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(D-Bus 1.12.20, dbus-python 1.2.8)

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(CPAN 2.20, CPAN::Meta 2.150010, embedded-postgres-binaries-darwin-amd64 13.2.0, ExtUtils::MakeMaker 7.34, mdadm 4.1, nginx 1.14.2, Perl 5.28.1, Pipe Viewer 1.6.6)

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(Network Time Protocol project (NTP) 4.2.8p12)

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(jemalloc 5.1.0)

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(mpdecimal 2.4.2)

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(rexml 3.2.5, webrick 1.7.0)

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(racc 1.5.2)

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(golang-1.17-doc 1.17.8)

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(qcc-8-base 8.3.0)

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(ledgetech/lua-resty-http v0.13)

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(pkg/errors v0.9.1)

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(lua-nginx-module v0.10.15)

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(libonig-dev 6.9.1)

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(protobuf-c 1.3.1)

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(file 5.35)

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(debconf 1.5.71+deb10u1)

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(nginx 1.14.2)

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(iPerf3 3.6, Ildpd 1.0.3)

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(Ruby 2.5.5, ruby-openssl 2.1.2, ruby2.5 2.5.5)

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(libev 4.22, libev 4.25)

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(nghttp2 v1.36.0)

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(libuv 1.24.1)

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(moreutils 0.62)

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(libbsd 0.9.1)

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(golang-github-magiconair-properties v1.8.5)

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(tcpstat 1.5)

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(ruby-rexml 3.2.4)

Upstream-Contact: https://github.com/ruby/rexml/issues

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(Go programming language 20181002-snapshot)

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(UNFS3 user-space NFSv3 server 0.9.22)

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(Network Time Protocol project (NTP) 4.2.8p12)

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(Net-SNMP 5.7.3)

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(Click - Python Command Line Utility 7.0)

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(libjpeg 1.5.2)

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(libtirpc 1.1.4, RPCBind 1.2.5)

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(tcpdump 4.9.3)

and Romain Francoise.

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(ncurses-bin 6.1+20181013)

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(sudo 1.8.27)

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(apg 2.2.3)

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(pcscd 1.8.24)

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(OpenJDK 8u312-b07)

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(ASM 5.0.3, ASM 5.0.4)

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(python-dateutil 2.7.3)

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(lxml 4.3.2)

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(rapidjson 1.0.2)

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(D3.js 3.5.17)

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(golang-snappy-go-dev v0.0.4)

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(golang-github-spf13-pflag-dev v1.0.5)

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(go-inf-inf v0.9.1)

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(fsnotify-fsnotify v1.4.9)

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(Go programming language 20181002-snapshot)

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(zstd 1.3.8)

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(google/starlark-go 20210818-snapshot)

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(protocolbuffers/protobuf-go v1.23.0)

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(golang.org/x/xerrors 20220118-snapshot)

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10.32, Perl 5.28.1, prometheus-common v0.18.0, pyagentx 0.4.1, PyCrypto 2.6.1, python-decorator 4.3.0, python-liblinear 2.1.0+dfsg, python-netaddr 0.7.19, python-werkzeug 0.14.1, python-Werkzeug-doc 0.14.1, pythonfutures 2.1.6, pythonfutures 3.2.0, RFC 3526 May 2003, rsyslog v8.1901.0, runc 1.0.0~rc6, Samba 4.9.5, Shadow Tool Suite 4.5, snmpd 5.7.3, Snowball stemmer 1.3.0.581.1, tcl8.6 8.6.9, tdb-tools 1.3.16, Telegram Bots 4.3.1, The FreeType Project 2.9.1, util-linux 2.33.1, vncpasswd.py v1.2.1, yajl-c 2.1.0)

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(python-cryptography 2.6.1)

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(golang protobuf v1.4.3, Protobuf 1.4.3)

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(golang protobuf v1.2.1)

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(google-snappy 1.1.7)

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(@netapp/luci 3.1.2)

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(01org/isa-l v2.26.0, intel/isa-l v2.26.0)

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(LAPACK 3.8.0)

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(Go programming language 0.0~git20191118.07fc4c7+ds)

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(antlr4-cpp-runtime 4.7.2)

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(libuv 1.24.1)

Files: getopt.c

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(protobuf-c 1.3.1)

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(golang.org/x/crypto 0.0~git20210817.32db794)

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Upstream-Name: golang.org/x/crypto

Upstream-Contact: https://github.com/golang/go/issues

Source: https://golang.org/x/crypto

Files: *

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(libhyperscan4.2 5.1.0)

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(tcsh 6.20.00)

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(libpcap 1.8.1)

