alhaisimman virrankulutuksen tai parhaan kuvanlaadun. Voit poistaa säädön käytöstä valitsemalla Pois.

Dynaaminen kontrasti

Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Lisäasetukset > Kontrasti > Dynaaminen kontrasti.

Maksimi-, Keskitaso- tai Minimi-asetuksella voidaan valita taso, jolla TV alkaa automaattisesti parantaa yksityiskohtia kuvan tummilla, keskivaloisilla ja valoisilla alueilla.

Videokontrasti, gamma

Videokontrasti Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Lisäasetukset > Kontrasti > Videokontrasti.

Säädä videokontrastin tasoa nuolipainikkeella ∧ (ylös) tai ∨ (alas).

Gamma Valitse ☆ / ☆ Koti > ✿ Asetukset >

Kuva > Lisäasetukset > Kontrasti > Gamma.

Määritä epälineaarinen kuvan kirkkauden ja kontrastin asetus nuolipainikkeella 🔺 (ylös) tai 🖌 (alas).

Terävyyden lisäasetukset

Kirkas kuva

Kohinanvaimennus

Valitse ☆ / △ Koti > ☆ Asetukset > Kuva > Lisäasetukset > Kirkas kuva > Kohinanvaimennus.

Valitse videosisällön kohinanvaimennuksen tasoksi Maksimi, Normaali tai Minimi. Kohina näkyy kuvassa pieninä liikkuvina pisteinä.

MPEG artifact -vähentyminen

Valitse ☆ / ☆ Koti > ☆ Asetukset > Kuva > Lisäasetukset > Kirkas kuva > MPEG artifact -vähentyminen.

Valitse digitaalisen videosisällön häiriöiden poiston tasoksi Maksimi, Normaali tai Minimi. MPEG-häiriöt ilmenevät tavallisimmin pieninä ruutuina tai epätasaisina reunoina kuvassa.

Kuvamuoto

Jos kuva ei täytä koko kuvaruutua eli ylä- ja alareunassa tai molemmilla sivuilla on mustat palkit, voit säätää kuvan koko kuvaruudun kokoiseksi.

Kuvaruudun täyttäminen perusasetuksella

1 - Valitse TV:n katselun aikana ঐ / 奋 Koti > ✿ Asetukset > Kuva > Kuvamuoto.

2 - Valitse kuvasuhde luettelosta ja paina **OK** -painiketta.

3 - Sulje valikko painamalla 🗲 BACK -painiketta (tarvittaessa useita kertoja).

Seuraavat kuvaformaatit voivat olla käytettävissä kuvaruudussa näkyvän kuvan mukaan...

- Laajakuva
- Koko näyttö
- \cdot Kuva, venytys
- Skaalaamaton

Ääni

Äänityyli

Tyylin valitseminen

Valitse ☆ / ☆ Koti > ✿ Asetukset > Ääni > Äänityyli.

Jotta äänen asetusten säätö olisi helppoa, voit valita esimääritetyn asetuksen äänityylin avulla.

• Oma asetus – Mukauta kuvaa ja ääntä -kohdassa tekemäsi valinnat

- · Alkuperäinen neutraalein ääniasetus
- Elokuva paras asetus elokuvien katseluun
- Musiikki paras asetus musiikin kuunteluun
- Peli paras asetus pelien pelaamiseen
- Uutiset paras asetus puheelle

Äänentoiston hallinta

Valitse laite.

Valitse ☆ / ☆ Koti > ✿ Asetukset > Ääni > Äänentoiston hallinta. Määritä äänentoistolaitteet.

• TV-kaiuttimet – Määritä TV toistamaan ääni TV:n tai liitetyn äänentoistojärjestelmän kautta.

 Kuulokkeet/kylpyhuonekaiuttimet – käytössä / ei käytössä

• Kuuloke-/kylpyhuonetoiston kiinteä

äänenvoimakkuus – Kun tämä on käytössä,

kuuloke-/WC-toistossa käytetään käynnistysasetusta kiinteästi.

• Kuulokkeiden tunnistus – käytössä / ei käytössä.

TV:n sijoittelu

Valitse ☆ / ☆ Koti > ☆ Asetukset > Ääni > TV:n sijoittelu.

Valitse parhaan äänentoiston takaamiseksi TVjalustalla- tai Seinällä-asetus. Edistynyt

Eco-asetukset

Uniajastin

Valitse ☆ / ☆ Koti > ☆ Asetukset > Ecoasetukset > Uniajastin.

Määritä TV siirtymään valmiustilaan esimääritetyn ajan kuluttua. Aseta ajastimen arvoksi nolla, jos haluat poistaa toiminnon käytöstä.

Suurenna tai pienennä arvoa painamalla nuolipainikkeita ∧ (ylös) tai ∨ (alas). Arvo 0 (Pois) poistaa automaattisen sammutuksen käytöstä.

Sammutuksen ajastimen ansiosta TV sammuu automaattisesti virran säästämiseksi.

Jos käytät televisiota tietokoneen näyttönä tai katselet televisiota digitaalivastaanottimella (digisovittimella), poista automaattinen virrankatkaisu käytöstä valitsemalla arvoksi **0**.

Näyttö pois

Valitse ☆ / ☆ Koti > ☆ Asetukset > Ecoasetukset > Näyttö pois.

Voit sammuttaa TV-ruudun, jos vain kuuntelet TV:n ääntä. Voin TV-ruutu poistotaan käytöstä

Vain TV-ruutu poistetaan käytöstä.

Alue ja kieli

Kielet

Valitse ☆ / ☆ Koti > ☆ Asetukset > Alue ja kieli > Kielet.

Määritä alue- ja kieliasetukset.

• Android-järjestelmän/valikoiden kieli – Vaihda television valikkojen ja viestien kieli.

• Ensisijainen ääni – Määritä lähetysten äänen kielen korkein asetus.

• Toissijainen ääni – Määritä lähetysten äänen kielen seuraava asetus.

• Ensisijainen teksti – Määritä lähetysten tekstityksen kielen korkein asetus.

• Toissijainen teksti – Määritä lähetysten tekstityksen kielen seuraava asetus.

• Ensisijainen teksti-TV – Määritä lähetysten teksti-

TV:n kielen ensisijainen asetus.

• Toissijainen teksti-TV – Määritä lähetysten teksti-TV:n kielen seuraava asetus.

Erityisryhmäasetukset

Valitse ☆ / ☆ Koti > ☆ Asetukset > Käytettävyys > Erityisryhmille.

Kun Erityisryhmille-asetus on käytössä, kuurot, kuulorajoitteiset, sokeat tai heikkonäköiset voivat käyttää televisiota helpommin.

Ota erityisryhmäasetukset käyttöön Valitse 🏠 / 🛆 Koti > 🌣 Asetukset > Käytettävyys > Erityisryhmille > Käytössä.

Erityisryhmäasetukset – kuulorajoitteiset Valitse ☆ / ☆ Koti > ☆ Asetukset > Käytettävyys

 > Erityisryhmille > Kuulemisvaikeus > Käytössä.
 · Jotkin digitaaliset TV-kanavat lähettävät ohjelmissaan kuulorajoitteisille tai kuuroille katselijoille tarkoitettua ääntä ja tekstitystä.

• Televisio siirtyy automaattisesti käyttämään kuulovammaisille tarkoitettua ääntä ja tekstitystä, kun ne ovat saatavilla.

Erityisryhmäasetukset – näkörajoitteiset Valitse 🏠 / 🛆 Koti > 🌣 Asetukset > Käytettävyys > Erityisryhmille > Äänikuvaus > Äänikuvaus > Käytössä.

Digitaaliset TV-kanavat voivat lähettää ääniselostuksen, joka kuvailee ruudun tapahtumia.

Asetukset > Käytettävyys > Erityisryhmille > Äänikuvaus > Yhd. voimakkuus, Äänitehosteet, Puhe.

 Yhdistetty äänenvoimakkuus -tilassa voit yhdistää normaalin äänenvoimakkuuden selostuksen äänen kanssa. Suurenna tai pienennä arvoa painamalla nuolipainikkeita ∧ (ylös) tai ∨ (alas).

• Voit käyttää selostuksessa äänitehosteita, kuten stereo- tai häivytysääntä, valitsemalla Äänitehosteasetukseksi Päälle.

• Valitse Puhe ja määritä puheasetuksen arvoksi Kuvaava tai Tekstitys.

Sisältöluokitus

Luokitustaso

Valitse ☆ / ☆ Koti > ☆ Asetukset > Sisältöluokitus.

Voit estää lapsia katsomasta heille sopimatonta ohjelmaa määrittämällä ikäluokituksen. Digitaalisten kanavien ohjelmilla saattaa olla ikäluokitus. Jos jonkin ohjelman ikäluokitus on sama tai korkeampi kuin lapsellesi asettamasi ikäluokitus, ohjelma lukitaan. Jos haluat katsella lukittua ohjelmaa, sinun täytyy ensin antaa koodi.

Ikäluokituksen asettaminen

Valitse ☆ / ☆ Koti > ☆ Asetukset > Sisältöluokitus > Luokitustas.

Aseta ikä ja paina OK-painiketta. Jos haluat poistaa ikäluokituksen käytöstä, valitse Ei mitään. Joissakin maissa ikäluokitus täytyy määrittää.

Aseta koodi tai vaihda koodi

Valitse ☆ / ☆ Koti > ☆ Asetukset > Sisältöluokitus.

Lapsilukon koodilla voidaan lukita kanavia ja ohjelmia sekä poistaa niiden lukitus.

Aseta uusi koodi tai vaihda nykyinen koodi.

Valitse ☆ / ☆ Koti > ☆ Asetukset > Sisältöluokitus > Muuta koodi.

Huomautus:

Jos olet unohtanut PIN-koodin, voit ohittaa sen kirjoittamalla **8888** ja määrittää uuden koodin.

11.4

Android TV:si yhdistäminen

Verkko ja internet

Kotiverkko

Jos haluat nauttia Philips Android TV:n kaikista ominaisuuksista, televisiosi yhdistettävä internetiin.

Yhdistä televisio kotiverkon kautta nopeaan internetyhteyteen. Voit liittää television reitittimeesi langattomasti tai kaapelilla.

Yhdistä verkkoon

Langaton yhteys

Vaatimukset

Jos haluat yhdistää TV:n langattomasti internetiin, tarvitset Wi-Fi-reitittimen, jossa on internet-yhteys.

Käytä nopeaa (laajakaista) yhteyttä.



Yhteyden muodostaminen

Yhteyden muodostaminen – LANGATON

Valitse ☆ / ☆ Koti > ☆ Asetukset > 중 Langaton ja verkko > Yhdistä verkkoon > LANGATON.

1 - Valitse löydettyjen verkkojen luettelosta oma langaton verkkosi. Jos verkkoasi ei näy luettelossa, koska verkon nimi on piilotettu (olet poistanut reitittimen SSID-lähetyksen käytöstä), valitse Lisää uusi verkko ja kirjoita verkon nimi itse.

2 - Kirjoita reitittimen tyypin mukaan salausavaimesi – WEP, WPA tai WPA2. Jos olet aiemmin antanut saman verkon salausavaimen, voit muodostaa yhteyden heti valitsemalla OK.

3 - Näyttöön tulee viesti yhteyden muodostamisesta.

Yhteyden muodostaminen – WPS

Valitse ☆ / ☆ Koti > ☆ Asetukset > 축 Langaton ja verkko > Yhdistä verkkoon > WPS.

Jos reitittimessä on WPS, voit muodostaa siihen yhteyden suoraan etsimättä verkkoja. Jos langattomassa verkossasi on laitteita, jotka käyttävät WEP-suojaussalausjärjestelmää, et voi käyttää WPS:ää.

1 - Siirry reitittimeen, paina WPS-painiketta ja palaa TV:hen kahden minuutin kuluessa.

- 2 Muodosta yhteys valitsemalla Yhdistä.
- 3 Näyttöön tulee viesti yhteyden muodostamisesta.

Yhteyden muodostaminen – WPS JA PIN-KOODI

Valitse ☆ / ☆ Koti > ☆ Asetukset > 중 Langaton ja verkko > Yhdistä verkkoon > WPS JA PIN-KOODI.

Jos reitittimessä on WPS ja PIN-koodi, voit muodostaa siihen yhteyden suoraan etsimättä verkkoja. Jos langattomassa verkossasi on laitteita, jotka käyttävät WEP-suojaussalausjärjestelmää, et voi käyttää WPS:ää.

1 - Kirjoita muistiin 8-numeroinen PIN-koodi ja anna

tietokoneen reititinohjelmistoon. Katso reitittimen käyttöohjeesta, mihin ohjelmiston kohtaan PIN-koodi kirjoitetaan.

- 2 Muodosta yhteys valitsemalla Yhdistä.
- 3 Näyttöön tulee viesti yhteyden muodostamisesta.

Ongelmat

Langatonta verkkoa ei löydy / häiriö verkossa

• Mikroaaltouunit, DECT-puhelimet ja muut Wi-Fi 802.11b/g/n -laitteet lähietäisyydellä saattavat häiritä langatonta verkkoa.

• Varmista, että verkon palomuurit sallivat langattoman yhteyden televisioon.

• Jos langaton verkko ei toimi kunnolla, kokeile asentaa kiinteä yhteys.

Internet ei toimi

• Jos reititinyhteys on kunnossa, tarkista reitittimen internetyhteys.

Tietokone- ja internetyhteydet ovat hitaita

• Langattoman reitittimen käyttöoppaassa on tietoja verkon kantamasta sisätiloissa, siirtonopeudesta ja muista signaalin laatuun vaikuttavista tekijöistä.

• Käytä nopeaa internetyhteyttä (laajakaistayhteyttä) reitittimelle.

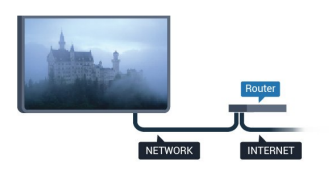
DHCP

• Jos yhteys epäonnistuu, tarkista reitittimen DHCP (Dynamic Host Configuration Protocol) –asetus. DHCP:n on oltava käytössä.

Kiinteä yhteys

Vaatimukset

Kun yhdistät TV:n internetiin, tarvitset verkkoreitittimen, jossa on internetyhteys. Käytä nopeaa (laajakaista) yhteyttä.



Yhteyden muodostaminen

Yhteyden muodostaminen – WIRED

Valitse ☆ / ☆ Koti > ☆ Asetukset > 중 Langaton ja verkko > Yhdistä verkkoon > WIRED. 1 - Liitä reititin televisioon verkkokaapelilla (Ethernet-kaapelilla**).

2 - Varmista, että reitittimen virta on kytketty.

- 3 Televisio etsii verkkoyhteyttä jatkuvasti.
- 4 Näyttöön tulee viesti yhteyden muodostamisesta.

Jos yhteys epäonnistuu, tarkista reitittimen DHCPasetus. DHCP:n on oltava käytössä.

**Varmista EMC-säädösten noudattaminen käyttämällä suojattua FTP Cat. 5E Ethernet -kaapelia.

Google-tili

Kirjaudu

Jos haluat nauttia Philips Android TV:n kaikista ominaisuuksista, voit kirjautua Googleen omalla Google-tililläsi.

Sisäänkirjautumisen jälkeen voit pelata suosikkipelejäsi niin puhelimella, tabletilla kuin televisiolla. Saat myös mukautettuja video- ja musiikkisuosituksia televisiosi aloitusnäyttöön ja voit käyttää YouTubea, Google Play -palvelua ja muita sovelluksia.

Kirjaudu Googleen televisiolla käyttämällä Googletiliäsi. Google-tili koostuu sähköpostiosoitteesta ja salasanasta. Jos sinulla ei vielä ole Google-tiliä, voit luoda sellaisen tietokoneella tai tabletilla (accounts.google.com). Tarvitset Google+-profiilin, jotta voit pelata pelejä Google Play -palvelulla. Jos et kirjautunut sisään ensimmäisen TV-asennuksen aikana, voit aina kirjautua sisään myöhemmin.

Kirjaudu

Valitse ☆ Koti > ∎ Sovellukset > Google Play Kauppa.

Kirjoita näyttönäppäimistöllä sähköpostiosoite ja salasana ja kirjaudu sisään painamalla OK-painiketta.

Android-asetukset

Voit määrittää tai tarkastella useita vain Androidiin liittyviä asetuksia ja tietoja. Näet televisioon asennettujen sovellusten luettelon ja niiden tarvitseman tallennustilan. Voit määrittää kielen, jota äänihaussa käytetään. Voit määrittää näytössä näkyvän näppäimistön tai antaa sovelluksille oikeuden käyttää sijaintiasi. Tutustu erilaisiin Androidasetuksiin. Lisätietoja näistä asetuksista saat osoitteesta www.support.google.com/androidty.

Asetuksien avaaminen

Valitse ☆ / ☆ Koti > ☆ Asetukset > Asetukset > Android-asetukset.

11.5

Kanavat

Kanavien katseleminen

Kanavan virittäminen

Voit aloittaa TV-kanavien katselun painamalla ₱ -painiketta. TV siirtyy viimeksi katsellulle TVkanavalle.

Kanavan vaihtaminen

- Vaihda kanavaa painamalla CH+ tai CH-.

Edellinen kanava

- Voit palata edelliselle kanavalle painamalla 🗲 BACK -painiketta.

11.6

Kanavien asennus

Kanavien asentaminen

Antenni-/kaapeliasennus

Kanavien haku

Voit asentaa kaikki kanavat uudelleen muuttamatta muita television asetuksia.

Jos PIN-koodi on määritetty, tarvitset sen, jotta voit asentaa kanavat uudelleen.

Kanavien haku

 Valitse ☆ / ☆ Koti > ☆ Asetukset > Kanavien asentaminen ja paina OK-painiketta.
 Valitse RF-kanavien asennus ja paina OK -painiketta.

3 - Kirjoita tarvittaessa PIN-koodisi.
Valitse Kanavien haku ja paina OK-painiketta.
Valitse Aloita ja paina OK-painiketta.
Valitse asuinmaasi ja paina OK-painiketta.
Valitse Aloita ja paina OK-painiketta.
Valitse haluamasi asennustyyppi, Antenni
(DVB-T) tai Kaapeli (DVB-C), ja paina OK-painiketta.
Valitse haluamasi kanavatyyppi, Digitaaliset ja analogiset kanavat tai Vain digitaaliset kanavat, ja paina OK-painiketta.
Valitse Seuraava ja paina OK-painiketta.
Valitse haluamasi kanavatyyppi, Digitaaliset ja analogiset kanavat tai Vain digitaaliset kanavat, ja paina OK-painiketta.
Valitse Seuraava ja paina OK-painiketta.
Valitse Aloita ja päivitä digitaalikanavat painamalla OK-painiketta. Tämä voi kestää muutaman minuutin.
Siirry yksi vaihe taaksepäin painamalla < (vasen)

-painiketta tai sulje valikko painamalla ← BACK -painiketta.

Autom. kanavapäivitys

Jos vastaanotat digitaalisia kanavia, voit asettaa television päivittämään ne automaattisesti.

Televisio päivittää kanavat ja tallentaa uusia kanavia kerran päivässä, klo 6. Uudet kanavat tallennetaan kanavaluetteloon, ja niiden yhteydessä näkyy ★ -merkintä. Signaalittomat kanavat poistetaan. Televisio voi päivittää kanavat automaattisesti vain valmiustilassa. Voit poistaa automaattisen kanavapäivityksen käytöstä.

Automaattisen päivityksen poistaminen käytöstä

1 - Valitse ☆ / ☆ Koti > ☆ Asetukset > Kanavien asentaminen ja paina OK-painiketta.

2 - Valitse **RF-kanavien asennus** ja paina **OK** -painiketta.

3 - Kirjoita tarvittaessa PIN-koodisi.

4 – Valitse Automaattinen kanavapäivitys ja paina OK-painiketta.

5 - Valitse Pois ja paina OK-painiketta.

6 - Siirry yksi vaihe taaksepäin painamalla ≮ (vasen) -painiketta tai sulje valikko painamalla ← BACK -painiketta.

Kanavapäivitysviesti

Jos televisio löytää uusia kanavia tai kanavia päivitetään tai poistetaan, television käynnistyessä ruutuun tulee tätä koskeva viesti. Jos et halua viestiä jokaisen kanavapäivityksen jälkeen, voit poistaa sen käytöstä.

Viestin poistaminen käytöstä

1 - Valitse ☆ / ☆ Koti > ☆ Asetukset > Kanavien asentaminen ja paina OK-painiketta.

2 - Valitse **RF-kanavien asennus** ja paina **OK** -painiketta.

3 - Kirjoita tarvittaessa PIN-koodisi.

4 – Valitse Automaattinen kanavapäivitys ja paina OK-painiketta.

5 - Valitse Pois ja paina OK-painiketta.

6 - Siirry yksi vaihe taaksepäin painamalla ≮ (vasen) -painiketta tai sulje valikko painamalla ← BACK -painiketta.

Joissakin maissa automaattinen kanavapäivitys tapahtuu, kun televisiota katsellaan tai kun se on valmiustilassa.

Digitaalinen: Manuaalinen asennus

Digitaaliset TV-kanavat voidaan virittää yksitellen.

Digitaalisten kanavien asentaminen

1 - Valitse ☆ / ☆ Koti > ☆ Asetukset > Kanavien asentaminen ja paina OK-painiketta.

2 - Valitse RF-kanavien asennus ja paina OK

-painiketta.

3 - Valitse Digitaalinen: Manuaalinen asennus ja paina OK-painiketta.

4 - Valitse Haku ja paina OK-painiketta. Voit etsiä kanavaa kirjoittamalla taajuuden itse tai antaa television hakea kanavaa. Valitse > (oikea)
-painikkeella Haku ja etsi kanavaa automaattisesti painamalla OK-painiketta. Löytynyt kanava näkyy näytössä. Jos signaalin laatu on huono, paina Haku-painiketta uudelleen. Jos haluat tallentaa kanavan, valitse Valmis ja paina OK-painiketta.

Analoginen: Manuaalinen asennus

Analogiset televisiokanavat voidaan virittää yksitellen manuaalisesti.

Analogisten kanavien asentaminen

1 - Valitse ☆ / ☆ Koti > ☆ Asetukset > Kanavien asentaminen ja paina OK-painiketta.

2 - Valitse **RF-kanavien asennus** ja paina **OK** -painiketta.

3 – Valitse Analoginen: Manuaalinen asennus ja paina OK-painiketta.

Järjestelmä

Määritä TV-järjestelmä valitsemalla **Järjestelmä**. Valitse maa tai alue, jossa olet, ja paina **OK** -painiketta.

Kanavahaku

Voit etsiä kanavan valitsemalla **Kanavahaku** ja painamalla **OK**-painiketta. Voit etsiä kanavaa kirjoittamalla taajuuden itse tai antaa television hakea kanavaa. Valitse **>** (oikea) -painikkeella **Haku** ja etsi kanavaa automaattisesti painamalla **OK** -painiketta. Löytynyt kanava näkyy näytössä. Jos signaalin laatu on huono, paina **Haku**-painiketta uudelleen. Jos haluat tallentaa kanavan, valitse **Valmis** ja paina **OK**-painiketta.

Muistiin

Voit tallentaa kanavan nykyisellä kanavanumerolla tai uudella kanavanumerolla.

Valitse **Tallenna nykyinen kanava** tai **Tallenna uutena kanavana** ja paina **OK**-painiketta. Uuden kanavan numero näkyy ruudussa lyhyen aikaa.

Voit toistaa näitä vaiheita, kunnes kaikki analogiset televisiokanavat on asennettu.

