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(smp_utils 0.98, smp_utils 0.99)

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(mlnx-tools 23.07)

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Rules of Conduct

The DMTF is a not-for-profit, vendor-neutral collaborative body that is leading the development, adoption and unification of management standards and initiatives for desktop, enterprise and Internet environments. Working with key technology vendors and affiliated standards groups, the DMTF is enabling a more integrated, cost effective, and less crisis-driven approach to management through interoperable management solutions. Membership in the DMTF requires compliance with these Rules of Conduct.

1. General

An important DMTF objective is also to position its members as leaders in the management community. The following member guidelines will help the DMTF to supply its members with quality public relations opportunities while strengthening, clarifying, and protecting DMTF initiatives, specifications, and standards.

2. Content

Scope and Focus of DMTF Communications

DMTF news releases, statements, presentations, and speeches will be focused on the following subjects:

- initiatives of the DMTF
- strategies, business models, standards and operational guidelines that advance the state of the art in enterprise management
- member best practices
- new member and alliance announcements

Anti-Trust Considerations in Connection with DMTF Activities

The DMTF and each member, in connection with the activities of the DMTF, shall comply with applicable anti-trust laws and regulations. Failure to do so may result in termination of membership.

Under US law, cooperation among members is generally appropriate where it assists in the creation of a new product or a new market, or otherwise promotes competition, and participation is open to any DMTF member.

Members that are in competing businesses shall not engage in discussions that violate the antitrust laws of the United States, any State, and/or other applicable jurisdictions. Under US federal law, they must refrain from:

- price- fixing discussions
- allocating customers
- dividing up markets

(This policy statement is not intended as legal advice. Members with specific questions or concerns should alert the DMTF Board to enable consultation, as appropriate, with DMTF legal counsel).

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Member Sales to Other Members in Connection with DMTF Activities

During DMTF meetings, members should not make unsolicited sales presentations. DMTF members shall not use DMTF email aliases for non-DMTF business. During DMTF meetings, member sales activities will occur at the invitation of the DMTF and will be restricted to specific times, functions, and areas.

3. Communications

DMTF Communications

All communications generated by the DMTF will follow the DMTF Press Release Procedures. When referencing members in new releases, interviews and speeches, the DMTF will observe the following protocol:

1. Listings

Members will be listed in alphabetical order within each listing group. A group may consist of general members, specific committees, etc.

2. Quotations and Editor Interviews

Members of the DMTF Executive Committee, including the Chairman, President, Vice-President of Marketing, and Vice-President of Technology, are the designated primary spokespeople for providing quotes and interviews to industry press and analysts on behalf of the DMTF. Other DMTF members may be asked to participate in communications with the media on behalf of the DMTF depending on the information or expertise required for the quote or interview.

The DMTF reserves the right to quote members' written technical contributions.

3. Member Communications

Any public (i.e. outside of the member companies) communication by a member on behalf of the DMTF or uses DMTF trade or service marks, must be approved in writing by the DMTF Board prior to release. The DMTF will respond within three business days to such requests where possible. To ensure accuracy, the DMTF reserves the right to require changes to such communications. Members receive a license to use the marks for the member's promotional activities and any member should be able to issue public communication about its own involvement or plans regarding DMTF materials without the consent of the DMTF.

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4. Inaccurate Information

If inaccurate information is published or broadcast concerning the DMTF, its intellectual property, or its relationships, the DMTF may act to clarify its position. This will protect the intellectual property of the DMTF from misrepresentation or dilution, and will make all of our efforts more effective in shaping the future of the management industry.

4. Approvals

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Version 2.1, February 1999

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

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

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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.

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

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

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

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(pip 9.0.1)

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(urllib3 1.16)

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(pypi/setuptools 36.0.1)

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(python-jsonschema 2.6.0)

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