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(golang-1.17-doc 1.17.8)

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(nginx 1.14.2)

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(gcc-8-base 8.3.0)

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(iputils 20180629)

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(colorama 0.3.7)

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(Flask 1.0.2)

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(sg3_utils 1.44)

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(strace 4.26)

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(jsonpickle 0.9.5)

Upstream-Contact: John Paulett

Source: https://github.com/jsonpickle/jsonpickle

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(ODP-DPDK 0.10.1)

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(antlr 4.7.2)

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(stringtemplate4 4.0.8)

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(libevent 2.1.8-stable)

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(nokogiri 1.11.6, rubygem-nokogiri 1.11.6)

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(Network Time Protocol project (NTP) 4.2.8p12)

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(klibc-utils 2.0.6, libklibc 2.0.6)

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(tcl8.6 8.6.9)

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(gcc-8-base 8.3.0, GNU Compiler Collection 8.3.0)

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(RPCBind 1.2.5)

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(pypi/setuptools 40.8.0, python-dateutil 2.7.3, Python-Roman 2.0.0, python2.1-xmlbase 2.1.3, vncpasswd.py v1.2.1)

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(OpenJDK 8u312-b07)

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(kernel-debuginfo-common-x86 64 4.19.0, Linux Kernel v4.19.208, Ruby 2.5.5)

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(golang-1.17-doc 1.17.8, jq 1.5, Ruby on Rails 5.2.2.1)

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(kernel-debuginfo-common-x86_64 4.19.0, Linux Kernel v4.19.208, lsvpd 2.1.0+repack, Samba 4.9.5, socat 1.7.3.2)

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, 1 April 1989 Ty Coon, President of Vice

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(alpine-baselayout 3.1.1, alpine-baselayout 3.2.0, apk-tools 2.10.5, AppArmor: Application Armor 2.13.2, Audit 2.8.4, bsdutils 2.33.1, busybox 1.31.0, busybox 1.31.1, Common Unix Printing System (CUPS) 2.2.10, cpupower 5.1, devmapper 1.02.155, docker 18.09.1, dpkg 1.19.7, ebtables 2.0.10.4+snapshot20181205, FUSE 2.9.9, galera-3 25.3.25, Gawk 4.2.1, gcc-8-base 8.3.0, gkernel: rng-tools / ethtool v4.19, GNU C Library 2.28, greenlet 0.4.15, hostname 3.21, inetutils-inetd 1.9.4, iproute2 4.20.0, IPTables v1.8.2, iptraf-ng 1.1.4, irqbalance 1.5.0, JSON for Ruby 2.1.0, keepalived 2.1.5, kernel-debuginfo-common-x86_64 4.19.0, kexec-tools 2.0.18, libcap 2.25, libmariadb3 10.3.31, libnl-genl-3-200 3.4.0, libsystemd0 241, Linux Kernel v4.19.208, Linux kernel crash utility 7.2.3, Linux-misc 4.19.67, linux-misc 5.5.17, Linux-misc v4.19.208, linux-signed-amd64 4.19.208, Locales 2.28, lsb 10.2019051400, lsb-release 10.2019032400, lsvpd 2.1.0+repack, MariaDB 10.3.31, mariadb-client-10.3 10.3.31, mdadm 4.1, moreutils 0.62, Netlink Protocol Library Suite (libnl) 3.4.0, nftables 0.9.0, NMAP 7.70, open-vm-tools 10.3.10, OpenJDK 8u312-b07, Perl 5.28.1, RabbitMQ amqp-client 4.4.1, samuelkadolph/s3cmd 2.1.0, socat 1.7.3.2, SQLite 3.27.2, systemd 241, The FreeType Project 2.9.1, ucf 3.0038+nmu1, udev 241, util-linux 2.33.1, zstd 1.3.8)

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Version 2, June 1991

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(gcc-8-base 8.3.0, GDB 8.2.1, libatomic1 8.3.0, libstdc++6 8.3.0)

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(mariadb-tools 10.3.31)

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Version 3, 29 June 2007

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(Apache Tomcat 9.0.31, DataStax Java Driver for Apache Cassandra - Core 1.5.1, Expression Language API 3.0-b08, GraphHopper Web 1.0-pre33.4, HK2 API module 2.5.0-b62, HK2 Implementation Utilities 2.5.0-b62, Jakarta Mail 1.6.2, Java Architecture for XML Binding 2.3.0-b170201.1204, Java Servlet API 3.1-b09, JavaBeans Activation Framework fork for Android 1.6.2, javax.ws.rs-api 2.0.1, jersey's jersey 2.24.1, jersey's jersey 2.25.1, jersey-connectors-apache 2.23.2, jersey-container-servlet 2.25.1, jersey-container-servlet-core 2.25.1, jersey-core-server 2.25.1, jersey-ext-bean-validation 2.23.2, jersey-ext-rx-client 2.25.1, jersey-media-jaxb 2.25.1, jersey-media-sse 2.24.1, jersey-repackaged-guava 2.26-b01, OSGi resource locator bundle 1.0.1, ServiceLocator Default Implementation 2.5.0-b32, Telegram Bots 4.3.1)