Internet

Internet-käytön aloittaminen

Voit selata internetiä televisiollasi. Voit katsella mitä tahansa internet-sivua televisiossasi, mutta useimpia niistä ei ole suunniteltu televisioruudulle.

• Tietyt laajennukset (esimerkiksi sivujen tai videoiden katsomiseen) eivät ole käytettävissä televisiossa.

• Et voi lähettää tai ladata tiedostoja.

• Internetsivut näkyvät yksi sivu kerrallaan näytön kokoisena.

Selaimen käynnistäminen

1 - Valitse 🏠 / 🛆 HOME.

2 - Vieritä alas ja valitse **Sovellukset** > **(#)** Internet ja paina OK-painiketta.

3 - Kirjoita Internet-osoite, valitse ✓ ja paina OK -painiketta.

4 - Sulje selain valitsemalla \bigcirc / \bigcirc HOME tai D.

^{11.8} Ohjelmisto

Päivitä ohjelmisto

Ohjelmistoversio

Television ohjelmistoversion tarkistaminen

1 - Valitse ☆ / ☆ > Asetukset ☆ ja paina OK-painiketta.

2 - Valitse Päivitä ohjelmisto > Nykyinen laiteohjelmisto ja paina OK-painiketta.

3 – Versio, julkaisutiedot ja luontipäivä tulevat näkyviin.

4 - Sulje valikko painamalla ≮(vasen) -painiketta, tarvittaessa toistuvasti.

Päivitys verkkosivuilta

Näet TV:n nykyisen laiteohjelmistoversion valitsemalla asetusvalikossa Päivitä ohjelmisto > Nykyinen laiteohjelmisto.

Tarkista päivityksen säännöllisesti osoitteesta www.philips.com/support.

Päivitä laiteohjelmisto oheisten ohjeiden mukaisesti.

Lataa uusin ohjelmisto

- 1 Avaa Internet Explorer.
- 2 Siirry Philipsin tukisivustoon osoitteessa
- http://www.philips.com/support.

3 – Kirjoita mallinumero. (Mallinumero näkyy television takapaneelin tarrassa.)

4 - Siirry TV:n tuotesivulle ja valitse Support (Tuki).

5 - Valitse Software updates (Ohjelmistopäivitykset) ja lataa ohjelmisto valitsemalla Download file (Lataa tiedosto). (Ohjelmisto on saatavilla zip-tiedostona.) 6 - Jos ohjelmistoversio on uudempi kuin televisioon asennettu versio, napsauta ohjelmiston latauslinkkiä.
7 - Hyväksy käyttöoikeussopimus/käyttöehdot valitsemalla I agree (Hyväksyn), niin zip-tiedosto

ladataan automaattisesti. 8 - Pura zip-tiedosto mihin tahansa hakemistoon arkistointiapuohjelmalla.

9 - Luo USB Flash -aseman juurihakemistoon kansio nimeltä upgrades.

10 - Kopioi purkamasi upg-tiedosto upgradeskansioon kuten alla olevassa kuvassa.

11 - Irrota USB Flash -asema tietokoneesta.

Organize Share with	
Computer SOSDisk (C:) USB (E:) USB (E:)	Name autorun_QM151E_0.5.255.128.upg
Network	1

Ohjelmiston päivittäminen

1 - Kytke ohjelmistopäivityksen sisältävä USB Flash -asema television USB-liitäntään. Odota 30 sekuntia tai kunnes televisio tunnistaa USB-aseman.

2 - Televisio alkaa ladata ohjelmistoa automaattisesti.

3 - Kun ohjelmiston lataus on valmis, käynnistä TV:n päivitys painamalla Start (Aloita) -painiketta.

Avoimen lähdekoodin ohjelmisto

12.1

Avoimen lähdekoodin käyttöoikeussopimus

Tietoja avoimen lähdekoodin käyttöoikeuksista

Avoimen lähdekoodin käyttöoikeussopimusten piiriin kuuluvien TP Vision Europe B.V:n TV-ohjelmiston osien lähdekoodin README-tiedosto.

Tässä asiakirjassa kuvataan Philipsin televisiossa käytettävän lähdekoodin jakamista. Lähdekoodi on GNU-hankkeen yleisen lisenssin (GNU General Public License, GPL-lisenssi) tai GNU LGPL -lisenssin (GNU Lesser General Public License) tai muiden avoimen lähdekoodien käyttöoikeuksien alainen. Tämän ohjelmiston kopioiden hankintaohjeet ovat käyttöohjeissa.

TP EI MYÖNNÄ MITÄÄN TÄTÄ OHJELMISTOA KOSKEVAA ILMAISTUA TAI OLETETTUA TAKUUTA, MUKAAN LUKIEN KAIKKI TAKUUT OHJELMISTON MYYNTIKELPOISUUDESTA JA SOVELTUVUUDESTA TIETTYYN TARKOITUKSEEN. TP Vision Netherlands B.V. ei tarjoa tukea tälle ohjelmistolle. Edellä mainittu ei vaikuta käyttäjän ostamien TP Vision Netherlands B.V. -tuotteiden takuisiin tai käyttäjän lainmukaisiin oikeuksiin. Edellä mainittu koskee vain tätä lähdekoodia.

Open Source

Android (9.0.0)

This tv contains the Android Pie Software. Android is a Linux-based operating system designed primarily for touchscreen mobile devices such as smartphones and tablet computers. This software will also be reused in TPVision Android based TV's. The original download site for this software is :

https://android.googlesource.com/This piece of software is made available under the terms and conditions of the Apache license version 2, which can be found below. Android APACHE License Version 2 (http://source.android.com/source/licenses.html) This includes all external sources used by offical Android AOSP.

linux kernel (4.9)

This tv contains the Linux Kernel. The original download site for this software is :

http://www.kernel.org/.This piece of software is made available under the terms and conditions of the GPL v2 license, which can be found below. Additionally, following exception applies : "NOTE! This copyright does *not* cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does *not* fall under the heading of "derived work". Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the linux kernel) is copyrighted by me and others who actually wrote it. Also note that the only valid version of the GPL as far as the kernel is concerned is this particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated. Linus Torvalds"

mbed TLS (2.6.0)

Cryptographic and SSL/TLS capabilities used in Hue Streaming feature. The original download site for this software is : https://tls.mbed.org/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

aacenc (3.3.3)

Encoder AAC Bitstream. The original download site for this software is : http://c-ares.haxx.se/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

alsa (1.0.24.1)

Advanced Linux Sound Architecture (ALSA). The original download site for this software is : http://www.alsa-project.org .This piece of software is made available under the terms and conditions of the LGPL 2.0.1, which can be found below.

appweb (4.3.5)

The original download site for this software is : http://www.appwebserver.org/ .This piece of software is made available under the terms and conditions of the GPL 2.0, which can be found below.

atf (1.3)

Arm-Trusted-Firmware. The original download site for this software is : https://github.com/ARMsoftware/arm-trusted-firmware .This piece of software is made available under the terms and conditions of the BSD, which can be found below.

bash (3.2.48)

The shell, or command language interpreter. The original download site for this software is : http://www.gnu.org/software/bash/ .This piece of software is made available under the terms and

conditions of the GPL 2.0 license, which can be found below.

bluetooth_mw (1.0)

BT Stack. The original download site for this software is : https://android.googlesource.com/platform/syste m/bt .This piece of software is made available under the terms and conditions of the Apache 2.0 license, which can be found below.

bluetooth_stack (1.0)

BT Stack. The original download site for this software is : https://android.googlesource.com/platform/syste m/bt .This piece of software is made available under the terms and conditions of the Apache 2.0 license, which can be found below.

bluetooth_tool (1.0)

BT Stack. The original download site for this software is : https://android.googlesource.com/platform/syste m/bt .This piece of software is made available under the terms and conditions of the Apache 2.0 license, which can be found below.

boost (1.15.0)

Mainly use for encfs. The original download site for this software is : http://www.boost.org/ .This piece of software is made available under the terms and conditions of the Boost Software License - Version 1.0, which can be found below.

busybox (1.15.3)

BusyBox combines tiny versions of many common UNIX utilities into a single small executable. The original download site for this software is : http://www.busybox.net/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

c-ares (1.12.0)

c-ares is a C library that performs DNS requests and name resolves asynchronously. The original download site for this software is : http://cares.haxx.se/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

cJSON (1.7.7)

The original download site for this software is : http://sourcegorge.net/projects/cjson .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

coreutils (6.9)

Command like cp dd cat chroot. The original download site for this software is :

http://www.gnu.org/software/coreutils/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found

below.

libcurl (7.59.0)

libcurl is a free and easy-to-use client-side URL transfer library, supporting DICT, FILE, FTP, FTPS, Gopher, HTTP, HTTPS, IMAP, IMAPS, LDAP, LDAPS, POP3, POP3S, RTMP, RTSP, SCP, SFTP, SMTP, SMTPS, Telnet and TFTP. libcurl supports SSL certificates, HTTP POST, HTTP PUT, FTP uploading, HTTP form based upload, proxies, cookies, user+password authentication (Basic, Digest, NTLM, Negotiate, Kerberos), file transfer resume, http proxy tunneling and more!The original download site for this software is : http://curl.haxx.se/libcurl/COPYRIGHT AND PERMISSION NOTICECopyright (c) 1996 - 2010, Daniel Stenberg, daniel@haxx.se.All rights reserved.Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyrightnotice and this permission notice appear in all copies. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS ORIMPLIED. INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY.FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. INNO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OROTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USEOR OTHER DEALINGS IN THE SOFTWARE.Except as contained in this notice, the name of a copyright holder shall notbe used in advertising or otherwise to promote the sale, use or other dealingsin this Software without prior written authorization of the copyright holder.

dfb (1.5.3)

The original download site for this software is : http://www.directfb.org .This piece of software is made available under the terms and conditions of the LGPL 2.0 license, which can be found below.

dibbler (1.0.1)

Dibbler is for implement dhcpv6 client. The original download site for this software is :

http://klub.com.pl/dhcpv6/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

dosfstools (2.9)

Create an MS-DOS file system under Linux. The original download site for this software is : http://daniel-baumann.ch/files/software/dosfstools .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

e2fsprogs (1.41.14)

The original download site for this software is : http://e2fsprogs.sourceforge.net .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

electric-fence (2.1.13)

Used for memory corruption detection. The original download site for this software is : http://perens.com/ FreeSoftware/ElectricFence/electric-

fence_2.1.13-0.1.tar.gz .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

encfs (1.3.2)

Use to encrypt file or dir. The original download site for this software is : http://www.arg0.net/encfs .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

expat (2.1.0)

Xml paser; Expat is an XML parser library written in C. It is a stream-oriented parser in which an application registers handlers for things the parser might find in the XML document (like start tags). An introductory article on using .The original download site for this software is : http://expat.sourceforge.net/ .

findutils (4.2.31)

The original download site for this software is : http://www.gnu.org/software/findutils/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

freetype (2.7.1)

FreeType 2 is a software font engine that is designed to be small, efficient, highly customizable, and portable while capable of producing high-quality output (glyph images). The original download site for this software is : http://freetype.sourceforge.net .

fuse (2.8.4)

Fuse is a simple interface for userspace programs to export a virtual filesystem to the linux kernel. The original download site for this software is : http://sourceforge.net/projects/fuse .This piece of software is made available under the terms and conditions of the GPL 2.0/LGPLv2 license, which can be found below.

fusion (8.7.0)

The original download site for this software is : https://www.openhub.net/p/linuxfusion .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

gawk (3.1.5)

The original download site for this software is : http://www.gnu.org/software/gawk/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

gdisk (0.8.1)

The original download site for this software is : http://www.rodsbooks.com/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

glibc (2.18)

The original download site for this software is : http://www.gnu.org/software/libc .This piece of software is made available under the terms and conditions of the LGPL 2.0.1 license, which can be found below.

googletest (1.7.0)

The original download site for this software is : https://github.com/google/googletest .This piece of software is made available under the terms and conditions of the BSD-3 license, which can be found below.

grep (2.5.1a)

The original download site for this software is : http://www.gnu.org/software/grep/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

gzip (1.3.12)

The original download site for this software is : http://www.gnu.org/software/gzip/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

harfbuzz (1.4.2)

Libpng, a text shaping library. The original download site for this software is : http://harfbuzz.org/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

icu (51.1)

ICU is a mature, widely used set of C/C++ and Java libraries providing Unicode and Globalization support for software applications. The original download site for this software is : http://site.icu-project.org .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

inetutils (1.4.2)

The original download site for this software is : http://www.gnu.org/software/inetutils/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

iptables (1.4.15)

Iptables is a user space application program that allows a system administrator to configure the tables provided by the Linux kernel firewall (implemented as different Netfilter modules) and the chains and rules it stores. Different kernel modules and programs are currently used for different protocols; iptables applies to IPv4The original download site for this software is :https://android.googlesource.com/ .This piece of software is made available under the terms and conditions of the GPL 2.0.

iputils (s20101006)

Set of small useful utilities for Linux networking. The original download site for this software is : http://www.skbuff.net/iputils/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

jansson (2.4)

set of small useful utilities for Linux networking. The original download site for this software is : http://www.digip.org/jansson/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

jpeg (6b)

The 'libjpeg' library used for jpeg image decode. The original download site for this software is : http://www.ijg.org/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

jsonrpc (2.0)

Jsonrpc implements the parsing and validation of the jsonrpc/2.0 request before handing it over to userdefined methods. The original download site for this software is : https://github.com/pijyoi/jsonrpc .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

libdwarf

Libdwarf is a library and a set of command-line tools for reading and writing DWARF2 and later debugging information. Libdwarf handles the details of the actual format so coders can focus on the content. The original download site for this software is : https://sourceforge.net/projects/libdwarf/ .This piece of software is made available under the terms and conditions of the LGPL v2.1 license, which can be found below.

libelf (0.8.1.3)

The original download site for this software is : http://www.mr511.de/software/ .This piece of software is made available under the terms and conditions of the LGPL v2 license, which can be found below.

libiconv (1.11.1)

GNU libiconv is a convertsion library. To convert betweeen a given text encoding and the users encoding, or to convert between internal string representation (Unicode) and external stringrepresentation (a traditional encoding). The original download site for this software is : http://www.gnu.org/software/libiconv .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

libnl (v3.2.29)

The original download site for this software is : http://www.infradead.org/@tgr/libnl/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

libusb (1.0.9)

The original download site for this software is : http://libusb.sourceforge.net/ .This piece of software is made available under the terms and conditions of the LGPLv2.1 license, which can be found below.

libuv (libuv-v1.20.3)

The original download site for this software is : https://libuv.org .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

libwebsockets (3.0)

The original download site for this software is : https://libwebsockets.org/ .This piece of software is made available under the terms and conditions of the LGPL 2.1 license, which can be found below.

libxml2 (2.7.8)

Libxml2 is the XML C parser and toolkit developed for the Gnome project. The original download site for this software is : http://www.xmlsoft.org/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

lighttpd (1.4.35)

The original download site for this software is : http://www.lighttpd.net/download/ .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

liveMedia (2011.06.12)

The original download site for this software is : http://www.live555.com .This piece of software is made available under the terms and conditions of the LGPLv2.1 license, which can be found below.

lvm2 (2.02.89)

The original download site for this software is : ftp://sources.redhat.com/pub/lvm2/releases/ .This piece of software is made available under the terms and conditions of the GPL 2.0/LGPLv2.1 license, which can be found below.

lz4 (1.8.1.2)

The original download site for this software is : lz4.github.io/lz4/ .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

lzma (4.65)

The original download site for this software is : http://www.7-zip.org/sdk.html/ .

mng (1.0.10)

Libmng -THE reference library for reading, displaying, writing and examining Multiple-Image Network Graphics.MNG is the animation extension to the popular PNG image-format. The original download site for this software is :

http://sourceforge.net/projects/libmng/files/ .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

module-init-tools (3.12)

Linux userspace module loading utilities. The original download site for this software is : https://modules.wi ki.kernel.org/index.php/Main_Page .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

mtp (1.1.6)

The original download site for this software is : http://libmtp.sourceforge.net/ .This piece of software is made available under the terms and conditions of the LGPLv2.1 license, which can be found below.

ncurses (5.7)

Provide character terminal processing library. The original download site for this software is : http://www.gnu.org/software/ncurses/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

net-tools (1.60)

A program contains network command. The original download site for this software is : http://www.linuxfr omscratch.org/blfs/view/6.3/basicnet/net-tools.html .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

nghttp2 (1.21.1)

nghttp2 is an implementation of Hypertext Transfer

Protocol version 2 in C. The original download site for this software is : http://nghttp2.org .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

ntfs-3g (2010.5.22)

ntfs-3g-1.5012.tgz/ntfs-3g-1.5012/libntfs-3g/attrib.c. The original download site for this software is : http:// www.tuxera.com/community/ntfs-3g-download/ .This piece of software is made available under the terms and conditions of the GPL 2.0/LGPLv2 license, which can be found below.

ntfsprogs (2.0.0)

C runtime library. The original download site for this software is : http://sourceforge.net/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

ogg (1.3.2)

Libogg: a library for audiomixer, that can provide audio mixer. The original download site for this software is : http://www.vorbis.com .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

openh264 (1.7.0)

Openh264 is a codec library which supports H.264 encoding and decoding. It is suitable for use in real time applications such as WebRTC. The original download site for this software is :http://www.openh264.org .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

openssh (6.3p1)

Openssh is secure shell protocol version. The original download site for this software is : ftp://ftp.openbsd.o rg/pub/OpenBSD/OpenSSH/portable/openssh-6.3p1 .tar.gz .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

openssl (1.0.2g)

The original download site for this software is : http://www.openssl.org/ .This piece of software is made available under the terms and conditions of the Apache License 1.0 / BSD License, which can be found below.

png (1.2.43)

libpng -THE reference library for reading, displaying, writing and examining png Image Network Graphics. The original download site for this software is : http://sourceforge.net/projects/libpng/files/ .This piece of software is made available under the terms and conditions of the BSD license, which can be

found below.

popt (1.16)

The original download site for this software is : http://packages.debian.org/ .This piece of software is made available under the terms and conditions of the Red Hat Software.

procmem (2.0)

The original download site for this software is : https://github.com/babuneelam/procmem_linux_x86_port .This piece of software is made available under the terms and conditions of the Apple Public Source License.

procps (3.2.8)

Command for watch system process. The original download site for this software is :

http://procps.sourceforge.net/index.html .This piece of software is made available under the terms and conditions of the LGPLv2 license, which can be found below.

procrank (2.0)

The original download site for this software is : https://github.com/csimmonds/procrank_linux .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

psmisc (22.13)

The original download site for this software is : http://psmisc.sourceforge.net/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

pugixml (1.8)

The original download site for this software is : http://pugixml.org/ .This piece of software is made available under the terms and conditions of the MIT license, which can be found below.

python (2.7.9)

The original download site for this software is : http://www.python.org/ .

qrencode (3.4.2)

The original download site for this software is : https://fukuchi.org/works/qrencode/ .This piece of software is made available under the terms and conditions of the LGPLv2 license, which can be found below.

rlog (1.4)

The original download site for this software is : http://www.arg0.net/rlog .This piece of software is made available under the terms and conditions of the GPL 2.1 license, which can be found below.

rng-tools (5)

The original download site for this software is : http://sourceforge.net/projects/gkernel/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

samba (3.0.37)

Samba is the standard Windows interoperability suite of programs for Linux and Unix. The original download site for this software is : http://www.samba.org/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

sawman (1.5.3)

The original download site for this software is : http://www.directfb.org .This piece of software is made available under the terms and conditions of the LGPLv2 license, which can be found below.

sed (4.1.5)

The original download site for this software is : http://www.gnu.org/software/sed/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

simple-mtpfs (0.2)

The original download site for this software is : http://freecode.com/projects/simple-mtpfs .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

sqlite (3.8.4.3)

Implements a self-contained, serverless, zeroconfiguration, transactional SQL database engine. The original download site for this software is : http://www.sqlite.org/ . This piece of software is made available under the terms and conditions of the LGPLv2.1 license, which can be found below.

sqlite3 (3.7.2)

Implements a self-contained, serverless, zeroconfiguration, transactional SQL database engine. The original download site for this software is : http://www.sqlite.org/ . This piece of software is made available under the terms and conditions of the LGPLv2.1 license, which can be found below.

tar (1.17)

The original download site for this software is : http://www.gnu.org/software/tar/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

thttpd (2.25b)

The original download site for this software is : http://acme.com/software/thttpd/ .This piece of

software is made available under the terms and conditions of the BSD license, which can be found below.

toybox (0.4.0)

The original download site for this software is : http:// www.landley.net/toybox/downloads/toybox-0.4.0.ta r.bz2 .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

ttxfont (1.0)

The original download site for this software is : http://linux.bytesex.org/xawtv/tvfonts/html Http://zapping.sourceforge.net/ZVBI/index.html .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

uboot (2011.12)

The uboot will load the linux kerenl to dram,and jump to run. The original download site for this software is : http://www.denx.de .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

udhcp (0.9.9-pre)

Terminal device as a DHCP client. The original download site for this software is : http://udhcp.sourc earchive.com/downloads/0.9.8cvs20050303-3/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

unicode (3.2)

The original download site for this software is : http://www.icu-project.org/ .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

uriparser (0.7.7)

The original download site for this software is : http://uriparser.sourceforge.net/ .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

util-linux-ng (2.18)

util-linux is a ramdom collection of Linux utilities. The original download site for this software is : http://userweb.kernel.org/@kzak/util-linux-ng/ .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

webp (0.2.1)

libwebp: a library for brower, that can improve the performance of downloaing image webp.txt's directory http://teams.mediatek.inc/dtv/SSD/SS3/Tas k%20Forces/Forms/AllItems.aspx?RootFolder=%2fdtv %2fSSD%2fSS3%2fTask%20Forces%2f3rd%20party%2 Olist%2fLicense_Texts&FolderCTID=&View=%7b4DF37 793-E07B-481C-BBFC-CD139C18D384%7d .The original download site for this software is : http://code.google.com/p/webp/ .This piece of software is made available under the terms and conditions of the BSD license, which can be found below.

wget (1.10.2)

Check nework for http/https .The original download site for this software is :

http://ftp.gnu.org/gnu/wget/wget-1.10.2.tar.gz .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

wireless_tools (v29)

The original download site for this software is : http:// www.hpl.hp.com/personal/Jean_Tourrilhes/Linux/To ols.html .This piece of software is made available under the terms and conditions of the GPL 2.0 license, which can be found below.

wpa_supplicant (v0.8(wext)/v2.3(cfg80211))

Library used by legacy HAL to talk to wpa_supplicant daemon. The original download site for this software is : https://w1.fi/wpa_supplicant/ . This piece of software is made available under the terms and conditions of the LGPLv2.1 license, which can be found below.

xerces (3.1.1)

C runtime library. The original download site for this software is : http://xerces.apache.org/ .This piece of software is made available under the terms and conditions of the Apache License Version 2.0, which can be found below.

zlib(1.2.3)

The 'zlib' compression library provides in-memory compression and decompression functions, including integrity checks of the uncompressed data. The original download site for this software is : http://www.zlib.net/ .

Hue SDK (1.8.1)

TV ambihue app uses Philips SDK to find the hue bridge nameThe original download site for this software is : https://developers.meethue.com/docum entation/java-multi-platform-and-android-sdk

Opera Web Browser (SDK 4.8.0) This TV contains Opera Browser Software. Third-party licenses

WebKit

name License WebKit URL: http://webkit.org/ (WebKit doesn't distribute an explicit license. This LICENSE is derived from license text in the source.)