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(Go programming language 1.17.8, Go programming language 20160124-snapshot)

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INTRODUCTORY STATEMENT

Software that Hacktivismo[fn1] releases under this License Agreement is intended to promote our political objectives. And, likewise, the purpose of this License Agreement itself is political: Namely, to compliment the software's intended political function. Hacktivismo itself exists to develop and deploy computer software technologies that promote fundamental human rights of end-users. Hacktivismo also seeks to enlist the active participation and involvement of people around the world, to help us improve these software tools, and to take other actions (including actions that involve using and distributing our software, and the advancement of similarly-minded software projects of others) that promote human rights and freedom worldwide.

[fn1] http://hacktivismo.com/

Because of our non-commercial objective of promoting end-users' freedoms, Hacktivismo has some special, and admittedly ambitious, licensing needs. This License Agreement enhances the benefits of published source code by backing up our human rights projects with appropriate remedies enforceable in court.

The Freedoms We Promote: When we speak of the freedom of end-users, we are talking about basic freedoms recognized in the Hacktivismo Declaration,[fn2] the International Covenant on Civil and Political Rights,[fn3] the Universal Declaration of Human Rights,[fn4] and other documents that recognize and promote

freedom and human dignity. Principal among these freedoms are:

[fn2] http://hacktivismo.com/about/declarations/

[fn3] http://www.unhchr.ch/html/menu3/b/a_ccpr.htm

[fn4] http://www.un.org/Overview/rights.html

Freedom of Expression: The freedom of opinion and expression "include[s] freedom to seek, receive and impart information and ideas of all kinds, regardless of frontiers,"[fn5] and the freedom to choose one's own medium of expression. The arbitrary use of technological censorship measures to block or prevent access to broad categories of speech and expression including the work of critics, intellectuals, artists, journalists, and religious figures is seldom, if ever, justified by any legitimate governmental objective. And, to the extent that technology enables censorship decisions to be removed from public scrutiny and review, technology-based censorship mechanisms are especially suspect and dangerous to civil society. When repressive governments and other institutions of power seek to deprive people of this basic freedom, people have the right to secure, employ and deploy the tools necessary to reclaim the freedoms to which they are justifiably entitled.

[fn5] Article 19, Universal Declaration of Human Rights.

Freedom of Collective Action and Association: People have and should have the "freedom of peaceful assembly and association."[fn6] This freedom includes the right of people to work together to secure constructive change in their personal, economic, and political circumstances. When repressive governments or other institutions of power seek to deprive people (including users of the Internet) of their freedoms of voluntary assembly, association, and common enterprise, people have the right to secure, employ and deploy technologies that reclaim the freedoms to which they are justifiably entitled.

[fn6] Article 20(1), Universal Declaration of Human Rights.

Freedoms of Thought, Conscience, Sexuality, and Religion: People have and should have the freedom of "thought, conscience, and religion."[fn7] This right "includes freedom to change religion or belief, and freedom, either alone or in community with others, in public or private, to manifest any religion or belief in teaching, practice, worship and observance, regardless of doctrine."[fn8] Every person, regardless of sex or sexual preference, and with reciprocal respect for the corresponding rights of all others, has and should have the right to determine and choose, freely and without coercion, whether, how and with whom he or she shall fully enjoy the most private and personal aspects of human life, including individual sexuality, reproduction, and fertility. Moreover, "[t]he explicit recognition and reaffirmation of the right of all women to control all aspects of their health, in particular their own fertility, is basic to their empowerment."[fn9] When repressive governments and other institutions of power seek to deprive people of these basic freedoms, they have the right to secure, employ and deploy the tools necessary to reclaim the freedoms to which they are justifiably entitled.

[fn7] Article 18, Universal Declaration of Human Rights. [fn8] ld.

[fn9] Paragraph 17, Beijing Declaration of the Fourth United Nations Conference on Women (Sept. 15, 1995).

Freedom of Privacy: Every person has the right to be free from "subject[ion] to arbitrary interference with his [or her] privacy, family, home or correspondence"[fn10] -- digitally, or by any other means or methodology. This freedom of privacy includes the right to be free from governmental or private surveillance that might interfere with or deter the rightful exercise of any other freedoms of any person. In the context of software tools that enable people to reclaim their freedoms, all end-users have and should have the right to secure and use tools that are free from the surreptitious insertion into their software of "backdoors," "spy-ware," escrow mechanisms, or other code or techniques that might promote surveillance, or subvert security (including cryptographic security), confidentiality, anonymity, authenticity and/or trust.

[fn10] Article 12, Universal Declaration of Human Rights.

Reasons For Enhancing "Free" and "Open-Source" Licensing: Developing a new software license is never a trivial task and this License Agreement has presented special challenges for Hacktivismo. Because of our human rights objectives, this License Agreement includes some specific terms and conditions that, as a technical matter, depart from the previously-recognized and established definitions of "free"[fn11] software and "open source"[fn12] software.

[fn11] http://www.gnu.org/philosophy/free-sw.html [fn12] http://www.opensource.org/docs/definition_plain.php

We have therefore coined the term "enhanced source" to describe this License Agreement because we have sought to combine most of the freedom-promoting benefits of "free" or "open-source" software (including mandatory disclosure of any changes or modifications Licensees make to the source code, whenever they release modified versions of HESSLA-licensed Programs or other Derivative Works), with additional enhanced license and contractual terms that are intended to promote the freedom of end-users. The Hacktivismo Enhanced-Source Software License Agreement promotes our objectives in an enhanced manner by including contractual terms that empower both Hacktivismo and qualified end-users with greater flexibility and leverage to maintain and recover human rights, through the mechanism of the contract itself including terms that are designed to enhance both our enforcement posture and that of qualified end-users in court.

To be sure, Hacktivismo enthusiastically endorses and supports the goals and objectives of the Free Software movement and those of the open source community. In particular, we owe a special debt of gratitude to the Free Software Foundation, to the Open Source Initiative, and to many exceedingly talented people who have contributed to Free Software and open source projects and endeavors over the years.

Ultimately, however, after reviewing the field of possibilities among previously-existing "open source" and "free" licenses, Hacktivismo has concluded that none of them fully meets our requirements. Writing our own License Agreement enables us to pursue our human rights objectives more effectively. This licensing endeavor represents a first step toward achieving our objectives, and no doubt

informed feedback, scholarship, and learned commentary will enable us to pursue our objectives even more effectively in the future.

Benefits That Carry Over From Free Software: Before we explain how an "enhanced source" License Agreement specifically differs from a "free" or "open source" license, we believe it is helpful to explain in greater detail what the principal advantages, and freedom-enhancing aspects, of "free" software are.

When we speak of "free software," we refer to important personal freedoms, and not price. In addition to terms that are intended to promote the freedoms of Expression, Thought, Collective Action and Privacy (along with other human rights) of all end-users, the Hacktivismo Enhanced-Source Software License Agreement is also designed and intended to promote the following freedoms:

- * You have the freedom to distribute copies of the software (and charge for this service if You wish);
- * You have the freedom of access to the source code, to inspect and verify (and even to improve, if You can) the integrity and functionality of the software;
- * So long as You do not subvert or infringe the freedoms of end-users by doing so, You have the freedom to change the software or to use parts of it in new Programs;
- * You have the freedom to know You can do these things.

The licenses for most computer software programs are designed to take away Your freedom to share software or change source code. This kind of software is designated as proprietary or "closed." The Hacktivismo Enhanced-Source Software License Agreement -- like other license agreements that have served as inspiration for our work -- is intended to promote both Your freedom to share our software with others, and Your freedom to change and improve the software. Your right under this License Agreement to look at the source not only enables You to contribute Your own efforts to Hacktivismo's human rights projects, but also serves as an additional level of assurance to You as an end-user that unwelcome, hidden surprises have not been inserted into the software, that could compromise Your rights and freedoms when You use the software.

HESSLA Helps Safeguard Additional End-User Freedoms: In order to understand why this License Agreement must be described as "enhanced source," and cannot strictly speaking be considered either a "free" or "open source" license agreement, it is helpful to consider the possibility that a programmer might insert malicious code, such as a computer virus, a keystroke logger, or "spyware" into a program that has previously been released under a "free software" license agreement.[fn13] The act of inserting malicious code into software, if done by a private individual or company (though many governments will contend they are not required to play by the same rules as the rest of us), may well violate criminal laws and result in civil tort liability. It is, of course, also possible to deter such malicious behavior by including, in a software license agreement, a specific contractual term that prohibits such behavior meaning that any licensee who violates the prohibition against malicious code can be sued by the licensor (or by third-party beneficiaries who the licensor has explicitly identified as

alternate or additional enforcers of the agreement) for money damages and a court order forbidding any continued violation.