Copyright (c) 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005,

2006, 2007 Alexander Kellett, Alexey Proskuryakov, Alex Mathews, Allan

Sandfeld Jensen, Alp Toker, Anders Carlsson, Andrew Wellington, Antti

Koivisto, Apple Inc., Arthur Langereis, Baron Schwartz, Bjoern Graf,

Brent Fulgham, Cameron Zwarich, Charles Samuels, Christian Dywan,

Collabora Ltd., Cyrus Patel, Daniel Molkentin, Dave Maclachlan, David

Smith, Dawit Alemayehu, Dirk Mueller, Dirk Schulze, Don Gibson, Enrico

Ros, Eric Seidel, Frederik Holljen, Frerich Raabe, Friedmann Kleint,

George Staikos, Google Inc., Graham Dennis, Harri Porten, Henry Mason,

Hiroyuki Ikezoe, Holger Hans Peter Freyther, IBM, James G. Speth, Jan

Alonzo, Jean-Loup Gailly, John Reis, Jonas Witt, Jon Shier, Jonas

Witt, Julien Chaffraix, Justin Haygood, Kevin Ollivier, Kevin Watters,

Kimmo Kinnunen, Kouhei Sutou, Krzysztof Kowalczyk, Lars Knoll, Luca

Bruno, Maks Orlovich, Malte Starostik, Mark Adler, Martin Jones,

Marvin Decker, Matt Lilek, Michael Emmel, Mitz Pettel, mozilla.org,

Netscape Communications Corporation, Nicholas Shanks, Nikolas

Zimmermann, Nokia, Oliver Hunt, Opened Hand, Paul Johnston, Peter

Kelly, Pioneer Research Center USA, Rich Moore, Rob Buis, Robin Dunn,

Ronald Tschalär, Samuel Weinig, Simon Hausmann, Staikos Computing

Services Inc., Stefan Schimanski, Symantec Corporation, The Dojo

Foundation, The Karbon Developers, Thomas Boyer, Tim Copperfield,

Tobias Anton, Torben Weis, Trolltech, University of Cambridge, Vaclav

Slavik, Waldo Bastian, Xan Lopez, Zack Rusin

The terms and conditions vary from file to file, but are one of:

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

1. Redistributions of source code must retain the

above copyright

notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the

distribution.

OR

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

modification, are permitted provided that the following conditions are

met:

1. Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the

distribution.

3. Neither the name of Apple Computer, Inc. ("Apple") nor the names of

its contributors may be used to endorse or promote products derived

from this software without specific prior written permission.

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

OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE GNU LIBRARY GENERAL PUBLIC LICENSE Version 2, June 1991

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

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is

numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change

free software--to make sure the software is free for all its users.

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

specially designated Free Software Foundation software, and to any

other libraries whose authors decide to use it. You can use it for

your libraries, too.

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

price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it

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

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if

you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis

or for a fee, you must give the recipients all the rights that we gave

you. You must make sure that they, too, receive or can get the source

code. If you link a program with the library, you must provide

complete object files to the recipients so that they can relink them

with the library, after making changes to the library and recompiling

it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright

the library, and (2) offer you this license which gives you legal

permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain

that everyone understands that there is no warranty for this free

library. If the library is modified by someone else and passed on, we

want its recipients to know that what they have is not the original

version, so that any problems introduced by others will not reflect on

the original authors' reputations.

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

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

The reason we have a separate public license for some libraries is that

they blur the distinction we usually make between modifying or adding to a

program and simply using it. Linking a program with a library, without

changing the library, is in some sense simply using the library, and is

analogous to running a utility program or application program. However, in

a textual and legal sense, the linked executable is a combined work, a

derivative of the original library, and the ordinary General Public License

treats it as such.

Because of this blurred distinction, using the ordinary General

Public License for libraries did not effectively promote software

sharing, because most developers did not use the libraries. We

concluded that weaker conditions might promote sharing better.

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

users of those programs of all benefit from the free status of the

libraries themselves. This Library General Public License is intended to

permit developers of non-free programs to use free libraries, while

preserving your freedom as a user of such programs to change the free

libraries that are incorporated in them. (We have not seen how to achieve

this as regards changes in header files, but we have achieved it as regards

changes in the actual functions of the Library.) The hope is that this

will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and

modification follow. Pay close attention to the difference between a

"work based on the library" and a "work that uses the library". The

former contains code derived from the library, while the latter only

works together with the library.

Note that it is possible for a library to be covered by the ordinary

General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION 0. This License Agreement applies to any software library which

contains a notice placed by the copyright holder or other authorized

party saying it may be distributed under the terms of this Library

General Public License (also called "this License"). Each licensee is

addressed as "you".

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

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library complete

making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated

interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each

copy an

appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any

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

Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a

fee.

2. You may modify your copy or copies of the Library or any portion

of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

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

b) You must cause the files modified to carry prominent notices

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

c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a

table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility

is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of

its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must

be optional: if the application does not supply it,

the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote

it.

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

your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or

collective works based on the Library.

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

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

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

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or

derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany

it with the complete corresponding machinereadable source code, which

must be distributed under the terms of Sections 1 and 2 above on a

medium customarily used for software interchange.

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

from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

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

Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it

contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

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

that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The

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

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

Otherwise, if the work is a derivative of the Library, you may

distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or

link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work

under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by

this License. You must supply a copy of this License. If the work

during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machinereadable "work that uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application

to use the modified definitions.)

b) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above

specified materials from the same place.

d) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

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

Library" must include any data and utility programs needed for

reproducing the executable from it. However, as a special exception,

the source code distributed need not include anything that is normally

distributed (in either source or binary form) with the major

components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies

the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot

use both them and the Library together in an executable that you

distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with

other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your

rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

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

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

subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to

this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you

may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by

all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

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

particular circumstance, the balance of the section is intended to apply,

and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system which is

implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot

impose that choice.

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

be a consequence of the rest of this License.

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

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

present version, but may differ in detail to address new problems or

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

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

the Free Software Foundation.

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

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF

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

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

END OF TERMS AND CONDITIONS

GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February

1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

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

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts

as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change

free software--to make sure the software is free for all its users.

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

specially designated software packages--typically libraries--of the

Free Software Foundation and other authors who decide to use it. You

can use it too, but we suggest you first think carefully about whether

this license or the ordinary General Public License is the better

strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,

not price. Our General Public Licenses are designed to make sure that

you have the freedom to distribute copies of free software (and charge

for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of

it in new free programs; and that you are informed that you can do

these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis

or for a fee, you must give the recipients all the rights that we gave

you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide

complete object files to the recipients, so that they can relink them

with the library after making changes to the library and recompiling

it. And you must show them these terms so they

know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know

that what they have is not the original version, so that the original

author's reputation will not be affected by problems that might be

introduced by others.

Finally, software patents pose a constant threat to the existence of

any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a

restrictive license from a patent holder. Therefore, we insist that

any patent license obtained for a version of the library must be

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

Most GNU software, including some libraries, is covered by the

ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and

is quite different from the ordinary General Public License. We use

this license for certain libraries in order to permit linking those

libraries into non-free programs.

When a program is linked with a library, whether statically or using

a shared library, the combination of the two is legally speaking a

combined work, a derivative of the original library. The ordinary

General Public License therefore permits such linking only if the

entire combination fits its criteria of freedom. The Lesser General

Public License permits more lax criteria for linking other code with

the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the

does Less to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less

of an advantage over competing non-free programs. These disadvantages

are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain

special circumstances.

For example, on rare occasions, there may be a special need to

encourage the widest possible use of a certain library, so that it becomes

a de-facto standard. To achieve this, non-free programs must be

allowed to use the library. A more frequent case is that a free

library does the same job as widely used non-free libraries. In this

case, there is little to gain by limiting the free library to free

software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free

programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in

non-free programs enables many more people to use the whole GNU

operating system, as well as its variant, the GNU/Linux operating system.

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

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

GNU LESSER GENERAL

PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other

program which contains a notice placed by the copyright holder or

other authorized party saying it may be distributed under the terms of

this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data

prepared so as to be conveniently linked with application programs

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

executables.

The "Library", below, refers to any such software library or work

which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under

copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated

straightforwardly into another language.

(Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for

making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated

interface definition files, plus the scripts used to control compilation

and installation of the library.

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for

writing it). Whether that is true depends on what the Library does

and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of

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

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

fee.

2. You may modify your copy or copies of the Library or any portion

of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

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

b) You must cause the files modified to carry prominent notices

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

c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a

table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility

is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of

its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires

that any

application-supplied function or table used by this function must

be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote

it.

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

your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

with the Library (or with a work based on the Library) on a volume of

a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so

that they refer to the ordinary GNU General Public License, version 2,

instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is

irreversible for

that copy, so the ordinary GNU General Public License applies to all

subsequent copies and derivative works made from that copy.

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

4. You may copy and distribute the Library (or a

portion or

derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany

it with the complete corresponding machinereadable source code, which

must be distributed under the terms of Sections 1 and 2 above on a

medium customarily used for software interchange.

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

from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

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

Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it

contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

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

that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The

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

If such an object file uses only numerical parameters, data

structure layouts and accessors, and small macros and small inline

functions (ten lines or less in length), then the use of the object

file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may

distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or

link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work

under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by

this License. You must supply a copy of this License. If the work

during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machine-readable "work that

uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application

to use the modified definitions.)

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

Library. A suitable mechanism is one that (1) uses at run time a

copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if

the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

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

Library" must include any data and utility programs needed for

reproducing the executable from it. However, as a special exception,

the materials to be distributed need not include anything that is

normally distributed (in either source or binary form) with the major

components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined

library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise

permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your

rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by

modifying or distributing the Library (or any work based on the

Library), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying

the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the

original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties with

this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you

may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by

all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

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

It is not the purpose of this section to induce you to

infringe any

patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system which is

implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot

impose that choice.

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

be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add

an explicit geographical distribution limitation excluding those countries,

so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if

written in the body of this License.

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

versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version,

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

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and

"any later version", you have the option of following the terms and

conditions either of that version or of any later version published by

the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by

the Free Software Foundation.

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

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

Other

name License Chromium URL: http://www.chromium.org

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

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

following conditions are met:

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the

distribution.

 * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

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

The following files are distributed under the MPL 1.1/GPL 2.0/LGPL 2.1 tri-license: canonical_cookie.cc

parsed cookie.cc cookie_monster.cc http chunked decoder.cc md4.cc md4.h http_chunked_decoder.h ssl_client_socket_nss.cc proxy_resolver script.h chromium-nss.h chromium-blapi.h chromium-blapit.h chromium-sha256.h chromium-prtypes.h pk11akey.cc secsign.cc sha512.cc

The following files contain portions distributed under the MPL 1.1/GPL 2.0/LGPL 2.1 tri-license: http_auth_handler_ntlm_portable.cc des.cc registry_controlled_domains/registry_controlled_dom ain.cc registry_controlled_domains/registry_controlled_dom ain.h multipart_response_delegate.h content_strings.grd

The following files are distributed under the MPL 2.0 license: rsawrapr.c

Fontconfig URL: http://www.fontconfig.org

Copyright © 2000,2001,2002,2003,2004,2006,2007 Keith Packard Copyright © 2005 Patrick Lam Copyright © 2009 Roozbeh Pournader Copyright © 2008,2009 Red Hat, Inc. Copyright © 2008 Danilo Šegan

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the author(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The authors make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied

warranty.

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

Arphic fonts

URL: http://www.freedesktop.org/wiki/Software/CJK Unifonts/Download

ARPHIC PUBLIC LICENSE

Copyright (C) 1999 Arphic Technology Co., Ltd. 11Fl. No.168, Yung Chi Rd., Taipei, 110 Taiwan All rights reserved except as specified below.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is forbidden.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the ARPHIC PUBLIC LICENSE specifically permits and encourages you to use this software, provided that you give the recipients all the rights that we gave you and make sure they can get the modifications of this software.

Legal Terms

0. Definitions:

Throughout this License, "Font" means the TrueType fonts "AR PL Mingti2L Big5", "AR PL KaitiM Big5" (BIG-5 character set) and "AR PL SungtiL GB", "AR PL KaitiM GB" (GB character set) which are originally distributed by Arphic, and the derivatives of those fonts created through any modification including modifying glyph, reordering glyph, converting format, changing font name, or adding/deleting some characters in/from glyph table.

"PL" means "Public License".

"Copyright Holder" means whoever is named in the copyright or copyrights for the Font.

"You" means the licensee, or person copying, redistributing or modifying the Font.

"Freely Available" means that you have the freedom to copy or modify the Font as well as redistribute copies of the Font under the same conditions you received, not price. If you wish, you can charge for this service.

1. Copying & Distribution

You may copy and distribute verbatim copies of this Font in any medium, without restriction, provided that you retain this license file (ARPHICPL.TXT) unaltered in all copies.

2. Modification

You may otherwise modify your copy of this Font in any way, including modifying glyph, reordering glyph, converting format, changing font name, or adding/deleting some characters in/from glyph table, and copy and distribute such modifications under the terms of Section 1 above, provided that the following conditions are met:

a) You must insert a prominent notice in each modified file stating how and when you changed that file.

b) You must make such modifications Freely Available as a whole to all third parties under the terms of this License, such as by offering access to copy the modifications from a designated place, or distributing the modifications on a medium customarily used for software interchange.

c) If the modified fonts normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the Font under these conditions, and telling the user how to view a copy of this License.

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Font, and can be reasonably considered independent and separate works in themselves, then this License and its terms, do not apply to those sections when you distribute them as separate works. Therefore, mere aggregation of another work not based on the Font with the Font on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. Condition Subsequent

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

4. Acceptance

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to copy, modify, sublicense or distribute the Font. These actions are prohibited by law if you do not accept this License. Therefore, by copying, modifying, sublicensing or distributing the Font, you indicate your acceptance of this License and all its terms and conditions.

5. Automatic Receipt

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

6. Contradiction

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

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

7. NO WARRANTY

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

8. DAMAGES WAIVER

UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING, IN NO EVENT WILL ANY COPYRIGHTT HOLDERS, OR OTHER PARTIES WHO MAY COPY, MODIFY OR REDISTRIBUTE THE FONT AS PERMITTED ABOVE, BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL OR EXEMPLARY DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE FONT (INCLUDING BUT NOT LIMITED TO PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA OR PROFITS; OR BUSINESS INTERRUPTION), EVEN IF SUCH HOLDERS OR OTHER PARTIES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Bitstream Vera fonts

URL: http://www.gnome.org/fonts/#Final_Bitstream_ Vera_Fonts

Bitstream Vera Fonts Copyright

The fonts have a generous copyright, allowing derivative works (as long as "Bitstream" or "Vera" are not in the names), and full redistribution (so long as they are not *sold* by themselves). They can be be bundled, redistributed and sold with any software.

The fonts are distributed under the following copyright:

Copyright

========

Copyright (c) 2003 by Bitstream, Inc. All Rights Reserved. Bitstream Vera is a trademark of Bitstream, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this

permission notice

shall be included in all copies of one or more of the Font Software

typefaces.

The Font Software may be modified, altered, or added to, and in

particular the designs of glyphs or characters in the Fonts may be

modified and additional glyphs or characters may be added to the

Fonts, only if the fonts are renamed to names not containing either

the words "Bitstream" or the word "Vera".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Bitstream Vera" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS". WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER **RIGHT. IN NO EVENT SHALL** BITSTREAM OR THE GNOME FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the names of Gnome, the Gnome

Foundation, and Bitstream Inc., shall not be used in advertising or

otherwise to promote the sale, use or other dealings in this Font

Software without prior written authorization from the Gnome Foundation

or Bitstream Inc., respectively. For further information, contact:

fonts at gnome dot org.

Copyright FAQ

1. I don't understand the resale restriction... What gives?

Bitstream is giving away these fonts, but wishes to ensure its competitors can't just drop the fonts as is into

a font sale system and sell them as is. It seems fair that if

Bitstream can't make money

from the Bitstream Vera fonts, their competitors should not be able to

do so either. You can sell the fonts as part of any software package,

however.

2. I want to package these fonts separately for distribution and

sale as part of a larger software package or system. Can I do so?

Yes. A RPM or Debian package is a "larger software package" to begin

with, and you aren't selling them independently by themselves. See 1. above.

3. Are derivative works allowed? Yes!

4. Can I change or add to the font(s)? Yes, but you must change the name(s) of the font(s).

5. Under what terms are derivative works allowed?

You must change the name(s) of the fonts. This is to ensure the

quality of the fonts, both to protect Bitstream and Gnome. We want to

ensure that if an application has opened a font specifically of these

names, it gets what it expects (though of course, using fontconfig,

substitutions could still could have occurred during font

opening). You must include the Bitstream copyright. Additional

copyrights can be added, as per copyright law. Happy Font Hacking!

6. If I have improvements for Bitstream Vera, is it possible they might get adopted in future versions?

Yes. The contract between the Gnome Foundation and Bitstream has provisions for working with Bitstream to ensure

quality additions to the Bitstream Vera font family. Please contact us if you have such additions. Note, that in general, we will want such additions for the

entire family, not just a single font, and that you'll have to keep

both Gnome and Jim Lyles, Vera's designer, happy! To make sense to add

glyphs to the font, they must be stylistically in keeping with Vera's

design. Vera cannot become a "ransom note" font. Jim Lyles will be

providing a document describing the design elements used in Vera, as a

guide and aid for people interested in contributing to Vera.

7. I want to sell a software package that uses these fonts: Can I do so?

Sure. Bundle the fonts with your software and sell your software

with the fonts. That is the intent of the copyright.

8. If applications have built the names "Bitstream Vera" into them,

can I override this somehow to use fonts of my choosing?

This depends on exact details of the software. Most open source

systems and software (e.g., Gnome, KDE, etc.) are now converting to

use fontconfig (see www.fontconfig.org) to handle font configuration,

selection and substitution; it has provisions for overriding font

names and subsituting alternatives. An example is provided by the

supplied local.conf file, which chooses the family Bitstream Vera for

"sans", "serif" and "monospace". Other software (e.g., the XFree86

core server) has other mechanisms for font substitution.

Open Sans fonts URL: http://www.google.com/fonts/specimen/Open+Sans

License for Open Sans Font Family

Apache License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code,

generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained within such NOTICE file, excluding those

notices that do not

pertain to any part of the Derivative

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

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

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

additional liability.

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying

information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language

governing permissions and limitations under the License.

VL Gothic fonts URL: http://dicey.org/vlgothic/index.html

License for VLGothic Font Family

This font includes glyphs derived from M+ FONTS which is created by M+ FONTS PROJECT. License for M+ FONTS part is described in M+ FONTS PROJECT's license. See attached 'LICENSE_E.mplus'.

This font also includes glyphs derived from Sazanami Gothic font which

is created by Electronic Font Open Laboratory (/efont/). License for

Sazanami Gothic part is described in it's license. See attached

'README.sazanami' for original Sazanami Gothic font license.

This font also includes original glyphs which is created by Daisuke SUZUKI and Project Vine based on M+ FONTS. Licese for VL Gothic original glyphs is same as M+ FONTS PROJECT's license.

There is no limitation and the below description is not applied as for in order not to reuse as font (ex: font is

embeded to documents).

Copyright (c) 1990-2003 Wada Laboratory, the University of Tokyo. Copyright (c) 2003-2004 Electronic Font Open Laboratory (/efont/). Copyright (C) 2003-2009 M+ FONTS PROJECT Copyright (C) 2006-2009 Daisuke SUZUKI <daisuke@vinelinux.org>. Copyright (C) 2006-2009 Project Vine <Vine@vinelinux.org>. All rights reserved.

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

1. Redistributions of source code must retain the above copyright notice,

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

this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

3. Neither the name of the Wada Laboratory, the University of Tokyo nor

the names of its contributors may be used to endorse or promote products

derived from this software without specific prior written permission.

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

Nanum fonts URL: http://hangeul.naver.com/

Copyright (c) 2010, NAVER Corporation (http://www.nhncorp.com), with Reserved Font Name Nanum, Naver Nanum, NanumGothic, Naver NanumGothic, NanumMyeongjo, Naver NanumMyeongjo, NanumBrush, Naver NanumBrush, NanumPen, Naver NanumPen, Naver NanumGothicEco, NanumGothicEco, Naver NanumMyeongjoEco, NanumGothicEco, Naver NanumGothicLight, NanumGothicLight, NanumBarunGothic, Naver NanumBarunGothic, This Font Software is licensed under the SIL Open Font License, Version 1.1. This license is copied below, and is also available with a FAQ at: http://scripts.sil.org/OFL This Font Software is licensed under the SIL Open

This Font Software is licensed under the SIL Open Font License, Version 1.1.

This license is copied below, and is also available with a FAQ at:

http://scripts.sil.org/OFL

SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007

PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to

provide a free and

open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and

redistributed freely as long as they are not sold by themselves. The

fonts, including any derivative works, can be bundled, embedded,

redistributed and/or sold with any software provided that any reserved

names are not used by derivative works. The fonts

and derivatives,

however, cannot be released under any other type of license. The

requirement for fonts to remain under this license does not apply

to any document created using the fonts or their derivatives.

DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

PERMISSION & CONDITIONS Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.

2) Original or Modified Versions of the Font Software may be bundled,

redistributed and/or sold with any software, provided that each copy

contains the above copyright notice and this license. These can be

included either as stand-alone text files, humanreadable headers or

in the appropriate machine-readable metadata fields within text or

binary files as long as those fields can be easily

viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font

Name(s) unless explicit written permission is granted by the corresponding

Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font

Software shall not be used to promote, endorse or advertise any

Modified Version, except to acknowledge the contribution(s) of the

Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole,

must be distributed entirely under this license, and must not be

distributed under any other license. The requirement for fonts to

remain under this license does not apply to any document created using the Font Software.

TERMINATION

This license becomes null and void if any of the above conditions are not met.

DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Mini-XML

URL: http://www.msweet.org/projects.php?Z3

Mini-XML License

The Mini-XML library and included programs are

provided under the terms of the GNU Library General Public License version 2 (LGPL2) with the following exceptions:

1. Static linking of applications to the Mini-XML library does not constitute a derivative work and does not require the author to provide source code for the application, use the shared Mini-XML libraries, or link their applications against a user-supplied version of Mini-XML.

If you link the application to a modified version of Mini-XML, then the changes to Mini-XML must be provided under the terms of the LGPL2 in sections 1, 2, and 4.

2. You do not have to provide a copy of the Mini-XML license with programs that are linked to the Mini-XML library, nor do you have to identify the Mini-XML license in your program or documentation as required by section 6 of the LGPL2.

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

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

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

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

Preamble

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

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

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

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

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

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

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

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

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

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

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

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

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

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

Activities other than copying, distribution and

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.) b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

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

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

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

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

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

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or

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

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

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

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

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

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

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

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

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

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

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

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

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

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

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

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA Also add information on how to contact you by electronic and paper mail.

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

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

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

That's all there is to it!

Boost URL: http://www.boost.org/

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE. libcurl URL: http://curl.haxx.se/

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2014, Daniel Stenberg, <daniel@haxx.se>.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose

with or without fee is hereby granted, provided that the above copyright

notice and this permission notice appear in all copies.

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

Except as contained in this notice, the name of a copyright holder shall not

be used in advertising or otherwise to promote the sale, use or other dealings

in this Software without prior written authorization of the copyright holder.

libcurl - lib/krb5.c URL: https://github.com/bagder/curl/blob/master/lib /krb5.c

/* GSSAPI/krb5 support for FTP - loosely based on old krb4.c

* Copyright (c) 1995, 1996, 1997, 1998, 1999, 2013 Kungliga Tekniska Högskolan

* (Royal Institute of Technology, Stockholm, Sweden).

* Copyright (c) 2004 - 2012 Daniel Stenberg

* All rights reserved.

*

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

* modification, are permitted provided that the following conditions

* are met:

*

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

* notice, this list of conditions and the following

disclaimer.

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

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

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the Institute nor the names of its contributors

* may be used to endorse or promote products derived from this software

* without specific prior written permission.
 *

* THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS ``AS IS'' AND

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

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE * ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE

* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

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

libcurl - lib/security.c URL: https://github.com/bagder/curl/blob/master/lib /security.c

/* This source code was modified by Martin Hedenfalk <mhe@stacken.kth.se> for * use in Curl. His latest changes were done 2000-09-18.

* It has since been patched and modified a lot by Daniel Stenberg

* <daniel@haxx.se> to make it better applied to curl conditions, and to make

* it not use globals, pollute name space and more. This source code awaits a

 * rewrite to work around the paragraph 2 in the BSD licenses as explained

* below.

* Copyright (c) 1998, 1999, 2013 Kungliga Tekniska Högskolan

* (Royal Institute of Technology, Stockholm, Sweden).

*

* Copyright (C) 2001 - 2013, Daniel Stenberg, <daniel@haxx.se>, et al.

* All rights reserved.

*

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

* modification, are permitted provided that the following conditions

* are met:

*

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

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

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

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

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the Institute nor the names of its contributors

* may be used to endorse or promote products derived from this software

* without specific prior written permission.

* THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS ``AS IS'' AND

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

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

* SUCH DAMAGE. */

. ******

David M. Gay's floating point routines URL: http://www.netlib.org/fp/

* * The author of this software is David N

* The author of this software is David M. Gay.

* Copyright (c) 1991, 2000, 2001 by Lucent Technologies.

* Permission to use, copy, modify, and distribute this software for any

* purpose without fee is hereby granted, provided that this entire notice

 * is included in all copies of any software which is or includes a copy

 $\,^*$ or modification of this software and in all copies of the supporting

* documentation for such software.

* THIS SOFTWARE IS BEING PROVIDED "AS IS", WITHOUT ANY EXPRESS OR IMPLIED * WARRANTY. IN PARTICULAR, NEITHER THE AUTHOR NOR LUCENT MAKES ANY * REPRESENTATION OR WARRANTY OF ANY KIND CONCERNING THE MERCHANTABILITY * OF THIS SOFTWARE OR ITS FITNESS FOR ANY PARTICULAR PURPOSE.

******/

dynamic annotations

URL: http://code.google.com/p/data-racetest/wiki/DynamicAnnotations

/* Copyright (c) 2008-2009, Google Inc.

* All rights reserved.

*

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

* modification, are permitted provided that the following conditions are

* met:

* * Redistributions of source code must retain the above copyright

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

* * Neither the name of Google Inc. nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*
*
THIS SOFTWARE IS PROVIDED BY THE
COPYRIGHT HOLDERS AND CONTRIBUTORS
* "AS IS" AND ANY EXPRESS OR IMPLIED

WARRANTIES, INCLUDING, BUT NOT * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR * A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE COPYRIGHT

* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

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

POSSIBILITY OF SUCH DAMAGE.

* ___

* Author: Kostya Serebryany */

libevent URL: http://libevent.org/

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

Copyright (c) 2000-2007 Niels Provos <provos@citi.umich.edu> Copyright (c) 2007-2010 Niels Provos and Nick Mathewson

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

modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products

derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

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

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

log.c:

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

strlcpy.c:

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

win32.c:

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

evport.c: Copyright (c) 2007 Sun Microsystems

min heap.h:

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

tree.h:

Copyright 2002 Niels Provos orovos@citi.umich.edu>

Netscape Portable Runtime (NSPR) URL: http://www.mozilla.org/projects/nspr/

/* ***** BEGIN LICENSE BLOCK *****

- * Version: MPL 1.1/GPL 2.0/LGPL 2.1
- * The contents of this file are subject to the Mozilla Public License Version

* 1.1 (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

* http://www.mozilla.org/MPL/

* Software distributed under the License is distributed on an "AS IS" basis.

* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License

* for the specific language governing rights and limitations under the

* License.

* The Original Code is the Netscape Portable Runtime (NSPR).

* The Initial Developer of the Original Code is * Netscape Communications Corporation.

* Portions created by the Initial Developer are

Copyright (C) 1998-2000

* the Initial Developer. All Rights Reserved.

* Contributor(s):

Alternatively, the contents of this file may be used under the terms of

* either the GNU General Public License Version 2 or later (the "GPL"), or

* the GNU Lesser General Public License Version 2.1 or later (the "LGPL").

* in which case the provisions of the GPL or the LGPL are applicable instead

* of those above. If you wish to allow use of your version of this file only

* under the terms of either the GPL or the LGPL, and not to allow others to

* use your version of this file under the terms of the MPL, indicate your

* decision by deleting the provisions above and replace them with the notice

* and other provisions required by the GPL or the LGPL. If you do not delete

* the provisions above, a recipient may use your version of this file under

* the terms of any one of the MPL, the GPL or the LGPL.

* ***** END LICENSE BLOCK ***** */

Paul Hsieh's SuperFastHash URI · http://www.azillionmonkeys.com/ged/hash.html

Paul Hsieh OLD BSD license

Copyright (c) 2010, Paul Hsieh All rights reserved.

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

are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the

above copyright notice, this

list of conditions and the following disclaimer in the documentation and/or

other materials provided with the distribution.

* Neither my name, Paul Hsieh, nor the names of any other contributors to the

code use may not be used to endorse or promote products derived from this

software without specific prior written permission.

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

google-glog's symbolization library URL: https://github.com/google/glog

// Copyright (c) 2006, Google Inc.

// All rights reserved.

//

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

// modification, are permitted provided that the following conditions are

// met: //

* Redistributions of source code must retain // the above copyright

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

* Redistributions in binary form must // reproduce the above

// copyright notice, this list of conditions and the following disclaimer

// in the documentation and/or other materials provided with the

// distribution.

* Neither the name of Google Inc. nor the // names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

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

valgrind URL: http://valgrind.org

Notice that the following BSD-style license applies to the Valgrind header

files used by Chromium (valgrind.h and

memcheck.h). However, the rest of Valgrind is licensed under the terms of the GNU

General Public License,

version 2, unless otherwise indicated.

Copyright (C) 2000-2008 Julian Seward. All rights reserved.

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

modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

2. The origin of this software must not be misrepresented; you must

not claim that you wrote the original software. If you use this

software in a product, an acknowledgment in the product

documentation would be appreciated but is not required.

3. Altered source versions must be plainly marked as such, and must

not be misrepresented as being the original software.

4. The name of the author may not be used to endorse or promote

products derived from this software without specific prior written

permission.

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

* Version: MPL 1.1/GPL 2.0/LGPL 2.1

*

* The contents of this file are subject to the Mozilla Public License Version

* 1.1 (the "License"); you may not use this file except in compliance with

 * the License. You may obtain a copy of the License at

* http://www.mozilla.org/MPL/

* Software distributed under the License is distributed on an "AS IS" basis,

* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License

* for the specific language governing rights and limitations under the

* License.

* The Original Code is the Netscape security libraries.

* The Initial Developer of the Original Code is

* Netscape Communications Corporation.

* Portions created by the Initial Developer are Copyright (C) 2000

* the Initial Developer. All Rights Reserved.

* Con

* Contributor(s):

* Alternatively, the contents of this file may be used under the terms of

* either the GNU General Public License Version 2 or later (the "GPL"), or

* the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

 * in which case the provisions of the GPL or the

LGPL are applicable instead

* of those above. If you wish to allow use of your version of this file only

* under the terms of either the GPL or the LGPL, and not to allow others to

* use your version of this file under the terms of the MPL, indicate your

* decision by deleting the provisions above and replace them with the notice

 * and other provisions required by the GPL or the LGPL. If you do not delete

* the provisions above, a recipient may use your version of this file under

 * the terms of any one of the MPL, the GPL or the LGPL.

* ***** END LICENSE BLOCK ***** */

Network Security Services (NSS) URL:

http://www.mozilla.org/projects/security/pki/nss/

/* ***** BEGIN LICENSE BLOCK *****

* Version: MPL 1.1/GPL 2.0/LGPL 2.1

*

* The contents of this file are subject to the Mozilla Public License Version

* 1.1 (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

* http://www.mozilla.org/MPL/

*

* Software distributed under the License is distributed on an "AS IS" basis,

* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License

* for the specific language governing rights and limitations under the

* License.

* The Original Code is the Netscape security libraries.

- * The Initial Developer of the Original Code is
- * Netscape Communications Corporation.
- * Portions created by the Initial Developer are

Copyright (C) 1994-2000

* the Initial Developer. All Rights Reserved.

* Contributor(s):

Contribu

* Alternatively, the contents of this file may be used under the terms of

* either the GNU General Public License Version 2 or later (the "GPL"), or

* the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

 * in which case the provisions of the GPL or the LGPL are applicable instead

 * of those above. If you wish to allow use of your version of this file only

* under the terms of either the GPL or the LGPL, and not to allow others to

* use your version of this file under the terms of the MPL, indicate your

* decision by deleting the provisions above and replace them with the notice

* and other provisions required by the GPL or the LGPL. If you do not delete

* the provisions above, a recipient may use your version of this file under

* the terms of any one of the MPL, the GPL or the LGPL.

* ***** END LICENSE BLOCK ***** */

open-vcdiff

URL: https://github.com/google/open-vcdiff

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of

this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized

to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution." "Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work. 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royaltyfree, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form. 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royaltyfree, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work

constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained

within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License. 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions. 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file. 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS. WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose

be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright 2008 The open-vcdiff Authors. All Rights Reserved.

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

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

You may obtain a copy of the License at

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

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

distributed under the License is distributed on an "AS IS" $\ensuremath{\mathsf{BASIS}}$,

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

See the License for the specific language governing permissions and

limitations under the License.

Almost Native Graphics Layer Engine URL: http://code.google.com/p/angleproject/

// Copyright (C) 2002-2013 The ANGLE Project Authors.

// All rights reserved.

//

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

// modification, are permitted provided that the following conditions

// are met:

// Redistributions of source code must retain the above copyright

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

// Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following

// disclaimer in the documentation and/or other materials provided

// with the distribution.

//

// Neither the name of TransGaming Inc.,

Google Inc., 3DLabs Inc. // Ltd., nor the names of their contributors may be used to endorse

// or promote products derived from this software without specific

// prior written permission.

//

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

boringssl URL: https://boringssl.googlesource.com/boringssl

LICENSE ISSUES

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of

the OpenSSL License and the original SSLeay license apply to the toolkit.

See below for the actual license texts. Actually both licenses are BSD-style

Open Source licenses. In case of any license issues related to OpenSSL

please contact openssl-core@openssl.org.

OpenSSL License

* Copyright (c) 1998–2011 The OpenSSL Project. All rights reserved.

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

* modification, are permitted provided that the following conditions

* are met:

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

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

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

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

* the documentation and/or other materials provided with the

* distribution.

*

 * 3. All advertising materials mentioning features or use of this

* software must display the following acknowledgment:

* "This product includes software developed by the OpenSSL Project

* for use in the OpenSSL Toolkit.

(http://www.openssl.org/)"

* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to

* endorse or promote products derived from this software without

* prior written permission. For written permission, please contact

* openssl-core@openssl.org.

openssl-core@openssl.org
*

* 5. Products derived from this software may not be called "OpenSSL"

* nor may "OpenSSL" appear in their names without prior written

* permission of the OpenSSL Project.

*

* 6. Redistributions of any form whatsoever must retain the following

* acknowledgment:

* "This product includes software developed by the OpenSSL Project

* for use in the OpenSSL Toolkit

(http://www.openssl.org/)"

* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS'' AND ANY

* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR * ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, * SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; * LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, * STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS

SOFTWARE, EVEN IF ADVISED

* OF THE POSSIBILITY OF SUCH DAMAGE.

* _____

* This product includes cryptographic software written by Eric Young

* (eay@cryptsoft.com). This product includes software written by Tim

* Hudson (tjh@cryptsoft.com).

- */

Original SSLeay License

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

* All rights reserved.

* This package is an SSL implementation written

* by Eric Young (eay@cryptsoft.com).

* The implementation was written so as to conform with Netscapes SSL.

* This library is free for commercial and noncommercial use as long as

* the following conditions are aheared to. The following conditions

* apply to all code found in this distribution, be it the RC4, RSA,

* lhash, DES, etc., code; not just the SSL code. The SSL documentation

* included with this distribution is covered by the same copyright terms

* except that the holder is Tim Hudson (tjh@cryptsoft.com).

* Copyright remains Eric Young's, and as such any Copyright notices in

* the code are not to be removed.

* If this package is used in a product, Eric Young should be given attribution

* as the author of the parts of the library used.

* This can be in the form of a textual message at program startup or

* in documentation (online or textual) provided with the package.

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

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the copyright

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

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

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

documentation and/or other materials provided with the distribution.

* 3. All advertising materials mentioning features or use of this software

must display the following acknowledgement:

* "This product includes cryptographic software written by

Eric Young (eay@cryptsoft.com)"

The word 'cryptographic' can be left out if the rouines from the library

being used are not cryptographic related :-).

* 4. If you include any Windows specific code (or a derivative thereof) from

* the apps directory (application code) you must include an acknowledgement:

* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG "AS IS" AND

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

* The licence and distribution terms for any

publically available version or

* derivative of this code cannot be changed. i.e. this code cannot simply be

* copied and put under another distribution licence

* [including the GNU Public Licence.]

*/

Brotli URL: https://github.com/google/brotli

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the

Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof. "Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution." "Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work. 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royaltyfree, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form. 3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to

You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained

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

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely

responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such

obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying

information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language

governing permissions and

limitations under the License.

Google Cache Invalidation API

URL: https://chromium.googlesource.com/chromium/ src/+/master/third_party/cacheinvalidation/README .chromium

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code,

generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof. "Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution." "Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work. 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royaltyfree, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form. 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royaltyfree, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained

within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative

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

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying

information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

WITHOUT WARRANTIES OR CONDITIONS OF ANY

KIND, either express or implied.

See the License for the specific language

governing permissions and

limitations under the License.

Crashpad

License

URL: https://crashpad.chromium.org/

Apache

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1

through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code,

generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by

name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists,

source code control systems, and issue tracking systems that are managed

by, or on behalf of, the Licensor for the purpose of discussing and

improving the Work, but excluding communication that is

conspicuously marked or otherwise designated in writing by the copyright owner

as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those

patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained

within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within

the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License. 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions. 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF

ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely

responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives. Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://www.apache.org/licenses/LICENSE-2.0 Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY

KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

drawElements Quality Program URL: https://source.android.com/devices/graphics/te sting.html

Apache

License

Version 2.0, January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code,

generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of

authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution." "Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work. 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royaltyfree, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form. 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royaltyfree, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of

their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative

Works, in at least one

of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and

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

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by

brackets "[]"

replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright 2014 The Android Open Source Project

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language

governing permissions and limitations under the License.

dom-distiller-js URL: https://github.com/chromium/dom-distiller

Copyright 2014 The Chromium Authors. All rights reserved.

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

met:

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the

distribution.

 * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote

products derived from this software without specific prior written permission.

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

Parts of the following directories are available under Apache v2.0

src/de

Copyright (c) 2009-2011 Christian Kohlschütter

third_party/gwt_exporter Copyright 2007 Timepedia.org

third_party/gwt-2.5.1 Copyright 2008 Google

java/org/chromium/distiller/dev Copyright 2008 Google

Apache License

Version 2.0, January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

License.

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

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

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

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

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

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

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

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

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

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

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

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

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

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License. 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

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

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages. 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Expat XML Parser URL: http://sourceforge.net/projects/expat/

Copyright (c) 1998, 1999, 2000 Thai Open Source Software Center Ltd and Clark

Cooper

Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006 Expat maintainers.

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

permit persons to whom the Software is furnished to do so, subject to

the following conditions:

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

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

Copyright (c) 1999, 2000, 2001, 2002 Adel I. Mirzazhanov. All rights reserved

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

1.Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.

2.Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products

derived from this software without specific prior written permission.

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

flac

URL: http://sourceforge.net/projects/flac/files/flac-src/flac-1.2.1-src/flac-1.2.1.tar.gz/download

Copyright (C) 2000,2001,2002,2003,2004,2005,2006,2007 Josh Coalson

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

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

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

- Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the distribution.

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

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

harfbuzz-ng URL: http://harfbuzz.org

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow. For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright © 2010,2011,2012 Google, Inc. Copyright © 2012 Mozilla Foundation Copyright © 2011 Codethink Limited Copyright © 2008,2010 Nokia Corporation and/or its subsidiary(-ies) Copyright © 2009 Keith Stribley Copyright © 2009 Martin Hosken and SIL International Copyright © 2007 Chris Wilson Copyright © 2006 Behdad Esfahbod Copyright © 2005 David Turner Copyright © 2004,2007,2008,2009,2010 Red Hat, Inc. Copyright © 1998-2004 David Turner and Werner

Copyright © 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, modify, and distribute this software and its documentation for any purpose, provided that the above copyright notice and the following two paragraphs appear in all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

iccjpeg URL: http://www.ijg.org

LICENSE extracted from IJG's jpeg distribution:

In plain English:

1. We don't promise that this software works. (But if you find any bugs,

please let us know!)

2. You can use this software for whatever you want. You don't have to pay us.

3. You may not pretend that you wrote this software.

If you use it in a program, you must acknowledge somewhere in your documentation that

you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied,

with respect to this software, its quality, accuracy, merchantability, or

fitness for a particular purpose. This software is provided "AS IS", and you,

its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.

All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this

software (or portions thereof) for any purpose, without fee, subject to these

conditions:

(1) If any part of the source code for this software is distributed, then this

README file must be included, with this copyright and no-warranty notice

unaltered; and any additions, deletions, or changes to the original files

must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying

documentation must state that "this software is based in part on the work of

the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts

full responsibility for any undesirable consequences; the authors accept

NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code,

not just to the unmodified library. If you use our work, you ought to acknowledge us.

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

software".

We specifically permit and encourage the use of this software as the basis of

commercial products, provided that all warranty or liability claims are assumed by the product vendor.

icu

URL: http://site.icu-project.org/

ICU License - ICU 1.8.1 and later

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2014 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a

copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish,

distribute, and/or sell copies of the Software, and to permit persons to

whom the Software is furnished to do so, provided that the above

copyright notice(s) and this permission notice appear in all copies of

the Software and that both the above copyright notice(s) and this

permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall

not be used in advertising or otherwise to promote the sale, use or

other dealings in this Software without prior

written authorization of

the copyright holder.

All trademarks and registered trademarks

mentioned herein are the

property of their respective owners.

Third-Party Software Licenses

This section contains third-party software notices and/or additional

terms for licensed third-party software components included within ICU

libraries.

1. Unicode Data Files and Software

COPYRIGHT AND PERMISSION NOTICE

Copyright © 1991-2014 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in http://www.unicode.org/copyright.html.

Permission is hereby granted, free of charge, to any person obtaining

a copy of the Unicode data files and any associated documentation

(the "Data Files") or Unicode software and any associated documentation

(the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use,

copy, modify, merge, publish, distribute, and/or sell copies of

the Data Files or Software, and to permit persons to whom the Data Files

or Software are furnished to do so, provided that

(a) this copyright and permission notice appear with all copies

of the Data Files or Software,

(b) this copyright and permission notice appear in associated

documentation, and

(c) there is clear notice in each modified Data File or in the Software

as well as in the documentation associated with the Data File(s) or

Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF

ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE

WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior

written authorization of the copyright holder.

2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

The Google Chrome software developed by Google is licensed under the BSD li cense. Other software included in this distribution is provided under other licen ses, as set forth below.

- ses #
- # The BSD License

http://opensource.org/licenses/bsd-license.php

Copyright (C) 2006-2008, Google Inc.

#

All rights reserved.

#

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

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

#

Redistributions of source code must retain the above copyright notice, th

is list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice,

this list of conditions and the following disclaimer in the documentation and/or

other materials provided with the distribution.

Neither the name of Google Inc. nor the names of its contributors may be

used to endorse or promote products derived from this software without specific

prior written permission.

#

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

#

The word list in cjdict.txt are generated by combining three word lists l

isted # below with further processing for compound word breaking. The frequency i s generated

with an iterative training against Google web corpora.

```
#
```

* Libtabe (Chinese)

#

https://sourceforge.net/project/?group_id=1519 # - Its license terms and conditions are shown below.

- #
- # * IPADIC (Japanese)
- # http://chasen.aist-
- nara.ac.jp/chasen/distribution.html
- # Its license terms and conditions are shown below.
- #

-----COPYING.libtabe ----

- BEGIN-----
- #
- # /
- # * Copyrighy (c) 1999 TaBE Project.
- # * Copyright (c) 1999 Pai-Hsiang Hsiao.
- # * All rights reserved.
- #

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

* modification, are permitted provided that the following conditions

- # * are met:
- # *

* . Redistributions of source code must retain the above copyright

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

* . Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the

following disclaimer in

* the documentation and/or other

- materials provided with the
- # * distribution.

$\,$ * . Neither the name of the TaBE Project nor the names of its

* contributors may be used to endorse or promote products derived

* from this software without specific prior written permission.

*

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

* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

* (INCLUDING, BUT NOT LIMITED TO,
 PROCUREMENT OF SUBSTITUTE GOODS OR
 # * SERVICES; LOSS OF USE, DATA, OR
 PROFITS; OR BUSINESS INTERRUPTION)

* HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT,
* STRICT LIABILITY, OR TORT (INCLUDING
NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED

* OF THE POSSIBILITY OF SUCH DAMAGE.

- # */
- #
- #

* Copyright (c) 1999 Computer Systems and Communication Lab,

* Institute of

Information Science, Academia Sinica.

- # * All rights reserved.
- #

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

- # * modification, are permitted provided that the following conditions
- # * are met:
- # *

* . Redistributions of source code must retain the above copyright

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

*. Redistributions in binary form must reproduce the above copyright

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

* the documentation and/or other materials provided with the

* distribution. # # * . Neither the name of the Computer Systems and Communication Lab * nor the names of its contributors may be used to endorse or * promote products derived from this # software without specific # * prior written permission. # * THIS SOFTWARE IS PROVIDED BY THE # COPYRIGHT HOLDERS AND CONTRIBUTORS * "AS IS" AND ANY EXPRESS OR IMPLIED # WARRANTIES, INCLUDING, BUT NOT * LIMITED TO, THE IMPLIED # WARRANTIES OF MERCHANTABILITY AND FITNESS * FOR A PARTICULAR PURPOSE ARE # DISCLAIMED. IN NO EVENT SHALL THE * REGENTS OR CONTRIBUTORS BE # LIABLE FOR ANY DIRECT, INDIRECT, # * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES * (INCLUDING, BUT NOT LIMITED TO, # PROCUREMENT OF SUBSTITUTE GOODS OR * SERVICES; LOSS OF USE, DATA, OR # PROFITS; OR BUSINESS INTERRUPTION) # * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, * STRICT LIABILITY, OR TORT (INCLUDING # **NEGLIGENCE OR OTHERWISE**) * ARISING IN ANY WAY OUT OF THE USE # OF THIS SOFTWARE, EVEN IF ADVISED # * OF THE POSSIBILITY OF SUCH DAMAGE. # */ # Copyright 1996 Chih-Hao Tsai @ Beckman # Institute, University of Illinois # c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/@c-tsai4 # # -----END _____ # # # -----BEGI N-----___ # Copyright 2000, 2001, 2002, 2003 Nara # Institute of Science and Technology. All Rights Reserved. # # # Use, reproduction, and distribution of this software is permitted. # Any copy of this software, whether in its original form or modified, # must include both the above copyright notice and the following

paragraphs.