[fn13]In this regard, a the following hypothetical illustration should be particularly helpful. If an organization of computer security enthusiasts were to release, under the GNU General Public License ("GPL"), a program called "Grey Eminence 3000" ("GE3K") a remote-administration tool for Microsoft Windows, that helps illustrate how insecure this particular commercial product happens to be it should hardly be surprising that the United States Secret Service and Federal Bureau of Investigation, after making some loud and misleading apocalyptic noises about "computer hackers" to Congress and in the media (primarily in a largely successful effort to increase their technology budgets), would also study the software to see what it does, how it does it, and whether any of those capabilities happen to be features that law enforcement might find helpful. Of course, if the U.S. federal law enforcement community were to announce, several months later, that it had commissioned the development of "classified" quasi-viral computer-intrusion and surveillance software called "Magic Candle" the capabilities of which law enforcement does not plan to disclose to the public, and the source code for which will remain a closely-guarded secret then inquiring minds might become curious as to whether "Magic Candle" contains any of the GPLed code that was written for "GE3K" (or any other free or open-source software, for that matter). Needless to say, under the right factual circumstances, if any GPLed code from GE3K found its way into "Magic Candle," then the U.S. government or its software development contractor might well be obligated to reveal to the public all the source code for "Magic Candle." Nevertheless, so long as the "Magic Candle" source is never publicly released for comparison purposes, then everyone with legitimate questions about GPL compliance faces a chicken-and-egg problem. So long as the source of "Magic Candle" remains secret, detection of a GPL violation becomes dramatically more difficult (particularly so if, additionally, nobody outside law enforcement has access to the compiled executables), which means the worldwide community of Internet users and software developers has only the United States government's solemn assurance that no GE3K code was used cold comfort at best.

Previous Licenses Provide More Limited Protection Against Government and Other Surveillance: No software license agreement that qualifies as "free" or "open source" may contain any restriction as a term of the license agreement that in any way qualifies any Licensee's prerogative (no matter who they are or what their motives may be) to make changes to code. In other words, an "open source" license agreement, to qualify for the "open source" label, may not even contain a term that prohibits the insertion of destructive viruses or "trojan horses" into derivative code. Likewise, no "free" or "open source" license agreement can in any way contain (as a license term) any restriction on the use of software not even a prohibition against unlawful surveillance or other malicious uses of the software.

The "open source" and "Free Software" communities rely principally on voluntary compliance[fn14] with the disclosure provisions of license agreements (although many "free" and "open source" license agreements, such as BSD-style licenses, do not require changed code to be disclosed, and in fact enable modified versions of

programs to be "taken proprietary") and on social mechanisms of enforcement, as means to detect, prevent, deter, and remedy abuses.

[fn14]As the example in Note 13 illustrates, it is sometimes difficult to determine whether the source disclosure requirement of the GPL has been violated, such as when a modified version of a program has been distributed without source, precisely because detection of a disclosure violation depends in part on the disclosure of the source of derivative works in order to compare whether a putative derivative really does contain code derived from a GPLed parent work.

The Hacktivismo Enhanced-Source Software License Agreement does not in any way sacrifice or surrender the enforcement techniques and safeguards available under license agreements such as the GNU General Public License. Rather, the HESSLA enhances the options available to Hacktivismo and to qualified end-users, by providing additional enforcement options. Moreover, for the purpose of promoting the freedoms of both programers and end-users, through the enforced mandatory disclosure of code modified by third-parties, this License Agreement has advantages over many of the licenses (such as BSD-style licenses) that fully qualify as "free" or "open-source" license agreements.

What makes this License Agreement an "enhanced source" License Agreement, instead of a "free software" license agreement, is that the Hacktivismo Enhanced-Source Software License Agreement contains specific, very limited restrictions on modification and use of software by Licensees, as part of a calculated trade-off of rights and responsibilities that is intended to promote the freedom of end-users.

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other words, the GPL requires each Licensee to promise not to engage in the activity of 'propertizing,' or 'taking proprietary,' modifications to GPLed code; modified code must also be released under the GPL, and cannot be released in the form of "closed" executables, or otherwise be made "proprietary." Likewise, the Hacktivismo Enhanced Source Software License Agreement discriminates against undesirable activity such as surveillance, introduction of certain kinds of malicious code, and human rights violations, as well as discriminating against "propertizing" behavior such as might violate the GPL. Subject to these narrow restrictions, Licensees under either license agreement enjoy very broad latitude to change, use, explore, modify, and distribute the software much broader than they would enjoy with typical "proprietary" software packages.