#

Nara Institute of Science and Technology (NAIST),

the copyright holders, disclaims all warranties with regard to this

software, including all implied warranties of merchantability and

fitness, in no event shall NAIST be liable for*#* any special, indirect or consequentialdamages or any damages

whatsoever resulting from loss of use, data or profits, whether in an

action of contract, negligence or other tortuous action, arising out

of or in connection with the use or performance of this software.

#

A large portion of the dictionary entries# originate from ICOT Free Software. The

following conditions for ICOT

Free Software applies to the current dictionary as well.

#

Each User may also freely distribute the Program, whether in its

original form or modified, to any third party or parties, PROVIDED

that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear

on, or be attached to, the Program, which is distributed substantially

in the same form as set out herein and that such intended

distribution, if actually made, will neither violate or otherwise

contravene any of the laws and regulations of the countries having

jurisdiction over the User or the intended distribution itself.

NO WARRANTY

#

The program was produced on an

experimental basis in the course of the # research and development conducted

during the project and is provided

to users as so produced on an experimental basis. Accordingly, the

program is provided without any warranty whatsoever, whether express,

implied, statutory or otherwise. The term "warranty" used herein

includes, but is not limited to, any warranty of the quality,

performance, merchantability and fitness for a particular purpose of

the program and the nonexistence of any infringement or violation of

any right of any third party.

Each user of the program will agree and Machines Corporation understand, and be deemed to and others. All Rights Reserved. # have agreed and understood, that there is # no warranty whatsoever for # Project: http://code.google.com/p/laothe program and, accordingly, the entire dictionary/ Dictionary: http://laorisk arising from or # otherwise connected with the program is dictionary.googlecode.com/git/Lao-Dictionary.txt assumed by the user. License: http://lao-dictionary.googleco # de.com/git/Lao-Dictionary-LICEN Therefore, neither ICOT, the copyright SE.txt # holder, or any other (copied below) organization that participated in or was # otherwise related to the # This file is derived from the above development of the program and their dictionary, with slight modifications respective officials, directors, officers and other employees shall be held # _____ liable for any and all _____ _____ damages, including, without limitation, _____ general, special, incidental Copyright (C) 2013 Brian Eugene Wilson, # Robert Martin Campbell. and consequential damages, arising out of or otherwise in connection All rights reserved. # with the use or inability to use the program # or any product, material # Redistribution and use in source and binary or result produced or otherwise obtained forms, with or without modifi by using the program, cation. regardless of whether they have been # are permitted provided that the following advised of, or otherwise had conditions are met: knowledge of, the possibility of such # # damages at any time during the Redistributions of source code project or thereafter. Each user will be must retain the above copyright no deemed to have agreed to the tice, this foregoing by his or her commencement of # list of conditions and the use of the program. The term following disclaimer. Redistributions "use" as used herein includes, but is not in binary limited to, the use, form must reproduce the above # modification, copying and distribution of copyright notice, this list of cond the program and the itions and production of secondary products from the # the following disclaimer in the documentation and/or other materi program. als In the case where the program, whether in # provided with the distribution. its original form or # modified, was distributed or delivered to or THIS SOFTWARE IS PROVIDED BY THE # COPYRIGHT HOLDERS AND CONTRIBUTORS "AS I received by a user from any person, organization or entity other S" AND than ICOT, unless it makes or ANY EXPRESS OR IMPLIED WARRANTIES, # grants independently of ICOT any specific INCLUDING, BUT NOT LIMITED TO, THE IMP warranty to the user in LIED writing, such person, organization or entity, # WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE will also be exempted from and not be held liable to the user for DISCLAIMED. IN NO EVENT SHALL THE # any such damages as noted COPYRIGHT HOLDER OR CONTRIBUTORS BE LIA above as far as the program is concerned. **BLE FOR** ANY DIRECT, INDIRECT, INCIDENTAL, # -----END-SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DA _____ MAGES (INCLUDING, BUT NOT LIMITED TO, # 3. Lao Word Break Dictionary Data (laodict.txt) PROCUREMENT OF SUBSTITUTE GOODS OR SERVIC ES; LOSS OF USE, DATA, OR PROFITS; OR Copyright (c) 2013 International Business #

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

#

BUSINESS INTERRUPTION) HOWEVER CAUSED A ND ON # ANY THEORY OF LIABILITY, WHETHER IN
CONTRACT, STRICT LIABILITY, OR TORT # (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS # SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE. #
4. Burmese Word Break Dictionary Data (burmesedict.txt)
 # Copyright (c) 2014 International Business Machines Corporation # and others. All Rights Reserved.
 # # This list is part of a project hosted at: # github.com/kanyawtech/myanmar-
karen-word-lists # #
 Copyright (c) 2013, LeRoy Benjamin Sharon All rights reserved.
Redistribution and use in source and binary forms, with or without modifi cation,
 # are permitted provided that the following conditions are met: #
Redistributions of source code must retain the above copyright notice, this
 # list of conditions and the following disclaimer. #
Redistributions in binary form must reproduce the above copyright notic
e, this # list of conditions and the following disclaimer in the documentation an d/or
other materials provided with the distribution.
Neither the name Myanmar Karen Word Lists, nor the names of its
contributors may be used to endorse orpromote products derived from# this software without specific prior
<pre># this software without specific phot written permission. #</pre>

THIS SOFTWARE IS PROVIDED BY THE

COPYRIGHT HOLDERS AND CONTRIBUTORS "AS I S" AND

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

WARRANTIES OF MERCHANTABILITY AND
FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE
COPYRIGHT HOLDER OR CONTRIBUTORS BE LIA
BLE FOR

ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DA MAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVIC ES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED A ND ON

ANY THEORY OF LIABILITY, WHETHER INCONTRACT, STRICT LIABILITY, OR TORT# (INCLUDING NEGLIGENCE OR

OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

THIS

SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database

for its time zone support. The ownership of the TZ database is explained

in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

7. Database Ownership

The TZ database itself is not an IETF Contribution or an IETF document. Rather it is a pre-existing and regularly updated work that is in the public domain, and is intended to remain in the public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do not apply to the TZ Database or contributions that individuals make to it. Should any claims be made and substantiated against the TZ Database, the organization that is providing the IANA Considerations defined in this RFC, under the memorandum of understanding with the IETF, currently ICANN, may act in accordance with all competent court

orders. No ownership claims will be made by ICANN or the IETF Trust

on the database or the code. Any person making a contribution to the

database or code waives all rights to future claims in that

contribution or in the TZ Database.

google-jstemplate URL: http://code.google.com/p/google-jstemplate/

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code,

generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship,

whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below). "Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof. "Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution." "Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any **Derivative Works** that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work. excluding those notices that do not pertain to any part of the Derivative Works; and (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License. 5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying

information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language

governing permissions and limitations under the License.

Khronos header files URL: http://www.khronos.org/registry

Copyright (c) 2007-2010 The Khronos Group Inc.

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

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

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

SGI FREE SOFTWARE LICENSE B (Version 2.0, Sept. 18, 2008)

Copyright (C) 1992 Silicon Graphics, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute,

sublicense, and/or sell copies

of the Software, and to permit persons to whom the Software is furnished to do

so, subject to the following conditions:

The above copyright notice including the dates of first publication and either this permission notice or a reference to http://oss.sgi.com/projects/FreeB/ shall be included in all copies or substantial portions of the Software.

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

Except as contained in this notice, the name of Silicon Graphics, Inc. shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Silicon Graphics, Inc.

LevelDB: A Fast Persistent Key-Value Store URL: https://github.com/google/leveldb.git

Copyright (c) 2011 The LevelDB Authors. All rights reserved.

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

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

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

The library to input, validate, and display addresses. URL: https://github.com/googlei18n/libaddressinput

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License. "Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files. "Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types. "Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

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

by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but

excluding communication that is

conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any

medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works
- that You distribute, all copyright, patent, trademark, and
- attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained within such NOTICE file, excluding those

notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and

wherever such third-party notices

normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

you may not use this file except in compliance

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

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

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

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

See the License for the specific language governing permissions and

limitations under the License.

libjingle URL: http://www.webrtc.org

Copyright (c) 2013, Google Inc. All rights reserved.

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

are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,

this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

* The name of the author may not be used to endorse or promote products

derived from this software without specific prior written permission.

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

WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

libjpeg URL: http://www.ijg.org/

(Copied from the README.)

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy,

merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and

its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.

All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this

software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright

and no-warranty notice

unaltered; and any additions, deletions, or changes to the original files

must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying

documentation must state that "this software is based in part on the work of

the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts

full responsibility for any undesirable consequences; the authors accept

NO LIABILITY for damages of any kind.

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

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from

it. This software may be referred to only as "the

Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of

commercial products, provided that all warranty or liability claims are

assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch,

sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA.

ansi2knr.c is NOT covered by the above copyright and conditions, but instead

by the usual distribution terms of the Free Software Foundation; principally,

that you must include source code if you redistribute it. (See the file

ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part

of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf.

It is copyright by the Free Software Foundation but is freely distributable.

The same holds for its supporting scripts

(config.guess, config.sub,

ltconfig, ltmain.sh). Another support script, install-sh, is copyright

by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by

patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot

legally be used without obtaining one or more licenses. For this reason,

support for arithmetic coding has been removed from the free JPEG software.

(Since arithmetic coding provides only a marginal gain over the unpatented

Huffman mode, it is unlikely that very many implementations will support it.)

So far as we are aware, there are no patent restrictions on the remaining

code.

The IJG distribution formerly included code to read and write GIF files.

To avoid entanglement with the Unisys LZW patent, GIF reading support has

been removed altogether, and the GIF writer has been simplified to produce

"uncompressed GIFs". This technique does not use the LZW algorithm; the

resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

jconfig.h is distributed under the MPL 1.1/GPL 2.0/LGPL 2.1 tri-license.

jmorecfg.h contains modifications, which are distributed under the Netscape Public License.

libjpeg-turbo URL: http://sourceforge.net/projects/libjpeg-turbo/

libjpeg-turbo is licensed under a non-restrictive, BSDstyle license

(see README.) The TurboJPEG/OSS wrapper (both C and Java versions) and associated test programs bear a similar license, which is reproduced below:

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

following conditions are met:

- Redistributions of source code must retain the above copyright notice,

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

this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

- Neither the name of the libjpeg-turbo Project nor the names of its

contributors may be used to endorse or promote products derived from this

software without specific prior written permission.

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

International Phone Number Library URL: http://libphonenumber.googlecode.com/svn/trunk/

Copyright (C) 2011 Google Inc.

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language governing permissions and

limitations under the License.

libpng URL: http://libpng.org/

This copy of the libpng notices is provided for your convenience. In case of

any discrepancy between this copy and the notices in the file png.h that is

included in the libpng distribution, the latter shall prevail.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE:

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

pngusr.h is distributed under the MPL 1.1/GPL 2.0/LGPL 2.1 tri-license.

This code is released under the libpng license.

libpng versions 1.0.7, July 1, 2000, through 1.2.54, November 12, 2015, are Copyright (c) 2000-2002, 2004, 2006-2015 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux Eric S. Raymond Cosmin Truta Gilles Vollant

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user. libpng versions 0.97, January 1998, through 1.0.6,

Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals

added to the list of Contributing Authors:

Tom Lane Glenn Randers-Pehrson Willem van Schaik

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

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

libpng versions 0.5, May 1995, through 0.88, January 1996, are

Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

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

Andreas Dilger Dave Martindale Guy Eric Schalnat Paul Schmidt Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors

and Group 42, Inc. disclaim all warranties, expressed or implied,

including, without limitation, the warranties of merchantability and of

fitness for any purpose. The Contributing Authors and Group 42, Inc.

assume no liability for direct, indirect, incidental, special, exemplary,

or consequential damages, which may result from the use of the PNG

Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this

source code, or portions hereof, for any purpose, without fee, subject

to the following restrictions:

1. The origin of this source code must not be misrepresented.

2. Altered versions must be plainly marked as such and must not

be misrepresented as being the original source.

3. This Copyright notice may not be removed or altered from any

source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without

fee, and encourage the use of this source code as a component to

supporting the PNG file format in commercial products. If you use this

source code in a product, acknowledgment is not required but would be appreciated.

END OF COPYRIGHT NOTICE, DISCLAIMER, and LICENSE.

A "png_get_copyright" function is available, for convenient use in "about"

boxes and the like:

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

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

Libpng is OSI Certified Open Source Software. OSI Certified Open Source is a certification mark of the Open Source Initiative. OSI has not addressed the additional disclaimers inserted at version 1.0.7.

Glenn Randers-Pehrson glennrp at users.sourceforge.net November 12, 2015

libsrtp URL: https://github.com/cisco/libsrtp

/*

- * Copyright (c) 2001-2006 Cisco Systems, Inc.
- * All rights reserved.
- *

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

* modification, are permitted provided that the following conditions

* are met:

* Redistributions of source code must retain the above copyright

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

* Redistributions in binary form must reproduce the above

* copyright notice, this list of conditions and the following

* disclaimer in the documentation and/or other materials provided

* with the distribution.

*

 * $\,$ Neither the name of the Cisco Systems, Inc. nor the names of its

* contributors may be used to endorse or promote products derived

* from this software without specific prior written permission.

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

*/

libusbx URL: http://libusb.org

> GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

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

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts

as the successor of the GNU Library Public License, version 2, hence

the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change

free software--to make sure the software is free for all its users.

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

specially designated software packages--typically libraries--of the

Free Software Foundation and other authors who decide to use it. You

can use it too, but we suggest you first think carefully about whether

this license or the ordinary General Public License is

the better

strategy to use in any particular case, based on the explanations below.

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

To protect your rights, we need to make restrictions that forbid

distributors to deny you these rights or to ask you to surrender these

rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave

you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide

complete object files to the recipients, so that they can relink them

with the library after making changes to the library and recompiling

it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know

that what they have is not the original version, so that the original

author's reputation will not be affected by problems that might be

introduced by others.

Finally, software patents pose a constant threat to the existence of

any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a

restrictive license from a patent holder. Therefore, we insist that

any patent license obtained for a version of the library must be

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

Most GNU software, including some libraries, is covered by the

ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and

is quite different from the ordinary General Public License. We use

this license for certain libraries in order to permit linking those

libraries into non-free programs.

When a program is linked with a library, whether statically or using

a shared library, the combination of the two is legally speaking a

combined work, a derivative of the original library. The ordinary

General Public License therefore permits such linking only if the

entire combination fits its criteria of freedom. The Lesser General

Public License permits more lax criteria for linking other code with

the library.

We call this license the "Lesser" General Public License because it

does Less to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less

of an advantage over competing non-free programs. These disadvantages

are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

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

that a free

library does the same job as widely used non-free libraries. In this

case, there is little to gain by limiting the free library to free

software only, so we use the Lesser General Public License.

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

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

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

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

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

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

The "Library", below, refers to any such software

library or work

which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under

copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated

straightforwardly into another language.

(Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for

making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated

interface definition files, plus the scripts used to control compilation

and installation of the library.

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for

writing it). Whether that is true depends on what the Library does

and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that

you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any

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

Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

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

b) You must cause the files modified to carry prominent notices

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

c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a

table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility

is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of

its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must

be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees

extend to the

entire whole, and thus to each and every part regardless of who wrote

it.

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

your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

with the Library (or with a work based on the Library) on a volume of

a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so

that they refer to the ordinary GNU General Public License, version 2,

instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all

subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or

derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany

it with the complete corresponding machinereadable source code, which

must be distributed under the terms of Sections 1 and 2 above on a

medium customarily used for software interchange.

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

from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

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

Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it

contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

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

that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The

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

If such an object file uses only numerical parameters, data

structure layouts and accessors, and small macros and small inline

functions (ten lines or less in length), then the use of the object

file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may

distribute the object code for the work under the

terms of Section 6.

Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or

link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work

under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by

this License. You must supply a copy of this License. If the work

during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machinereadable "work that

uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application

to use the modified definitions.)

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

Library. A suitable mechanism is one that (1) uses at run time a

copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if

the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

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

Library" must include any data and utility programs needed for

reproducing the executable from it. However, as a special exception,

the materials to be distributed need not include anything that is

normally distributed (in either source or binary form) with the major

components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies

the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined

library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise

permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your

rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by

modifying or distributing the Library (or any work based on the

Library), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying

the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the

original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein.

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

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues). conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library. If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply. and the section as a whole is intended to apply in other circumstances. It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a

to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License. 12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add

an explicit geographical distribution limitation excluding those countries,

so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if

written in the body of this License.

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

versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version,

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

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and

"any later version", you have the option of following the terms and

conditions either of that version or of any later version published by

the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free

programs whose distribution conditions are incompatible with these,

write to the author to ask for permission. For

software which is

copyrighted by the Free Software Foundation, write to the Free

Software Foundation; we sometimes make exceptions for this. Our

decision will be guided by the two goals of preserving the free status

of all derivatives of our free software and of promoting the sharing

and reuse of software generally.

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

ordinary General Public License).

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

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

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public

License as published by the Free Software Foundation; either

version 2.1 of the License, or (at your option) any later version.

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

but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A

PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

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

License along with this library; if not, write to the Free Software

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

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

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the library, if

necessary. Here is a sample; alter the names:

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

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

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

That's all there is to it!

libvpx URL: http://www.webmproject.org

Copyright (c) 2010, The WebM Project authors. All rights reserved.

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

* Redistributions of source code must retain the

above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in

the documentation and/or other materials provided with the distribution.

* Neither the name of Google, nor the WebM Project, nor the names

of its contributors may be used to endorse or promote products

derived from this software without specific prior written

permission.

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

WebP image encoder/decoder URL: http://developers.google.com/speed/webp

Copyright (c) 2010, Google Inc. All rights reserved.

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

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in

the documentation and/or other materials provided with the

distribution.

* Neither the name of Google nor the names of its contributors may

be used to endorse or promote products derived from this software

without specific prior written permission.

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

Additional IP Rights Grant (Patents)

"These implementations" means the copyrightable works that implement the WebM codecs distributed by Google as part of the WebM Project.

Google hereby grants to you a perpetual, worldwide, non-exclusive, no-charge,

royalty-free, irrevocable (except as stated in this section) patent license to

make, have made, use, offer to sell, sell, import, transfer, and otherwise

run, modify and propagate the contents of these implementations of WebM, where

such license applies only to those patent claims, both currently owned by

Google and acquired in the future, licensable by Google that are necessarily

infringed by these implementations of WebM. This grant does not include claims

that would be infringed only as a consequence of

further modification of these implementations. If you or your agent or exclusive licensee institute or order or agree to the institution of patent litigation or any other patent enforcement activity against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that any of these implementations of WebM or any code incorporated within any of these implementations of WebM constitute direct or contributory patent infringement, or inducement of patent infringement, then any patent rights granted to you under this License for these implementations of WebM shall terminate as of the date such litigation is filed.

libxml URL: http://xmlsoft.org

Except where otherwise noted in the source code (e.g. the files hash.c, list.c and the trio files, which are covered by a similar licence but with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

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

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

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

libxslt URL: http://xmlsoft.org/XSLT

Licence for libxslt except libexslt

Copyright (C) 2001-2002 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is fur-

nished to do so, subject to the following conditions:

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

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

Except as contained in this notice, the name of Daniel Veillard shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written

authorization from him.

Licence for libexslt

Copyright (C) 2001-2002 Thomas Broyer, Charlie Bozeman and Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without

limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

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

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

Except as contained in this notice, the name of the authors shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from him.

authorization from him.

libyuv URL: http://code.google.com/p/libyuv/

Copyright 2011 The LibYuv Project Authors. All rights reserved.

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

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in

the documentation and/or other materials provided with the

distribution.

* Neither the name of Google nor the names of its contributors may

be used to endorse or promote products derived from this software

without specific prior written permission.

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

linux-syscall-support URL: http://code.google.com/p/linux-syscallsupport/

// Copyright 2015 The Chromium Authors. All rights reserved.

//

 $/\!/$ Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are

// met:

//

// * Redistributions of source code must retain the above copyright

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

// * Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following disclaimer

// in the documentation and/or other materials provided with the

// distribution.

// * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

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

LZ4 - Extremely fast compression URL: https://code.google.com/p/lz4/

LZ4 Library Copyright (c) 2011-2014, Yann Collet All rights reserved.

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

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

* Redistributions in binary form must reproduce the above copyright notice, this

list of conditions and the following disclaimer in the documentation and/or

other materials provided with the distribution.

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

LZMA SDK URL: http://www.7-zip.org/sdk.html

LZMA SDK is placed in the public domain.

mesa URL: http://www.mesa3d.org/

The default Mesa license is as follows:

Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a

copy of this software and associated documentation files (the "Software"),

to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense,

and/or sell copies of the Software, and to permit persons to whom the

Software is furnished to do so, subject to the following conditions:

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

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

Some parts of Mesa are copyrighted under the GNU LGPL. See the Mesa/docs/COPYRIGHT file for details.

The following is the standard GNU copyright file.

GNU LIBRARY GENERAL PUBLIC LICENSE Version 2, June 1991 Copyright (C) 1991 Free Software Foundation, Inc. 675 Mass Ave, Cambridge,

MA 02139, USA

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

[This is the first released version of the library GPL. It is

numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change

free software--to make sure the software is free for all its users.

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

your libraries, too.

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

price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it

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

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if

you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis

or for a fee, you must give the recipients all the rights that we gave

you. You must make sure that they, too, receive or can get the source

code. If you link a program with the library, you must

provide

complete object files to the recipients so that they can relink them

with the library, after making changes to the library and recompiling

it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright

the library, and (2) offer you this license which gives you legal

permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain

that everyone understands that there is no warranty for this free

library. If the library is modified by someone else and passed on, we

want its recipients to know that what they have is not the original

version, so that any problems introduced by others will not reflect on

the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that companies distributing free

software will individually obtain patent licenses, thus in effect

transforming the program into proprietary software. To prevent this,

we have made it clear that any patent must be licensed for everyone's

free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary

GNU General Public License, which was designed for utility programs. This

license, the GNU Library General Public License, applies to certain

designated libraries. This license is quite different from the ordinary

one; be sure to read it in full, and don't assume that anything in it is

the same as in the ordinary license.

The reason we have a separate public license for some libraries is that

they blur the distinction we usually make between modifying or adding to a

program and simply using it. Linking a program with a library, without

changing the library, is in some sense simply using the library, and is

analogous to running a utility program or application

program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

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

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

users of those programs of all benefit from the free status of the

libraries themselves. This Library General Public License is intended to

permit developers of non-free programs to use free libraries, while

preserving your freedom as a user of such programs to change the free

libraries that are incorporated in them. (We have not seen how to achieve

this as regards changes in header files, but we have achieved it as regards

changes in the actual functions of the Library.) The hope is that this

will lead to faster development of free libraries.

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

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

one.

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

0. This License Agreement applies to any software library which

contains a notice placed by the copyright holder or other authorized

party saying it may be distributed under the terms of this Library

General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data

prepared so as to be conveniently linked with application programs

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

The "Library", below, refers to any such software library or work

which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under

copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated

straightforwardly into another language.

(Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for

making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated

interface definition files, plus the scripts used to control compilation

and installation of the library.

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for

writing it). Whether that is true depends on what the Library does

and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that

you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any

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

Library.

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

2. You may modify your copy or copies of the Library or any portion

of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

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

b) You must cause the files modified to carry prominent notices

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

c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a

table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility

is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of

its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must

be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote

it.

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

your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

with the Library (or with a work based on the Library) on a volume of

a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so

that they refer to the ordinary GNU General Public License, version 2,

instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all

subsequent copies and derivative works made from that copy.

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

4. You may copy and distribute the Library (or a

portion or

derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany

it with the complete corresponding machine-

readable source code, which

must be distributed under the terms of Sections 1 and 2 above on a

medium customarily used for software interchange.

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

from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

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

Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it

contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

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

that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The

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

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

file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may

distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or

link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work

under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by

this License. You must supply a copy of this License. If the work

during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machinereadable "work that

uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood

that the user who changes the contents of

definitions files in the

Library will not necessarily be able to recompile the application

to use the modified definitions.)

b) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above

specified materials from the same place.

d) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

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

Library" must include any data and utility programs needed for

reproducing the executable from it. However, as a special exception,

the source code distributed need not include anything that is normally

distributed (in either source or binary form) with the major

components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you

distribute.

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

a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your

rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by

modifying or distributing the Library (or any work based on the

Library), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying

the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the

original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to

this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you

may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by

all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply,

and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system which is

implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot

impose that choice.

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

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted

interfaces, the

original copyright holder who places the Library under this License may add

an explicit geographical distribution limitation excluding those countries,

so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if

written in the body of this License.

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

versions of the Library General Public License from time to time.

Such new versions will be similar in spirit to the present version,

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

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and

"any later version", you have the option of following the terms and

conditions either of that version or of any later version published by

the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free

programs whose distribution conditions are incompatible with these,

write to the author to ask for permission. For software which is

copyrighted by the Free Software Foundation, write to the Free

Software Foundation; we sometimes make exceptions for this. Our

decision will be guided by the

decision will be guided by the two goals of preserving the free status

of all derivatives of our free software and of promoting the sharing

and reuse of software generally.

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest

possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively,

under the terms of the ordinary General Public License).

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

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

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

This library is free software; you can redistribute

it and/or

modify it under the terms of the GNU Library General Public

License as published by the Free Software Foundation; either

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

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

but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Library General Public License for more details.

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

License along with this library; if not, write to the Free

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

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

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the library, if

necessary. Here is a sample; alter the names:

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

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

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

That's all there is to it!

modp base64 decoder URL: https://github.com/client9/stringencoders

* MODP_B64 - High performance base64 encoder/decoder

- * Version 1.3 -- 17-Mar-2006
- * http://modp.com/release/base64

*

* Copyright (c) 2005, 2006 Nick Galbreath -- nickg [at] modp [dot] com

* All rights reserved.

*

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

* modification, are permitted provided that the following conditions are

* met:

*

* Redistributions of source code must retain the above copyright

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

* Redistributions in binary form must reproduce the above copyright

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

* documentation and/or other materials provided with the distribution.

* Neither the name of the modp.com nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

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

Mojo

URL: https://github.com/domokit/mojo

// Copyright 2014 The Chromium Authors. All rights reserved.

//

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

// modification, are permitted provided that the following conditions are

// met:

// * Redistributions of source code must retain the above copyright

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

// $\ ^*$ Redistributions in binary form must reproduce

the above

// copyright notice, this list of conditions and the following disclaimer

// in the documentation and/or other materials provided with the

// distribution.

// $\,$ * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

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

mt19937ar

URL: http://www.math.sci.hiroshima-u.ac.jp/⊠mmat/MT/MT2002/emt19937ar.html

A C-program for MT19937, with initialization improved 2002/1/26.

Coded by Takuji Nishimura and Makoto Matsumoto.

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

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

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

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

1. Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

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

3. The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

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

Netscape Plugin Application Programming Interface (NPAPI) URL: http://mxr.mozilla.org/mozillacentral/source/modules/plugin/base/public/

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this file are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://www.mozilla.org/MPL/

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is mozilla.org code.

The Initial Developer of the Original Code is Netscape Communications Corporation. Portions created by the Initial Developer are Copyright (C) 1998 the Initial Developer. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of

either the GNU General Public License Version 2 or later (the "GPL"), or

the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

in which case the provisions of the GPL or the LGPL are applicable instead

of those above. If you wish to allow use of your version of this file only

under the terms of either the GPL or the LGPL, and not to allow others to

use your version of this file under the terms of the MPL, indicate your

decision by deleting the provisions above and replace them with the notice

and other provisions required by the GPL or the LGPL. If you do not delete

the provisions above, a recipient may use your version of this file under

the terms of any one of the MPL, the GPL or the LGPL.

OpenMAX DL

URL: https://silver.arm.com/download/Software/Gra phics/OX000-BU-00010-r1p0-00bet0/OX000-BU-00010-r1p0-00bet0.tgz

Use of this source code is governed by a BSD-style license that can be found in the LICENSE file in the root of the source tree. All contributing project authors may be found in the

AUTHORS file in the root of the source tree.

The files were originally licensed by ARM Limited.

The following files:

- * dl/api/omxtypes.h
- * dl/sp/api/omxSP.h

are licensed by Khronos:

Copyright © 2005-2008 The Khronos Group Inc. All Rights Reserved.

These materials are protected by copyright laws and contain material

proprietary to the Khronos Group, Inc. You may use these materials

for implementing Khronos specifications, without altering or removing

any trademark, copyright or other notice from the specification.

Khronos Group makes no, and expressly disclaims any, representations or warranties, express or implied, regarding these materials, including, without limitation, any implied warranties of merchantability or fitness for a particular purpose or non-infringement of any intellectual property. Khronos Group makes no, and expressly disclaims any, warranties, express or implied, regarding the correctness, accuracy, completeness, timeliness, and reliability of these materials.

Under no circumstances will the Khronos Group, or any of its Promoters, Contributors or Members or their respective partners,

officers, directors,

employees, agents or representatives be liable for any damages, whether

direct, indirect, special or consequential damages for lost revenues,

lost profits, or otherwise, arising from or in connection with these

materials.

Khronos and OpenMAX are trademarks of the Khronos Group Inc.

opus URL: http://git.xiph.org/?p=opus.git

Copyright 2001-2011 Xiph.Org, Skype Limited, Octasic, Jean-Marc Valin, Timothy

B. Terriberry, CSIRO, Gregory Maxwell, Mark Borgerding, Erik de Castro Lopo

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

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

- Redistributions in binary form must reproduce the

above copyright

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

documentation and/or other materials provided with the distribution.

- Neither the name of Internet Society, IETF or IETF Trust, nor the names of specific contributors, may be used to

endorse or promote

products derived from this software without specific prior written

permission.

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

Opus is subject to the royalty-free patent licenses which are specified at:

Xiph.Org Foundation: https://datatracker.ietf.org/ipr/1524/

Microsoft Corporation: https://datatracker.ietf.org/ipr/1914/

Broadcom Corporation: https://datatracker.ietf.org/ipr/1526/

OTS (OpenType Sanitizer) URL: https://github.com/khaledhosny/ots.git

// Copyright (c) 2009 The Chromium Authors. All rights reserved.

//

 $\ensuremath{/\!/}$ Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are

// met:

//

// * Redistributions of source code must retain the above copyright

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

// * Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following disclaimer

 $/\!/$ in the documentation and/or other materials provided with the

// distribution.

// $\,$ * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

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

PLY (Python Lex-Yacc) URL: http://www.dabeaz.com/ply/ply-3.4.tar.gz

PLY (Python Lex-Yacc) Version 3.4

Copyright (C) 2001-2011, David M. Beazley (Dabeaz LLC) All rights reserved.

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

* Redistributions of source code must retain the

above copyright notice,

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

this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

* Neither the name of the David Beazley or Dabeaz LLC may be used to

endorse or promote products derived from this software without

specific prior written permission.

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

Protocol Buffers URL: http://protobuf.googlecode.com/svn/trunk

Copyright 2008, Google Inc. All rights reserved.

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

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

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

support library is itself covered by the above license.

Quick Color Management System URL: https://github.com/jrmuizel/qcms/tree/v4

qcms Copyright (C) 2009 Mozilla Corporation Copyright (C) 1998-2007 Marti Maria

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

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

re2 - an efficient, principled regular expression library

URL: https://github.com/google/re2

// Copyright (c) 2009 The RE2 Authors. All rights reserved.

//

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

// modification, are permitted provided that the following conditions are

// met: //

// * Redistributions of source code must retain the above copyright

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

// * Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following disclaimer

 $/\!/$ in the documentation and/or other materials provided with the

// distribution.

// $\,$ * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

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

sfntly

License

URL: https://github.com/googlei18n/sfntly

Apache

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting

from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but

excluding communication that is

conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been

received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry

prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for

inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions. 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file. 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License. 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such

obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying

information. (Don't include the brackets!) The text should be enclosed in

the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright 2011 Google Inc. All Rights Reserved.

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

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

You may obtain a copy of the License at

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

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

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

WITHOUT WARRANTIES OR CONDITIONS OF ANY

KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

Skia

URL: https://skia.org/

// Copyright (c) 2011 Google Inc. All rights reserved.

 $\ensuremath{//}\xspace$ Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are

// met: //

* -

// * Redistributions of source code must retain the above copyright

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

// * Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following disclaimer

// in the documentation and/or other materials provided with the

// distribution.

// * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

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

third_party/etc1 is under the following license:

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but

not limited to compiled object code,

generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

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

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and

customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely

responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights

consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability. END OF TERMS AND CONDITIONS APPENDIX: How to apply the Apache License to your work. To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives. Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0

(the "License");

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language governing permissions and

limitations under the License.

Some files under resources are under the following license:

Unlimited Commercial Use

We try to make it clear that you may use all clipart from Openclipart even for unlimited commercial use. We believe that giving away our images is a great way to share with the world our talents and that will come back around in a better form.

May I Use Openclipart for?

We put together a small chart of as many possibilities and questions we have heard from people asking how they may use Openclipart. If you have an additional question, please email love@openclipart.org.

All Clipart are Released into the Public Domain. Each artist at Openclipart releases all rights to the images they share at Openclipart. The reason is so that there is no friction in using and sharing images authors make available at this website so that each artist might also receive the same benefit in using other artists clipart totally for any possible reason.

SMHasher

URL: http://code.google.com/p/smhasher/

All MurmurHash source files are placed in the public domain.

The license below applies to all other code in SMHasher:

Copyright (c) 2011 Google, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

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

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

Snappy: A fast compressor/decompressor URL: http://google.github.io/snappy/

Copyright 2011, Google Inc. All rights reserved.

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

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the

distribution.

 * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

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

sqlite URL: http://sqlite.org/

The author disclaims copyright to this source code.

In place of a legal notice, here is a blessing:

May you do good and not evil.

May you find forgiveness for yourself and forgive others.

May you share freely, never taking more than you give.

tcmalloc URL: http://gperftools.googlecode.com/

// Copyright (c) 2005, Google Inc.

// All rights reserved.

//

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

// modification, are permitted provided that the following conditions are

// met:

//

// * Redistributions of source code must retain the above copyright

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

// * Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following disclaimer

// in the documentation and/or other materials provided with the

// distribution.

// * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

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

POSSIBILITY OF SUCH DAMAGE.

The USB ID Repository URL: http://www.linux-usb.org/usb-ids.html

Copyright (c) 2012, Linux USB Project All rights reserved.

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

o Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.

o Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the distribution.

o Neither the name of the Linux USB Project nor the names of its

contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

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

usrsctp

URL: http://github.com/sctplab/usrsctp

(Copied from the COPYRIGHT file of https://code.google.com/p/sctprefimpl/source/browse/trunk/COPYRIGHT)

Copyright (c) 2001, 2002 Cisco Systems, Inc.

Copyright (c) 2002-12 Randall R. Stewart Copyright (c) 2002-12 Michael Tuexen All rights reserved.

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

are met:

1. Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright

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

documentation and/or other materials provided with the distribution.

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

wayland URL: http://wayland.freedesktop.org/

Copyright © 2008-2012 Kristian Høgsberg Copyright © 2010-2012 Intel Corporation Copyright © 2011 Benjamin Franzke Copyright © 2012 Collabora, Ltd.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation

files (the "Software"),

to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense,

and/or sell copies of the Software, and to permit

persons to whom the Software is furnished to do so, subject to the following conditions:

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

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

The above is the version of the MIT "Expat" License used by X.org:

http://cgit.freedesktop.org/xorg/xserver/tree/CO PYING

wayland-protocols URL: http://wayland.freedesktop.org/

Copyright © 2008-2013 Kristian Høgsberg Copyright © 2010-2013 Intel Corporation Copyright © 2013 Rafael Antognolli Copyright © 2013 Jasper St. Pierre Copyright © 2014 Jonas Ådahl Copyright © 2014 Jason Ekstrand Copyright © 2014-2015 Collabora, Ltd. Copyright © 2015 Red Hat Inc.

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

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

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

The above is the version of the MIT "Expat" License used by X.org:

http://cgit.freedesktop.org/xorg/xserver/tree/CO PYING

Web Animations JS URL: https://github.com/web-animations/webanimations-js

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity,

whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the

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

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form,

including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

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

modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or

written communication sent

to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses

granted to You under this License for that

Work shall terminate as of the date such litigation is filed.

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

Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You

meet the following conditions:

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

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages. 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer. and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability. END OF TERMS AND CONDITIONS APPENDIX: How to apply the Apache License to your work. To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language governing permissions and

limitations under the License.

WebRTC URL: http://www.webrtc.org

Copyright (c) 2011, The WebRTC project authors. All rights reserved.

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

met:

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in

the documentation and/or other materials provided with the

distribution.

* Neither the name of Google nor the names of its contributors may

be used to endorse or promote products derived from this software

without specific prior written permission.

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

x86inc

URL: http://git.videolan.org/?p=x264.git;a=blob;f=com mon/x86/x86inc.asm

***** , ********** ;* x86inc.asm ***** ***** , ********* ;* Copyright (C) 2005-2011 x264 project ;* Authors: Loren Merritt <lorenm@u.washington.edu> Anton Mitrofanov <BugMaster@narod.ru> •* Jason Garrett-Glaser <darkshikari@gmail.com> ;* Permission to use, copy, modify, and/or distribute this software for any ;* purpose with or without fee is hereby granted, provided that the above ;* copyright notice and this permission notice appear in all copies. ·* ;* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES ;* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF :* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ;* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES ;* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN * ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF * OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

, *********

; This is a header file for the x264ASM assembly language, which uses ; NASM/YASM syntax combined with a large number of macros to provide easy ; abstraction between different calling conventions (x86_32, win64, linux64).

; It also has various other useful features to simplify writing the kind of

; DSP functions that are most often used in x264.

; Unlike the rest of x264, this file is available under an ISC license, as it

; has significant usefulness outside of x264 and we want it to be available

; to the largest audience possible. Of course, if you modify it for your own

; purposes to add a new feature, we strongly encourage contributing a patch

; as this feature might be useful for others as well. Send patches or ideas

; to x264-devel@videolan.org .

zlib

URL: http://zlib.net/

/* zlib.h -- interface of the 'zlib' general purpose compression library version 1.2.4, March 14th, 2010

Copyright (C) 1995-2010 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied

warranty. In no event will the authors be held liable for any damages

arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,

including commercial applications, and to alter it and redistribute it

freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not

claim that you wrote the original software. If you use this software

in a product, an acknowledgment in the product documentation would be

appreciated but is not required.

2. Altered source versions must be plainly marked as such, and must not be

misrepresented as being the original software. 3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler

*/

mozzconf.h is distributed under the MPL 1.1/GPL 2.0/LGPL 2.1 tri-license.

url_parse

URL: http://mxr.mozilla.org/comm-central/source/m ozilla/netwerk/base/src/nsURLParsers.cpp

Copyright 2007, Google Inc. All rights reserved.

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

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the

distribution.

 * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

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

The file url_parse.cc is based on nsURLParsers.cc from Mozilla. This file is licensed separately as follows:

The contents of this file are subject to the Mozilla Public License Version

1.1 (the "License"); you may not use this file except in compliance with

the License. You may obtain a copy of the License at http://www.mozilla.org/MPL/

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is mozilla.org code.

The Initial Developer of the Original Code is Netscape Communications Corporation. Portions created by the Initial Developer are Copyright (C) 1998 the Initial Developer. All Rights Reserved.

Contributor(s): Darin Fisher (original author)

Alternatively, the contents of this file may be used under the terms of

either the GNU General Public License Version 2 or later (the "GPL"), or

the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

in which case the provisions of the GPL or the LGPL are applicable instead

of those above. If you wish to allow use of your version of this file only

under the terms of either the GPL or the LGPL, and not to allow others to

use your version of this file under the terms of the MPL, indicate your

decision by deleting the provisions above and replace them with the notice

and other provisions required by the GPL or the LGPL. If you do not delete

the provisions above, a recipient may use your version of this file under

the terms of any one of the MPL, the GPL or the LGPL.

V8 JavaScript Engine URL: http://code.google.com/p/v8

This license applies to all parts of V8 that are not externally maintained libraries. The externally maintained libraries used by V8 are:

 PCRE test suite, located in test/mjsunit/third_party/regexp-pcre/regexppcre.js. This is based on the test suite from PCRE-7.3, which is copyrighted by the University of Cambridge and Google, Inc. The copyright notice and license are embedded in regexp-pcre.js. - Layout tests, located in test/mjsunit/third_party/object-keys. These are based on layout tests from webkit.org which are copyrighted by Apple Computer, Inc. and released under a 3-clause BSD license. - Strongtalk assembler, the basis of the files assembler-arm-inl.h, assembler-arm.cc, assembler-arm.h, assembleria32-inl.h. assembler-ia32.cc, assembler-ia32.h, assemblerx64-inl.h, assembler-x64.cc, assembler-x64.h, assemblermips-inl.h, assembler-mips.cc, assembler-mips.h, assembler.cc and assembler.h. This code is copyrighted by Sun Microsystems Inc. and released under a 3-clause BSD license. - Valgrind client API header, located at third_party/valgrind/valgrind.h This is release under the BSD license. These libraries have their own licenses; we recommend you read them, as their terms may differ from the terms below. Further license information can be found in LICENSE files located in sub-directories. Copyright 2014, the V8 project authors. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the

following disclaimer in the documentation and/or other materials provided

with the distribution.

* Neither the name of Google Inc. nor the names

of its

contributors may be used to endorse or promote products derived

from this software without specific prior written permission.

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

fdlibm

URL: http://www.netlib.org/fdlibm/

Copyright (C) 1993-2004 by Sun Microsystems, Inc. All rights reserved.

Developed at SunSoft, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Strongtalk URL: http://www.strongtalk.org/

Copyright (c) 1994–2006 Sun Microsystems Inc. All Rights Reserved.

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

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

- Redistribution in binary form must reproduce the above copyright

notice, this list of conditions and the following

disclaimer in the documentation and/or other materials provided with the distribution.

 Neither the name of Sun Microsystems or the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

Extra bundled binaries

name License libcap URL: https://sites.google.com/site/fullycapable/

Unless otherwise *explicitly* stated, the following text describes the licensed conditions under which the contents of this libcap release may be used and distributed:

Redistribution and use in source and binary forms of libcap, with or without modification, are permitted provided that the following

conditions are met:

1. Redistributions of source code must retain any existing copyright

notice, and this entire permission notice in its entirety,

including the disclaimer of warranties.

2. Redistributions in binary form must reproduce all

prior and current

copyright notices, this list of conditions, and the following

disclaimer in the documentation and/or other materials provided

with the distribution.

3. The name of any author may not be used to endorse or promote

products derived from this software without their specific prior

written permission.

ALTERNATIVELY, this product may be distributed under the terms of the

GNU General Public License (v2.0 - see below), in which case the

provisions of the GNU GPL are required INSTEAD OF the above

restrictions. (This clause is necessary due to a potential conflict

between the GNU GPL and the restrictions contained in a BSD-style

copyright.)

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

Full text of gpl-2.0.txt:

GNU GENERAL PUBLIC

LICENSE

Version 2, June 1991

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

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

USA

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

Preamble

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

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

price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it

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

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

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

rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal

permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain

that everyone understands that there is no warranty for this free

software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so

that any problems introduced by others will not reflect on the original authors' reputations

authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free

program will individually obtain patent licenses, in effect making the

program proprietary. To prevent this, we have made it clear that any

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

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

GNU GENERAL PUBLIC

LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains

a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below,

refers to any such program or work, and a "work based on the Program"

means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in

the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program).

Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's

source code as you receive it, in any medium, provided that you

conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the

notices that refer to this License and to the absence of any warranty;

and give any other recipients of the Program a copy of this License

along with the Program.

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

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and

copy and

distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices

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

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any

part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively

when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under

these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Program,

and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based

on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote it.

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

your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or

collective works based on the Program.

In addition, mere aggregation of another work not based on the Program

with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it,

under Section 2) in object code or executable form under the terms of

Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections

1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your

cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be

distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is

allowed only for noncommercial distribution and only if you

received the program in object code or executable form with such

an offer, in accord with Subsection b above.)

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

making modifications to it. For an executable work, complete source

code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the

operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as

distribution of the source code, even though third parties are not

compelled to copy the source along with the object code.

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

this License will not have their licenses terminated so long as such

parties remain in full compliance.

5. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or

distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by

modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the

original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by

all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Program.

If any portion of this section is held invalid or

unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply

circumstances.

in other

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is

implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot

impose that choice.

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

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding

those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

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

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

by the Free

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

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes

make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least

the "copyright" line and a pointer to where the full notice is found.

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

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

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

License as published by

the Free Software Foundation; either version 2 of the License, or

(at your option) any later version.

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

but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A

PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along

with this program; if not, write to the Free Software Foundation, Inc.,

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

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

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

Gnomovision version 69, Copyright (C) year name of author

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

This is free software, and you are welcome to redistribute it

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

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

parts of the General Public License. Of course, the commands you use may

be called something other than `show w' and `show c'; they could even be

mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the program, if

necessary. Here is a sample; alter the names:

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

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

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

This General Public License does not permit

incorporating your program into

proprietary programs. If your program is a subroutine library, you may

consider it more useful to permit linking proprietary applications with the

library. If this is what you want to do, use the GNU Lesser General

Public License instead of this License.

libnsspem

URL: https://git.fedorahosted.org/cgit/nss-pem.git

/* ***** BEGIN LICENSE BLOCK *****

* Version: MPL 1.1/GPL 2.0/LGPL 2.1

*

* The contents of this file are subject to the Mozilla Public License Version

* 1.1 (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

* http://www.mozilla.org/MPL/

* Software distributed under the License is distributed on an "AS IS" basis,

* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License

* for the specific language governing rights and limitations under the

- * License.
- *

- * The Original Code is the Netscape security libraries.
- * The Initial Developer of the Original Code is
- * Netscape Communications Corporation.
- * Portions created by the Initial Developer are Copyright (C) 1994-2000
- * the Initial Developer. All Rights Reserved.
- *
- * Contributor(s):
- * Rob Crittenden (rcritten@redhat.com)

* Alternatively, the contents of this file may be used under the terms of

* either the GNU General Public License Version 2 or later (the "GPL"), or

* the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

* in which case the provisions of the GPL or the LGPL are applicable instead

* of those above. If you wish to allow use of your version of this file only

* under the terms of either the GPL or the LGPL, and not to allow others to

 * use your version of this file under the terms of the MPL, indicate your

* decision by deleting the provisions above and replace them with the notice

* and other provisions required by the GPL or the LGPL. If you do not delete

* the provisions above, a recipient may use your version of this file under

 * the terms of any one of the MPL, the GPL or the LGPL.