As with "copyleft" licenses such as the GPL, under the Hacktivismo Enhanced Source Software License Agreement, programmers (including, most importantly, programmers working for governments) do not have unfettered or completely unlimited "freedom" for purposes of what they can do with HESSLA-licensed code. Just as with the GPL, they do not have the "freedom" to convert HESSLA-licensed code into "closed" or "proprietary" code. People who create derivative works based on an HESSLA-licensed program and distribute those works have a corresponding obligation to "give back," and not merely to "take," HESSLA-licensed code.

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Thus, the main difference between this License Agreement and the GPL is not the methodology we employ,[fn15] but the scope and breadth of the political objectives we seek to promote. Simply put, the political objectives we promote are somewhat broader than the explicit political goals that the Free Software Foundation seeks to promote through the GPL. Our goals include a somewhat broader range of human rights than the specific copyright-related rights with which the GPL is principally concerned. But, while we are concerned with the entire field of human rights rather than a subset, we want to make it perfectly clear that we also embrace, share, and seek to promote, the goals we share with the Free Software movement.

[fn15] There is a modest difference, but it is not large, and mostly philosophical. Some experts on the GPL draw a distinction between a "contract" and a pure "license," by taking the position that a pure "license" does not impose "contractual" conditions on a Licensee only conditions that would otherwise (but for the license) be subsumed within with exclusive rights that the licensor has under copyright law. Thus, the licensor has the right to exclude anyone else from such activities as making copies, making derivative works, publicly performing a work, and other exclusive rights specified by statute. But, concerning the act of "using" a computer software program, in instances in which a copy is not made (or, in the trivial sense that a copy is made only temporarily from a storage medium to memory, to

enable software to be "used"), the Free Software Foundation takes the position that United States law, at least, does not confer an exclusive right on the copyright holder (or, as others would argue, the United States statute qualifies the holder's exclusive right to copy), because the U.S. Copyright Act specifically exempts from the exclusive right to make copies, a copy made from (for example) a computer hard drive to volatile memory, in connection with the process of executing computer software. So far as we can determine, the Free Software Foundation does not argue that it is impossible "contractually" to impose conditions on use, as part of the bargain one strikes, when conditionally allowing Licensees to make copies of a program. Rather, for philosophical reasons, the Free Software Foundation voluntarily chooses not to include what it views as "contractual" conditions in the GPL. In this sense, Hactivismo takes the position that the HESSLA is clearly a "contract" and contains "contractual" terms, such that it should not be considered a "pure license," under the nomenclature employed by the Free Software Foundation. However, in our view, precisely because both the HESSLA and the GPL are clearly conditional grants of permission to do things from which the Licensee would otherwise be excluded (i.e., the Licensee must undertake certain obligations in exchange for permission to copy, modify, or distribute, a work), the key point is that the methodology is quite similar.

Compared with the GPL, aspects of the HESSLA give both end-users and programmers (including, most importantly, governmental end-users and programmers) marginally less leeway to make malicious use of the program, or to insert malicious code into a program, than they would have under a traditional "copyleft" software license. These aspects of the HESSLA (such as the requirement that the program cannot be used to violate human rights, or forbidding the insertion of "spy-ware" or surveillance mechanisms into derivative works) are included because our ultimate objective is to preserve and promote the human rights of end-users, including their privacy and their right of free expression.

In other words, unlike many programmers, we are not just in the business of developing and distributing open-standards technologies. We're also trying to empower end-users (including end-users in totalitarian regimes) with software tools that promote fundamental freedoms while also seeking as best we can to protect these end-users from being arrested, beaten, or worse. Our objective of promoting end-user freedoms, including the freedoms of people in politically repressive countries, is precisely the factor that has led Hacktivismo to develop this License Agreement instead of using another.

The HESSLA Also Includes Features To Enhance Government Accountability: To this end, we have sought and intend to ensure, to the fullest extent that law (including, without limitation, the law of contract and of copyright licensing) enables us to do so,[fn16] that no government or other institution may do anything with this computer software or the underlying source code without becoming a Licensee bound by the terms of this License Agreement, subject to the same restrictions on modification and use as anyone else.

[fn16] "Everyone has the right to an effective remedy by the competent national tribunals for acts violating . . . fundamental rights . . . " Article 8, United Nations Declaration of Human Rights.

Accordingly, this License Agreement includes several terms that are aimed explicitly at governmental entities, in order to maximize enforceability against such entities. Respect for the Rule of Law means that no governmental entity is above the law, and that no governmental entity should be permitted to use its status as a mechanism for circumventing the requirements of this License Agreement.

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legal prohibitions and duties on virtually everyone else as though the licensor has assumed powers that customarily belong to legislative bodies is both breathtaking and deeply troubling. Of course, we are hardly the first to distribute software under a license agreement that imposes conditions on a take-it-or-leave-it basis. This technique is, as everyone knows, extremely common with proprietary software. And some of the conditions unilaterally imposed by proprietary licensors range from the ridiculous to the obscene. But even certain kinds of "free" and "open-source" software licenses, such as the GPL, depend on the continued viability of legal rules that enable at least some reasonable conditions to be imposed by software licensors on a take-it-or-leave-it basis, with essentially automated methods of acceptance. Courts have been divided as to how far these kinds of licensor-driven automated agreements can go. And we cannot say that we will be unhappy if courts or legislatures ultimately reach a consensus that sharply limits what conditions licensors can impose through such mechanisms. However, while the law is still developing, we think nothing could be more appropriate than to enlist the techniques that institutions of power have used to limit freedom and instead to re-purpose the techniques of "copy-wrap" or "use-wrap" licensing by putting them to use for humanitarian purposes and using them to promote the human rights of end-users. To deny us the use of these techniques, courts and other law-making institutions would be required simultaneously to disarm, to the same degree, proprietary software manufacturers that possess vast market power. And, unlike the conditions imposed by many proprietary vendors, the conditions we impose through this License Agreement are hardly onerous for any end-user (unless, of course, the end-user wants to act maliciously or engage in surveillance).

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0.11 Strong Cryptography: "Strong Cryptography" shall mean cryptography no less secure than (for example, and without limitation) a 2048-bit minimum key size for RSA encryption, 1024-bit minimum key size for Diffie-Hellman (El Gamal), or a 256-bit minimum key size for AES and similar symmetric ciphers.

0.12 Substandard Key-Selection Technique: The term "Substandard Key-Selection Technique" shall mean a method or technique to cause encryption keys to be more easily guessed or less secure, such as by (i) causing the selection of keys to be less than random, or (ii) employing a selection process that selects among only a subset of possible keys, instead of from among the largest set of possible keys that can securely be used consistent with contemporary knowledge about the cryptographic techniques employed by You. The following illustrations elaborate on the foregoing definition:

0.12.1 If the key-generation or key-selection technique for the encryption algorithm You employ involves the selection of one or more prime numbers, or involves one or more mathematical functions or concatenations performed on one or more prime numbers, then each prime number should be selected from a very large set of candidate prime numbers, but not necessarily from the set of all possible prime numbers (e.g., inclusion of the number 1 in the candidate set, for example, may in some instances reduce rather than enhance security), and absolutely not from any artificially small set of candidate primes that makes the guessing of a key easier than would be the case if a secure key-generation technique were employed. In all instances, the primes should be selected at random from among the candidate set. If there is a customary industry standard for maximizing the security associated with the key-generation or key-selection technique for the cryptosystem You select, then (with attention also to the requirements of Section 0.11), You should employ a key-generation or selection technique no less secure than the customary industry standard for secure use of the cryptosystem.

0.12.2 If the key-generation or key-selection technique for the encryption algorithm You employ involves the selection of a random integer, or the transformation of a random integer through one or more mathematical processes, then the selection of the integer shall be at random from the largest possible set of all possible integers consistent with the secure functioning of the encryption algorithm. It shall not be selected from an artificially small set of integers (e.g., if a 256-bit random integer serves as the key, then You could not set 200 of the 256 bits as "0," and randomly generate only the remaining 56 bits producing effectively a 56-bit keylength instead of using the full 256 bits).

0.12.3 In other words, Your key-generation technique must promote security to the maximum extent permitted by the cryptographic method(s) and keylength You elect to employ, rather than facilitating eavesdropping or surveillance in any way. The example of GSM telephones, in which 16 of 56 bits in each encryption key were set at "0," thereby reducing the security of the system by a factor of 65,536, is particularly salient. Such artificial techniques to reduce the security of a cryptosystem by selecting keys from only a less-secure or suboptimal subset of possible keys, is prohibited and will violate this License Agreement if any such technique is employed in any Software.

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The individual files may bear additional conditions which supersede the general conditions on distribution and modification contained in this file. If there are any such files, the distribution of The Program will contain a prominent file that lists all the exceptional files.

Typical examples of files with more restrictive modification conditions would be files that contain the text of copyright notices.