* ***** END LICENSE BLOCK ***** */

Return to Documentation index. © Opera TV AS 2015. Confidential information of Opera TV.

TPVision is grateful to the groups and individuals above for their contributions.

GNU GENERAL PUBLIC LICENSE Version 2, June 1991 Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA

02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too. When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it. For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

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

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations. Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow. TERMS AND CONDITIONS FOR COPYING,

DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you". Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee. 2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it. Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following: a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

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

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

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

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

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

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

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

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

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

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

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

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

who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License. 9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

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

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

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. 12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER

PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February 1999 Copyright (C) 1991, 1999 Free Software Foundation, Inc.

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

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

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

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below. When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it. For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we

copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

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

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

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is guite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs. When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library. We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License. In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in nonfree programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that

the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library. The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION 0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you". A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables. The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".) "Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library. Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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

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

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

 \square a) The modified work must itself be a software library.

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

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

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

(For example, a function in a library to compute square roots has a purpose that is entirely welldefined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.) These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it. Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

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

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU

General Public License applies to all subsequent copies and derivative works made from that copy. This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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

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

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

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.) Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself. 6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such

modifications.

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

corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.) linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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

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

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

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute. 7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above. of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work. 8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

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

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

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

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

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

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

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

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

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

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. 16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

BSD LICENSE

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

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

3. All advertising materials mentioning features or use of this software must display the following acknowledgement: This product includes software developed by the University of California, Berkeley and its contributors.

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

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

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

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache

License

Version 2.0,

January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1

through 9 of this document.

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

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity. "You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License. "Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files. "Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the

License, as indicated by a

copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by

name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but

excluding communication that is

conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those

patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed. 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium. with or without modifications, and in Source or Object form, provided that You meet the following conditions: (a) You must give any other recipients of the

Work or Derivative Works a copy of this License;

and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,

excluding those notices that do not

pertain to any part of the Derivative Works; and

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

distribution, then any Derivative Works that You distribute must

include a readable copy of the

attribution notices contained

within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the

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

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF

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

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations. You may act only

on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"

replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language governing permissions and

limitations under the License.

This copy of the libpng notices is provided for your convenience. In case of

any discrepancy between this copy and the notices in the file png.h that is

included in the libpng distribution, the latter shall prevail.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE:

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

This code is released under the libpng license.

libpng versions 1.2.6, August 15, 2004, through 1.4.1, February 25, 2010, are Copyright (c) 2004, 2006–2007 Glenn Randers– Pehrson, and are distributed according to the same disclaimer and license as libpng-1.2.5 with the following individual added to the list of Contributing Authors

Cosmin Truta

libpng versions 1.0.7, July 1, 2000, through 1.2.5 -October 3, 2002, are Copyright (c) 2000-2002 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors

Simon-Pierre Cadieux Eric S. Raymond Gilles Vollant

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults,

and the entire

risk of satisfactory quality, performance, accuracy, and effort is with

the user.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998, 1999 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-0.96,

with the following individuals added to the list of Contributing Authors:

Tom Lane Glenn Randers-Pehrson Willem van Schaik

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

John Bowler Kevin Bracey Sam Bushell Magnus Holmgren Greg Roelofs libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995, 1996 Guy Eric Schalnat, Group 42, Inc.

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

Andreas Dilger Dave Martindale Guy Eric Schalnat Paul Schmidt Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors

and Group 42, Inc. disclaim all warranties, expressed or implied,

including, without limitation, the warranties of merchantability and of

fitness for any purpose. The Contributing Authors and Group 42, Inc.

assume no liability for direct, indirect, incidental, special, exemplary,

or consequential damages, which may result from the use of the PNG

Reference Library, even if advised of the possibility of such damage.

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

to the following restrictions:

1. The origin of this source code must not be misrepresented.

2. Altered versions must be plainly marked as such and must not

be misrepresented as being the original source.

3. This Copyright notice may not be removed or altered from any

source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated. A "png_get_copyright" function is available, for convenient use in "about" boxes and the like:

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

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

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

Glenn Randers-Pehrson glennrp at users.sourceforge.net February 25, 2010

This software is based in part on the work of the FreeType Team.

The FreeType Project LICENSE

2006-Jan-27

Copyright 1996-2002,

2006 by David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project. This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine

affects thus the FreeType font engine, the test programs,

documentation and makefiles, at the very least.

This license was inspired by the BSD,

Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion

and use of free software in commercial and freeware products

alike. As a consequence, its main points are that:

o We don't promise that this software works. However, we will be

interested in any kind of bug reports. (`as is' distribution)

o You can use this software for whatever you want, in parts or

full form, without having to pay us. (`royalty-free' usage)

o You may not pretend that you wrote this software. If you use

it, or only parts of it, in a program, you must acknowledge

somewhere in your documentation that you have used the

FreeType code. (`credits')

We specifically permit and encourage the inclusion of this

software, with or without modifications, in commercial products.

We disclaim all warranties covering The FreeType Project and

assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a

credit/disclaimer to use in compliance with this license. We thus

encourage you to use the following text:

.....

Portions of this software are copyright Ø<year> The FreeType

Project (www.freetype.org). All rights reserved.

Please replace <year> with the value from the FreeType version you actually use.

Legal Terms ======

0. Definitions

Throughout this license, the terms `package', `FreeType Project',

and `FreeType archive' refer to the set of

files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

'You' refers to the licensee, or person using the project, where

`using' is a generic term including compiling the project's source

code as well as linking it to form a `program' or `executable'.

This program is referred to as `a program using the FreeType engine'.

engine.

This license applies to all files distributed in the original

FreeType Project, including all source code, binaries and

documentation, unless otherwise stated in the file in its

original, unmodified form as distributed in the original archive.

If you are unsure whether or not a particular file is covered by

this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner,

Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

1. No Warranty

THE FREETYPE PROJECT IS PROVIDED 'AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

2. Redistribution

This license grants a worldwide, royalty-free, perpetual and

irrevocable right and license to use, execute, perform, compile,

display, copy, create derivative works of, distribute and

sublicense the FreeType Project (in both source

and object code

forms) and derivative works thereof for any purpose; and to

authorize others to exercise some or all of the rights granted

herein, subject to the following conditions:

o Redistribution of source code must retain this license file

(`FTL.TXT') unaltered; any additions, deletions or changes to

the original files must be clearly indicated in accompanying

documentation. The copyright notices of the unaltered,

original files must be preserved in all copies of source

files.

o Redistribution in binary form must provide a disclaimer that

states that the software is based in part of the work of the

FreeType Team, in the distribution documentation. We also

encourage you to put an URL to the FreeType web page in your

documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on

the FreeType Project, not just the unmodified files. If you use

our work, you must acknowledge us. However, no fee need be paid

to us.

3. Advertising

Neither the FreeType authors and contributors nor you shall use

the name of the other for commercial, advertising, or promotional

purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the

following phrases to refer to this software in your documentation

or advertising materials: `FreeType Project', `FreeType Engine',

'FreeType library', or 'FreeType Distribution'.

As you have not signed this license, you are not required to

accept it. However, as the FreeType Project is copyrighted

material, only this license, or another one contracted with the

authors, grants you the right to use, distribute, and modify it.

Therefore, by using, distributing, or modifying the FreeType

Project, you indicate that you understand and accept all the terms of this license.

4. Contacts

There are two mailing lists related to FreeType:

o freetype@nongnu.org

Discusses general use and applications of FreeType, as well as

future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you

haven't found anything to help you in the documentation.

o freetype-devel@nongnu.org

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

http://www.freetype.org

--- end of FTL.TXT ---

MOZILLA PUBLIC

Version 1.1

and the Modifications

1. Definitions.

LICENSE

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

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

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor,

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case

including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally

accepted in the software development community for the electronic

transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified

as the Initial Developer in the Source Code notice required by Exhibit

А.

1.7. "Larger Work" means a work which combines Covered Code or

portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum

extent possible, whether at the time of the initial grant or

subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the

substance or structure of either the Original Code or any previous

Modifications. When Covered Code is released as a series of files, a

Modification is:

A. Any addition to or deletion from the contents of a file

containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code

which is described in the Source Code notice required by Exhibit A as

Original Code, and which, at the time of its release under this

License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or

hereafter acquired, including without limitation, method, process,

and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for

making modifications to it, including all modules it contains, plus

any associated interface definition files, scripts used to control

compilation and installation of an Executable, or source code

differential comparisons against either the Original Code or another

well known, available Covered Code of the Contributor's choice. The

Source Code can be in a compressed or archival form, provided the

appropriate decompression or de-archiving software is widely available

for no charge.

1.12. "You" (or "Your") means an individual or a legal entity

exercising rights under, and complying with all of the terms of, this

License or a future version of this License issued under Section 6.1.

For legal entities, "You" includes any entity which controls, is

controlled by, or is under common control with You. For purposes of

this definition, "control" means (a) the power, direct or indirect,

to cause the direction or management of such entity, whether by

contract or otherwise, or (b) ownership of more than fifty percent

(50%) of the outstanding shares or beneficial ownership of such

entity.

2. Source Code License.

2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free,

non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or

trademark) Licensable by Initial Developer to use, reproduce,

modify, display, perform, sublicense and distribute the Original

Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or

selling of Original Code, to make, have made, use, practice,

sell, and offer for sale, and/or otherwise dispose of the

Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are

effective on the date Initial Developer first distributes

Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is

granted: 1) for code that You delete from the Original Code; 2)

separate from the Original Code; or 3) for infringements caused

by: i) the modification of the Original Code or ii) the

combination of the Original Code with other software or devices.

2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor

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

 (a) under intellectual property rights
 (other than patent or trademark) Licensable by Contributor, to

use, reproduce, modify, display, perform, sublicense and

distribute the Modifications created by such Contributor (or portions

thereof) either on an

unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

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

Modifications made by that

Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Application of License. The Modifications which You create or to which You contribute are

governed by the terms of this License, including without limitation

Section 2.2. The Source Code version of Covered Code may be

distributed only under the terms of this License or a future version

of this License released under Section 6.1, and You must include a

copy of this License with every copy of the Source Code You

distribute. You may not offer or impose any terms on any Source Code

version that alters or restricts the applicable version of this

License or the recipients' rights hereunder. However, You may include

an additional document offering the additional rights described in

Section 3.5.

3.2. Availability of Source Code. Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted

Electronic Distribution Mechanism to anyone to whom you made an

Executable version available; and if made available via Electronic

Distribution Mechanism, must remain available for at least twelve (12)

months after the date it initially became available, or at least six

(6) months after a subsequent version of that particular Modification

has been made available to such recipients. You are responsible for

ensuring that the Source Code version remains available even if the

Electronic Distribution Mechanism is maintained by a third party.

3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a

file documenting the changes You made to create that Covered Code and

the date of any change. You must include a prominent statement that

the Modification is derived, directly or indirectly, from Original

Code provided by the Initial Developer and including the name of the

Initial Developer in (a) the Source Code, and (b) in any notice in an

Executable version or related documentation in which You describe the

origin or ownership of the Covered Code.

3.4. Intellectual Property Matters

(a) Third Party Claims.

If Contributor has knowledge that a

license under a third party's

intellectual property rights is required to exercise the rights

granted by such Contributor under Sections 2.1 or 2.2,

Contributor must include a text file with the Source Code

distribution titled "LEGAL" which

describes the claim and the

party making the claim in sufficient detail that a recipient will

know whom to contact. If Contributor obtains such knowledge after

the Modification is made available as described in Section 3.2,

Contributor shall promptly modify the LEGAL file in all copies

Contributor makes available thereafter and shall take other steps

(such as notifying appropriate mailing

lists or newsgroups)

reasonably calculated to inform those who received the Covered

Code that new knowledge has been obtained.

(b) Contributor APIs. If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

(c) Representations.

Contributor represents that, except as disclosed pursuant to

Section 3.4(a) above, Contributor

believes that Contributor's

Modifications are Contributor's original creation(s) and/or

Contributor has sufficient rights to grant the rights conveyed by

this License.

3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the

Initial Developer or such Contributor as a result of warranty,

support, indemnity or liability terms You offer.

3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the

requirements of Section 3.1-3.5 have been met for that Covered Code,

and if You include a notice stating that the Source Code version of

the Covered Code is available under the terms of this License,

including a description of how and where You have fulfilled the

obligations of Section 3.2. The notice must be conspicuously included

in any notice in an Executable version, related documentation or

collateral in which You describe recipients' rights relating to the

Covered Code. You may distribute the Executable version of Covered

Code or ownership rights under a license of Your choice, which may

contain terms different from this License,

provided that You are in

compliance with the terms of this License and that the license for the

Executable version does not attempt to limit or alter the recipient's

rights in the Source Code version from the rights set forth in this

License. If You distribute the Executable version under a different

license You must make it absolutely clear that any terms which differ

from this License are offered by You alone, not by the Initial

Developer or any Contributor. You hereby agree to indemnify the

Initial Developer and every Contributor for any liability incurred by

the Initial Developer or such Contributor as a result of any such

terms You offer.

3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code

not governed by the terms of this License and distribute the Larger

Work as a single product. In such a case, You must make sure the

requirements of this License are fulfilled for the Covered Code.

4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of

the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to

understand it.

5. Application of this License.

This License applies to code to which the Initial Developer has

attached the notice in Exhibit A and to related Covered Code.

6. Versions of the License.

6.1. New Versions.

Netscape Communications Corporation

("Netscape") may publish revised

and/or new versions of the License from time to time. Each version

will be given a distinguishing version number.

6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the

License, You may always continue to use it under the terms of that

version. You may also choose to use such Covered Code under the terms

of any subsequent version of the License published by Netscape. No one

other than Netscape has the right to modify the terms applicable to

Covered Code created under this License.

6.3. Derivative Works.

If You create or use a modified version of this License (which you may

only do in order to apply it to code which is not already Covered Code

governed by this License), You must (a) rename Your license so that

the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape",

"MPL", "NPL" or any confusingly similar phrase do not appear in your

license (except to note that your license differs

from this License)

and (b) otherwise make it clear that Your version of the license

contains terms which differ from the Mozilla Public License and

Netscape Public License. (Filling in the name of the Initial

Developer, Original Code or Contributor in the notice described in

Exhibit A shall not of themselves be deemed to be modifications of

this License.)

7. DISCLAIMER OF WARRANTY.

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

ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate

automatically if You fail to comply with terms herein and fail to cure

such breach within 30 days of becoming aware of the breach. All

sublicenses to the Covered Code which are properly granted shall

survive any termination of this License. Provisions which, by their

nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declatory judgment actions)

against Initial Developer or a Contributor (the Initial Developer or Contributor against whom

You file such action is referred to as

"Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above. (b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant. 8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license. 8.4. In the event of termination under Sections 8.1 or 8.2 above. all end user license agreements (excluding

distributors and resellers)

which have been validly granted by You or any distributor hereunder

prior to termination shall survive termination.

9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY **RESULTING FROM SUCH PARTY'S** NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in

48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer

software" and "commercial computer software documentation," as such

terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48

C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995),

all U.S. Government End Users acquire Covered Code with only those

rights set forth herein.

11. MISCELLANEOUS.

This License represents the complete agreement concerning subject

matter hereof. If any provision of this License is held to be

unenforceable, such provision shall be reformed only to the extent

necessary to make it enforceable. This License

shall be governed by California law provisions (except to the extent

applicable law, if any, provides otherwise), excluding its conflict-

of-law provisions.

With respect to disputes in which at least one party is a citizen of,

or an entity chartered or registered to do business in the United

States of America, any litigation relating to this License shall be

subject to the jurisdiction of the Federal Courts of the Northern

District of California, with venue lying in Santa Clara County,

California, with the losing party responsible for costs, including

without limitation, court costs and reasonable attorneys' fees and

expenses. The application of the United Nations Convention on

Contracts for the International Sale of Goods is expressly excluded.

Any law or regulation which provides that the language of a contract

shall be construed against the drafter shall not apply to this

License.

12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is

responsible for claims and damages arising, directly or indirectly,

out of its utilization of rights under this License and You agree to

work with Initial Developer and Contributors to distribute such

responsibility on an equitable basis. Nothing herein is intended or

shall be deemed to constitute any admission of liability.

13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as

"Multiple-Licensed". "Multiple-Licensed" means that the Initial

Developer permits you to utilize portions of the Covered Code under

Your choice of the NPL or the alternative licenses, if any, specified

by the Initial Developer in the file described in Exhibit A.

EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the

Mozilla Public License

Version 1.1 (the "License"); you may not use this file except in

compliance with the License. You may obtain a copy of the License at

http://www.mozilla.org/MPL/

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is

The Initial Developer of the Original Code is

Portions created by _____

are Copyright (C) _____

_____. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms

of the _____ license (the "[___] License"), in which case the

provisions of [____] License are applicable instead of those

above. If you wish to allow use of your version of this file only

under the terms of the [___] License and not to allow others to use

your version of this file under the MPL, indicate your decision by

deleting the provisions above and replace them with the notice and

other provisions required by the [___] License. If you do not delete

the provisions above, a recipient may use your version of this file

under either the MPL or the [___] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of

the notices in the Source Code files of the Original Code. You should

use the text of this Exhibit A rather than the text found in the

Original Code Source Code for Your Modifications.]

12.2 Ilmoitukset

Voit saada ilmoituksia uusista TV:n ohjelmistoista tai muista ohjelmistoon liittyvistä asioista.

Ilmoitusten lukeminen

1 - Paina 🌣-painiketta, valitse Kaikki asetukset ja paina OK-painiketta.

2 - Valitse Päivitä ohjelmisto > Ilmoitukset ja paina OK-painiketta.

3 – Jos ilmoituksia on saatavilla, voit lukea ne tai valita jonkin niistä.

4 - Sulje valikko painamalla ≮(vasen) -painiketta, tarvittaessa toistuvasti.

¹³ Ohje ja tuki

^{13.1} Vianmääritys

Ottaminen käyttöön

Televisio ei käynnisty.

• Irrota virtajohto pistorasiasta. Odota minuutti, ennen kuin liität sen uudelleen.

• Tarkista, että virtajohto on tukevasti kiinni. Ritisevää/napsahtelevaa ääntä kytkettäessä tai

katkaistaessa virta

Kun televisioon kytketään virta, siitä katkaistaan virta tai televisio siirretään valmiustilaan, sen rungosta kuuluu ritisevää/napsahtelevaa ääntä. Ääni johtuu television rungon normaaleista koon muutoksista sen lämmetessä tai viiletessä. Tämä ei vaikuta laitteen suorituskykyyn.

Philips-aloitusnäytön näyttämisen jälkeen televisio siirtyy takaisin valmiustilaan

Kun televisio on valmiustilassa, Philips-aloitusnäyttö tulee näkyviin, ja sitten televisio palaa valmiustilaan. Tämä on normaalia. Kun irrotat television virtalähteestä ja liität sen takaisin, näet käynnistysnäytön seuraavan käynnistyksen yhteydessä.

Valmiustilan merkkivalo vilkkuu

Irrota virtajohto pistorasiasta. Odota viisi minuuttia ja kytke virtajohto uudelleen pistorasiaan. Jos valo vilkkuu edelleen, ota yhteys Philipsin asiakastukeen.

Kuva

Ei kuvaa / vääristynyt kuva

• Varmista, että antenni on liitetty televisioon kunnolla.

• Varmista, että näyttölähteeksi on valittu oikea laite.

• Varmista, että ulkoinen laite tai lähde on liitetty oikein.

Ääni kuuluu, mutta kuvaa ei näy

Tarkista, että kuva-asetukset on määritetty oikein.

Huono antennivastaanotto

• Varmista, että antenni on liitetty televisioon kunnolla.

• Kaiuttimet, maadoittamattomat äänilaitteet, neonvalot, korkeat rakennukset ja muut suuret rakennelmat voivat vaikuttaa vastaanoton laatuun. Yritä parantaa vastaanoton laatua muuttamalla antennin suuntaa tai siirtämällä laitteita etäämmälle televisiosta. Jos vain yhden kanavan vastaanotto on huono, yritä hienosäätää kanavaa.

- Huono kuva ulkoisesta laitteesta
- Varmista, että laite on liitetty oikein.
- \cdot Tarkista, että kuva-asetukset on määritetty oikein.

Kuva ei sovi kuvaruutuun

Vaihda käyttöön toinen kuvasuhde.

Kuvan paikkaa on väärä

Joidenkin laitteiden kuvasignaalit eivät sovi kunnolla kuvaruutuun. Tarkista liitetyn laitteen lähtösignaali.

Tietokoneesta tuleva kuva on epävakaa

Tarkista, että tietokoneessa on käytössä tuettu tarkkuus ja virkistystaajuus.

Ääni

Ei ääntä tai ääni on heikkolaatuinen

Jos televisio ei havaitse äänisignaalia, se vaihtaa äänilähdön automaattisesti pois käytöstä – kyse ei ole toimintahäiriöstä.

- Tarkista, että ääniasetukset on määritetty oikein.
- Tarkista, että kaikki kaapelit on liitetty kunnolla.
- Varmista, että ääniä ei ole mykistetty tai äänenvoimakkuus ole nollassa.
- Varmista, että television äänilähtö on liitetty kotiteatterijärjestelmän äänituloon.
- Äänen pitäisi kuulua HTS-kaiuttimista.

• Jotkin laitteet vaativat, että otat HDMI-äänilähdön käyttöön manuaalisesti. Jos HDMI-ääni on jo käytössä, mutta ääntä ei kuulu, vaihda laitteen digitaalinen ääniformaatti muotoon PCM (Pulse Code Modulation). Katso lisäohjeita laitteen mukana tulleista ohjeista.

Liitännät

HDMI

- Huomaa, että HDCP-tuki voi pidentää aikaa, joka televisiolta kuluu HDMI-laitteesta tulevan tiedon näyttämiseen.

– Jos televisio ei tunnista HDMI-laitetta eikä kuvaa näy, vaihda lähteeksi välillä toinen laite ja sitten taas HDMI-laite.

- Jos ääni katkeilee, tarkista, että HDMI-laitteen lähtöasetukset on määritetty oikein.

– Jos käytössä on HDMI–DVI-sovitin tai HDMI–DVIkaapeli, tarkista, että lisä-äänikaapeli on liitetty AUDIO IN –liitäntään (vain miniliitäntä), jos kyseinen liitäntä on käytettävissä.

EasyLink ei toimi

- Varmista, että HDMI-laitteesi ovat HDMI-CECyhteensopivia. EasyLink-toiminnot ovat käytettävissä

vain HDMI-CEC-yhteensopivissa laitteissa.

Äänenvoimakkuuden kuvaketta ei näy

- Kun televisioon on liitetty HDMI-CEC-äänilaite, tämä on normaalia.

USB-laitteessa olevat valokuvat, videot ja musiikkitiedostot eivät tule näkyviin

– Tarkista, että USB-muistilaite on asetettu Massamuistityyppi-yhteensopivaksi laitteen oppaissa kuvatulla tavalla.

- Tarkista, että USB-muistilaite on yhteensopiva television kanssa.

- Tarkista, että televisio tukee ääni- ja kuvatiedostomuotoja.

USB-laitteessa olevien tiedostojen toisto on nykivää

- USB-muistilaitteen siirtotoiminto saattaa rajoittaa tiedonsiirtonopeutta televisioon, mikä aiheuttaa toiston huonon laadun.

Wi-Fi, Internet ja Bluetooth

Wi-Fi-verkkoa ei löydy tai siinä on häiriö

• Mikroaaltouunit, DECT-puhelimet ja muut Wi-Fi 802.11b/g/n -laitteet lähietäisyydellä saattavat häiritä langatonta verkkoa.

• Varmista, että verkon palomuurit sallivat langattoman yhteyden televisioon.

• Jos langaton verkko ei toimi kunnolla, kokeile asentaa kiinteä yhteys.

Internet ei toimi

• Jos reititinyhteys on kunnossa, tarkista reitittimen internetyhteys.

Tietokone- ja internetyhteydet ovat hitaita

• Langattoman reitittimen käyttöoppaassa on tietoja verkon kantamasta sisätiloissa, siirtonopeudesta ja muista signaalin laatuun vaikuttavista tekijöistä.

• Käytä nopeaa internetyhteyttä (laajakaistayhteyttä) reitittimelle.

DHCP

• Jos yhteys epäonnistuu, tarkista reitittimen DHCP (Dynamic Host Configuration Protocol) -asetus. DHCP:n on oltava käytössä.

Bluetooth-yhteys katkeaa

• Aktiivinen langaton liikenne esimerkiksi huoneistoissa, joissa on useita langattomia reitittimiä, voi häiritä yhteyttä.

Verkko

Wi-Fi-verkkoa ei löydy tai siinä on häiriö
Mikroaaltouunit, DECT-puhelimet ja muut Wi-Fi
802.11b/g/n -laitteet lähietäisyydellä saattavat häiritä langatonta verkkoa.

• Varmista, että verkon palomuurit sallivat langattoman yhteyden televisioon.

• Jos langaton verkko ei toimi kunnolla, kokeile asentaa kiinteä yhteys.

Internet ei toimi

• Jos reititinyhteys on kunnossa, tarkista reitittimen internetyhteys.

Tietokone- ja internetyhteydet ovat hitaita
Langattoman reitittimen käyttöoppaassa on tietoja verkon kantamasta sisätiloissa, siirtonopeudesta ja muista signaalin laatuun vaikuttavista tekijöistä.
Käytä nopeaa internetyhteyttä (laajakaistayhteyttä) reitittimelle.

DHCP

 Jos yhteys epäonnistuu, tarkista reitittimen DHCP (Dynamic Host Configuration Protocol) -asetus.
 DHCP:n on oltava käytössä.

^{13.2} Ohjeet verkossa

Jos sinulla on Philipsin televisioon liittyvä ongelma, voit kääntyä verkkotukemme puoleen. Tukipalvelussa voit valita käytetyn kielen ja antaa palveluun tuotteesi mallinumeron.

Siirry osoitteeseen <u>www.philips.com/support</u>

Tukisivustossa on maakohtainen puhelinnumero, johon voit soittaa, sekä vastauksia usein kysyttyihin kysymyksiin. Joissakin maissa voit keskustella verkossa yhteistyökumppanimme kanssa ja esittää kysymyksiä suoraan tai sähköpostilla. Voit ladata television uuden ohjelmiston tai käyttöoppaan tietokoneellesi.

^{13.3} Tuki- ja korjauspalvelu

Jos tarvitset tuki- tai korjauspalvelua, soita paikalliseen asiakaspalveluun. Huoltohenkilöstömme huolehtii korjauksesta tarvittaessa.

Puhelinnumero on television mukana toimitetussa oppaassa.

Se löytyy myös sivustostamme

osoitteesta <u>www.philips.com/support</u> (valitse tarvittaessa oma maasi).

TV:n mallinumero ja sarjanumero

Sinulta saatetaan kysyä television malli- ja

sarjanumeroa. Nämä numerot löytyvät pakkauksen tarrasta tai television takana tai pohjassa olevasta tyyppikilvestä.

▲ Varoitus

Älä yritä korjata televisiota itse. Muutoin seurauksena voi olla vakavia vammoja, television vahingoittuminen korjauskelvottomaksi tai takuun raukeaminen.

14

Turvallisuus ja hoito

14.1

Turvallisuus

ESD-ilmoitus

Testin aikana näytössä on välkyntää, mutta näyttö palautuu normaalitilaan automaattisesti testin jälkeen. Valmistaja määrittelee tämän sallitun suorituskyvyn menetyksen. Tämä ilmiö ilmoitetaan käyttöoppaassa mahdollisimman selkeästi, jotta käyttäjälle ei synny väärinymmärryksiä.

Tärkeää!

Tutustu kaikkiin turvallisuusohjeisiin ennen television käyttämistä. Takuu raukeaa, jos mahdolliset vahingot johtuvat ohjeiden laiminlyömisestä.

Laitetta ei saa muuttaa ilman valmistajan lupaa.

Sähköiskun tai tulipalon vaara

• Älä altista TV:tä sateelle tai vedelle. Älä aseta nestettä sisältäviä astioita, kuten maljakoita, TV:n lähelle.

Jos nesteitä kaatuu TV:n päälle tai sisään, irrota TV heti verkkopistorasiasta.

Ota yhteyttä Philipsin asiakastukeen television tarkastamista varten ennen sen käyttöä.

• Älä altista televisiota kuumuudelle. Älä laita niitä palavien kynttilöiden, tulen tai muiden

lämmönlähteiden lähelle tai suoraan auringonvaloon.

• Älä koskaan laita esineitä ilmastointiaukkoihin tai muihin TV:n aukkoihin.

Älä laita painavia esineitä virtajohdon päälle.

 Älä kohdista pistokkeisiin liikaa painoa. Löystyneet pistokkeet saattavat aiheuttaa valokaaria tai tulipalon. Varmista, ettei virtajohto kiristy televisiota käännettäessä.

• Irrota TV verkkovirrasta irrottamalla television virtajohto. Irrota virtajohto aina vetämällä pistokkeesta, ei johdosta. Varmista, että virtajohdon pistoke on helposti irrotettavissa ja pistorasia on kätevässä paikassa.

Vammautumisen tai television vaurioitumisen vaara

Jos kiinnität television seinälle, varmista, että seinäteline kestää television painon. TP Vision ei vastaa virheellisestä seinäkiinnityksestä, jonka seurauksena tapahtuu onnettomuus tai vahinko.
Tuotteessa on lasisia osia. Käsittele tuotetta

varovasti, jotta ei synny vammoja tai vaurioita.

Television vaurioitumisen vaara!

Ennen kuin liität TV:n pistorasiaan, varmista, että virran jännite vastaa TV:n takapaneeliin painettua arvoa. Älä liitä televisiota pistorasiaan, jos jännite ei ole sama.

Turvallinen kiinnittäminen

Televisio saattaa pudota ja aiheuttaa vakavia henkilövahinkoja tai kuoleman. Monilta vammoilta säästytään – erityisesti lasten kohdalla – noudattamalla seuraavanlaisia yksinkertaisia varotoimenpiteitä:

• Varmista AINA, että televisio on kokonaan huonekalun päällä.

• Käytä AINA TV:n valmistajan suosittelemia kaappeja, jalustoja tai kiinnitysmenetelmiä.

• Käytä AINA vain sellaisia huonekaluja, jotka varmasti kestävät TV:n painon.

• Kerro lapsille AINA, kuinka vaarallista niissä huonekaluissa on kiipeillä, joissa TV on.

• Sijoita AINA TV:hen liitetyt johdot ja kaapelit niin, että niihin ei voi kompastua, niistä ei voi vetää eikä niihin voi tarttua.

· ÄLÄ KOSKAAN aseta TV:tä epävakaalle alustalle.

• ÄLÄ KOSKAAN aseta TV:tä korkeiden huonekalujen (kuten kirjahyllyn) päälle kiinnittämättä sekä

huonekalua että TV:tä seinään tai sopivaan tukeen. • ÄLÄ KOSKAAN aseta television ja huonekalun väliin kankaita tai muita materiaaleja.

• ÄLÄ KOSKAAN aseta TV:n tai sen alla olevan huonekalun päälle leluja, kaukosäätimiä tai muita esineitä, jotka voisivat houkutella lapsia kiipeämään.

Nämä seikat on otettava huomioon myös silloin, kun TV siirretään toiseen paikkaan.

Paristoihin liittyvä vaara

• Älä nielaise paristoa. Kemiallisen palovamman vaara.

• Kaukosäätimessä voi olla nappiparisto. Jos nappiparisto niellään, se voi aiheuttaa vakavia sisäisiä palovammoja jo kahdessa tunnissa ja voi johtaa kuolemaan.

• Pidä uudet ja käytetyt paristot poissa lasten ulottuvilta.

Jos paristolokero ei sulkeudu kunnolla, lopeta tuotteen käyttö ja pidä se poissa lasten ulottuvilta.
Jos epäilet, että paristo on nielty tai joutunut mihin tahansa ruumiin aukkoon, hakeudu välittömästi lääkärin hoitoon.

• Väärän tyyppinen paristo saattaa aiheuttaa tulipalotai räjähdysvaaran.

 Väärän tyyppinen paristo voi aiheuttaa virheen turvatoiminnossa (esimerkiksi joissakin litiumparistotyypeissä).

• Pariston hävittäminen polttamalla tai kuumassa uunissa tai mekaanisesti murskaamalla tai leikkaamalla aiheuttaa räjähdysvaaran.

• Pariston altistaminen erittäin kuumalle lämpötilalle aiheuttaa räjähdysvaaran tai syttyvän nesteen tai kaasun vuotoriskin.

 Pariston altistaminen erittäin matalalle ilmanpaineelle aiheuttaa räjähdysvaaran tai syttyvän nesteen tai kaasun vuotoriskin.

Ylikuumenemisen vaara

Älä koskaan sijoita televisiota ahtaaseen tilaan. Jätä television ympärille vähintään 10 cm tilaa, jotta ilma pääsee kiertämään. Varmista, että verhot tai muut esineet eivät peitä television ilmastointiaukkoja.

Ukonilmat

Irrota TV:n pistoke pistorasiasta ja antenni liitännästään ukkosmyrskyn ajaksi. Älä koske televisioon, sen virtajohtoon tai antennikaapeliin ukkosmyrskyn aikana.

Kuulovaurion vaara

Vältä kuulokkeiden käyttöä suurilla äänenvoimakkuuksilla tai pitkiä aikoja.

Alhaiset lämpötilat

Jos televisiota kuljetetaan alle 5 °C:n lämpötilassa, pura televisio pakkauksestaan ja odota, kunnes laitteen lämpötila on sama kuin huoneen lämpötila, ennen kuin liität television verkkovirtaan.

Kosteus

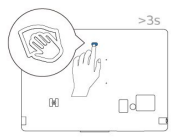
Joskus harvoin vähäistä veden tiivistymistä saattaa esiintyä (joissakin malleissa) television näytön sisäpinnalla lämpötilan ja ilmankosteuden mukaan. Voit estää tämän pitämällä television poissa suorasta auringonpaisteesta, kuumuudesta tai runsaasta kosteudesta. Jos kosteutta tiivistyy televisioon, se häviää itsestään, kun televisio on ollut käynnissä muutamia tunteja.

Tiivistynyt kosteus ei vahingoita televisiota eikä aiheuta toimintahäiriöitä.

^{14.2} Kuvaruudun hoitaminen

• Älä kosketa, paina, hankaa tai iske näyttöä millään esineellä.

• Paina TV:n takana olevaa puhdistuspainiketta. Painiketta on painettava kolme sekuntia, jotta television etupaneelin painikkeet poistuvat käytöstä ennen puhdistusta.



• Puhdista TV ja sen kehys pyyhkimällä ne kevyesti pehmeällä, kostealla liinalla. Älä koskaan käytä alkoholia, kemikaaleja tai kodin yleispuhdistusaineita laitteen puhdistamiseen.

Pyyhi vesipisarat pois mahdollisimman nopeasti, jotta kuvaruutu ei vahingoitu eivätkä värit haalene.
Vältä liikkumattomia kuvia. Liikkumattomilla kuvilla tarkoitetaan kuvia, jotka jäävät ruutuun pitkäksi aikaa. Liikkumattomia kuvia ovat näyttövalikot, mustat palkit, kellonaikanäytöt jne. Jos käytät liikkumattomia kuvia, vähennä näytön kontrastia ja kirkkautta, jotta näyttö ei vahingoittuisi.

14.3

Ilmoitus säteilyaltistuksesta (vain kiinteä Wi-Fi)

Tämä laite noudattaa CE-merkinnän edellyttämiä valvomattomille ympäristöille asetettuja säteilyaltistuksen rajoja. Tämä laite on asennettava ja sitä on käytettävä niin, että säteilijän ja kehon välinen etäisyys on vähintään 20 cm. Seuraavassa on lueteltu taajuus, tila ja enimmäislähetysteho EU:n alueella:

- -2400–2483,5 MHz: < 20 dBm (EIRP) (vain 2,4 G -laitteet).
- -5150–5250 MHz: < 23 dBm (EIRP)
- -5250–5350MHz: < 23 dBm (EIRP)
- -5470–5725MHz: < 27 dBm (EIRP)
- -5725–5825MHz: < 13,98 dBm (EIRP)

¹⁵ Käyttöehdot

^{15.1} Käyttöehdot – TV

2020 © TP Vision Europe B.V. Kaikki oikeudet pidätetään.

Tämän tuotteen on tuonut markkinoille TP Vision Europe B.V. tai jokin sen tytäryhtiöistä, jota tästä eteenpäin kutsutaan nimellä TP Vision, joka on tuotteen valmistaja. TP Vision on takuunantaja sille televisiolle, jonka pakkaukseen tämä kirjanen on sisällytetty. Philips ja Philipsin kilpimerkki ovat Koninklijke Philips N.V:n rekisteröityjä tavaramerkkejä.

Teknisiä tietoja saatetaan muuttaa ilman ennakkoilmoitusta. Tavaramerkit ovat Koninklijke Philips N.V:n tai omistajiensa omaisuutta. TP Vision pidättää oikeuden muuttaa tuotetta milloin tahansa vanhoja tarvikkeita muuttamatta.

Television pakkaukseen sisällytetyn painetun materiaalin sekä television muistiin tallennetun tai Philipsin verkkosivustosta (<u>www.philips.com/support</u>) ladattavan käyttöoppaan katsotaan sisältävän tarvittavat tiedot järjestelmän asianmukaiseen käyttöön.

Tätä käyttöopasta pidetään riittävänä järjestelmän tarkoitettua käyttöä varten. Jos tuotetta tai sen yksittäisiä moduuleja tai toimintoja käytetään johonkin muuhun kuin tässä määritettyyn tarkoitukseen, niiden kelpoisuudesta ja soveltuvuudesta on pyydettävä vahvistus. TP Vision takaa, että itse materiaali ei riko mitään yhdysvaltalaista patenttia. Mihinkään muuhun nimenomaiseen tai oletettuun takuuseen ei viitata. TP Vision ei vastaa asiakirjan sisältöön liittyvistä virheistä eikä asiakirjan sisällöstä johtuvista ongelmista. Philipsille ilmoitetuista virheistä ilmoitetaan ja ne julkaistaan Philipsin tukisivustossa mahdollisimman pian.

Takuuehdot - Loukkaantumisen, television vaurioitumisen tai takuun mitätöitymisen vaara! Älä koskaan yritä korjata televisiota itse. Käytä televisiota ja lisälaitteita vain valmistajan tarkoittamalla tavalla. Television takaseinään painettu varoitusmerkki varoittaa sähköiskun vaarasta. Älä irrota television koteloa. Huolto- ja korjausasioissa ota aina yhteys Philipsin asiakaspalveluun. Puhelinnumero on television mukana toimitetussa oppaassa. Se löytyy myös sivustostamme osoitteesta www.philips.com/support (valitse tarvittaessa oma maasi). Takuu raukeaa, jos käyttäjä suorittaa minkä tahansa tässä käyttöoppaassa kielletyn toiminnon tai tekee sellaisia säätöjä tai asennuksia, joiden suorittamista ei suositella tai hyväksytä käyttöoppaassa.

Kuvapisteiden ominaisuudet

Tässä TV:ssä on suuri määrä värillisiä kuvapisteitä. Vaikka tehollisten kuvapisteiden osuus on vähintään 99,999 %, mustia pisteitä tai kirkkaita valopisteitä (punaisia, vihreitä tai sinisiä) voi näkyä jatkuvasti näytössä. Tämä johtuu näytön rakenteesta (joka noudattaa alan yleisiä standardeja), eikä kyseessä ole toimintahäiriö.

CE-vaatimustenmukaisuus

TP Vision Europe B.V. vakuuttaa täten, että tämä televisio on direktiivien 2014/53/EU (RED), 2009/125/EC (ekologinen suunnittelu) ja 2011/65/EC (RoHS) oleellisten vaatimusten ja niitä koskevien muiden ehtojen mukainen.

EMF-standardin vaatimustenmukaisuus TP Vision valmistaa ja myy kuluttajille monia tuotteita, jotka lähettävät ja vastaanottavat sähkömagneettisia signaaleja, kuten mitkä tahansa muutkin elektroniset laitteet. Yhtenä TP Visionin pääperiaatteena on varmistaa tuotteiden turvallisuus kaikin tavoin sekä noudattaa kaikkia lakisääteisiä vaatimuksia ja tuotteen valmistusajankohtana voimassa olevia sähkömagneettista yhteensopivuutta (EMF) koskevia standardeja.

TP Vision on sitoutunut kehittämään, tuottamaan ja markkinoimaan tuotteita, joista ei ole haittaa terveydelle. TP Vision vakuuttaa, että jos sen tuotteita käsitellään oikein asianmukaisessa käytössä, niiden käyttö on nykyisten tutkimustulosten perusteella turvallista. TP Visionilla on aktiivinen rooli kansainvälisten EMF- ja turvallisuusstandardien kehittämisessä, joten se pystyy ennakoimaan standardien kehitystä ja soveltamaan näitä tietoja tuotteisiinsa jo aikaisessa vaiheessa.

¹⁶ Tekijänoikeustiedot

16.1 HDMI

HDMI

Termit HDMI ja HDMI High-Definition Multimedia Interface sekä HDMI Logo ovat HDMI Licensing Administrator Inc:n tavaramerkkejä tai rekisteröityjä tavaramerkkejä Yhdysvalloissa ja muissa maissa.



16.2 Dolby Audio

Valmistettu Dolby Laboratoriesin luvalla. Dolby, Dolby Audio ja kaksois-D-symboli ovat Dolby Laboratoriesin tavaramerkkejä. Luottamuksellisia julkaisemattomia teoksia. Copyright 1992–2020 Dolby Laboratories. Kaikki oikeudet pidätetään.

DOLBY AUDIO"

^{16.3} Wi-Fi Alliance

Wi-Fi

Wi-Fi CERTIFIED™ -logo on Wi-Fi Alliancen® rekisteröity tavaramerkki



^{16.4} Kensington

Kensington

(jos käytettävissä)

Kensington ja Micro Saver ovat ACCO World Corporationin Yhdysvalloissa rekisteröityjä tavaramerkkejä, ja rekisteröinti on suoritettu tai hakemuksia käsitellään muissa maissa eri puolilla maailmaa.



16.5

Muut tavaramerkit

Kaikki muut rekisteröidyt tai rekisteröimättömät tavaramerkit ovat omistajiensa omaisuutta.

Kolmansien osapuolien palveluita ja/tai ohjelmistoja koskeva vastuuvapa uslauseke

Kolmansien osapuolien tarjoamia palveluita ja/tai ohjelmistoja voidaan muuttaa tai niiden käyttö voidaan keskeyttää tai lopettaa ilman ennakkoilmoitusta. TP Vision ei ole vastuussa tällaisista tapauksista.

Hakemisto

A

Aloitusvalikko 19 Android-asetukset 27 Avoimen lähdekoodin ohjelmisto 30

Ä

Äänityylit 24

Е

Eco-asetukset 24 Erityisryhmille 25

Н

Heikkonäköinen 25

I

Ilmoitukset 176

Κ

Kanava 27 Kanava, Antenniasennus 27 Kanava, asennus 27 Kanava, asentaminen uudelleen 27 Kanava, vaihtaminen 27 Käytön lopettaminen 9 Käyttöehdot 183 Kiinteä verkko 26 Kontrasti, dynaaminen kontrasti 23 Kortrasti, kontrastitila 23 Korjaaminen 178 Kuluttajapalvelu 178 Kuulorajoitteinen 25 Kuva, kuvamuoto 23 Kuvatyyli 22

L

Langaton verkko 25 Lapsilukko 25 Liitäntäopas 11

Μ

Media 15 MPEG artifact -vähentyminen 23

0

Ohjelmisto, päivitys 29 Ongelmat, Ääni 177 Ongelmat, HDMI-liitäntä 177 Ongelmat, Kuva 177 Ongelmat, USB-liitäntä 177 Ongelmat, Yhteys, Internet 178 Ongelmat, Yhteys, Wi-Fi 178 Ota yhteyttä Philipsiin 178

Ρ

Pelikonsoli, liittäminen 13

S

Sisältöluokituslukitus 25

Т

Television tai paristojen hävittäminen 9 Terävyys, MPEG artifact -vähentyminen 23 Tietokone, liittäminen 13 Tuki, verkossa 178 Tuoteseloste 9 Turvallisuusohjeet 180 TV:n katseleminen 27

V

Valokuvat, videot ja musiikki 15 Väri, värikirjo 23 Verkko, kiinteä 26 Verkko, WPS ja PIN-koodi 26 Verkko, yhdistäminen 25 Verkkoasennus 25 Verkkotuki 178 Vianmääritys 177 Virran kytkeminen 8 Virrankulutuksen tarkistaminen 24

W

Wi-Fi 25

¢]

Contact information

Albania/Shqipërisë +355 44806061

Andorra +34 915 909 335

Armenia 0-800-01-004

Austria/Österreich 0150 2842133

Belarus/Беларусь 8 10 800 2000 00 04

Belgium/België/Belgique 02 7007360

Bulgaria/България 0 0800 1154426 +359 2 4916273

Croatia/Hrvatska 0800 222 782

Czech Republic/Česká republika 800 142100

Denmark/Danmark 352 587 61

Estonia/Eesti Vabariik 800 0044 307

Finland/Suomi 09 229 019 08

France 01 57324070

Georgia/ საქართველო 800 00 00 80 **Germany** 0696 640 4383

Greece/Ελλάδα 0 0800 4414 4670

Greece Cyprus 800 92 256

Hungary/Magyarország 068 001 85 44 (06 1) 700 8151

Republic of Ireland/Poblacht nah Éireann 1 601 1161

Northern Ireland/Tuaisceart Éireann 1 601 1161

Italy/Italia 02 4528 7030

Kazakhstan/Қазақстан 8 10 800 2000 0004

Kosovo/Kosovës +355 44806061

Latvia/Latvija 800 03 448

Lithuania/Lietuva 880 030 049

Luxembourg/Luxemburg 26 84 3000

Montenegro + 382 20 240 644

Netherlands/Nederlands 010 4289533 Norway/Norge 22 70 82 50

Poland/Polska 022 203 0327

Portugal 0800 780 902

Romania/România 03 727 66905 031 6300042

Russia/Россия 8 (800) 220 0004

Serbia/Srbija + 381 11 40 30 100

Slovakia/Slovensko 0800 0045 51

Slovenia 0800 80 255

Spain/España 915 909 335

Sweden/Sverige 08 6320 016

Switzerland/Schweiz/Suisse 223 102 116

Turkey/Türkiye 0 850 222 44 66

Ukraine/Україна 0 800 500 480

United Kingdom 020 7949 0069

This information is correct at the time of print. For updated information, see www.philips.com/support.



Specifications are subject to change without notice. Trademarks are the property of Koninklijke Philips N.V. or their respective owners. 2020 © TP Vision Europe B.V. All rights reserved. www.philips.com