- * The conditions on individual files differ only in the extent of *modification* that is allowed.
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conditions in this file; it is not necessary to check the header of every file in the distribution to check that a distribution meets these requirements.

LaTeX Project Public License v1.1

(Ruby 2.5.5)

The LaTeX Project Public License

LPPL Version 1.1 1999-07-10

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PREAMBLE

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>

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You may use this license for any program that you have written and wish to distribute. This license may be particularly suitable if your program is TeX-related (such as a LaTeX package), but you may use it even if your program is unrelated to TeX. The section `WHETHER AND HOW TO DISTRIBUTE PROGRAMS UNDER THIS LICENSE', below, gives instructions, examples, and recommendations for authors who are considering distributing their programs under this license.

In this license document, 'The Program' refers to any program distributed under this license.

This license gives conditions under which The Program may be distributed and conditions under which modified versions of The Program may be distributed. Individual files of The Program may bear supplementary and/or superseding conditions on modification of themselves and on the distribution of modified versions of themselves, but *no* file of The Program may bear supplementary or superseding conditions on the distribution of an unmodified copy of the file. A distributor wishing to distribute a complete, unmodified copy of The Program therefore needs to check the conditions only in this license and nowhere else.

Activities other than distribution and/or modification of The Program are not covered by this license; they are outside its scope. In particular, the act of running The Program is not restricted.

We, the LaTeX3 Project, believe that the conditions below give you the freedom to make and distribute modified versions of The Program that conform with whatever

technical specifications you wish while maintaining the availability, integrity, and reliability of The Program. If you do not see how to achieve your goal while meeting these conditions, then read the document `cfgguide.tex' in the base LaTeX distribution for suggestions.

CONDITIONS ON DISTRIBUTION AND MODIFICATION

You may distribute a complete, unmodified copy of The Program. Distribution of only part of The Program is not allowed.

You may not modify in any way a file of The Program that bears a legal notice forbidding modification of that file.

You may distribute a modified file of The Program if, and only if, the following eight conditions are met:

- 1. You must meet any additional conditions borne by the file on the distribution of a modified version of the file as described below in the subsection `Additional Conditions on Individual Files of The Program'.
- 2. If the file is a LaTeX software file, then you must meet any applicable additional conditions on the distribution of a modified version of the file that are described below in the subsection `Additional Conditions on LaTeX Software Files'.
- You must not distribute the modified file with the filename of the original file.
- * In the modified file, you must acknowledge the authorship and name of the original file, and the name (if any) of the program which contains it.
- * You must change any identification string in the file to indicate clearly that the modified file is not part of The Program.
- * You must change any addresses in the modified file for the reporting of errors in the file or in The Program generally to ensure that reports for files no longer maintained by the original maintainers will be directed to the maintainers of the modified files.
- * You must distribute the modified file under a license that forbids distribution both of the modified file and of any files derived from the modified file with the filename of the original file.
- * You must do either (A) or (B):

A. distribute a copy of The Program (that is, a complete, unmodified copy of The Program) together with the modified file; if your distribution of the modified file is made by offering access to copy the modified file from a designated place, then offering equivalent access to copy The Program from the same place meets this condition, even though third parties are not compelled to copy The Program along with the modified

file;

B. provide to those who receive the modified file information that is sufficient for them to obtain a copy of The Program; for example, you may provide a Uniform Resource Locator (URL) for a site that you expect will provide them with a copy of The Program free of charge (either the version from which your modification is derived, or perhaps a later version).

Note that in the above, 'distribution' of a file means making the file available to others by any means. This includes, for instance, installing the file on any machine in such a way that the file is accessible by users other than yourself. 'Modification' of a file means any procedure that produces a derivative file under any applicable law -- that is, a file containing the original file or a significant portion of it, either verbatim or with modifications and/or translated into another language.

Changing the name of a file is considered to be a modification of the file.

The distribution conditions in this license do not have to be applied to files that have been modified in accordance with the above conditions. Note, however, that Condition 7. does apply to any such modified file.

The conditions above are not intended to prohibit, and hence do not apply to, the updating, by any method, of a file so that it becomes identical to the latest version of that file of The Program.

A Recommendation on Modification Without Distribution

It is wise never to modify a file of The Program, even for your own personal use, without also meeting the above eight conditions for distributing the modified file. While you might intend that such modified files will never be distributed, often this will happen by accident -- you may forget that you have modified the file; or it may not occur to you when allowing others to access the modified file that you are thus distributing it and violating the conditions of this license. It is usually in your best interest to keep your copy of The Program identical with the public one. Many programs provide ways to control the behavior of that program without altering its licensed files.

Additional Conditions on Individual Files of The Program

An individual file of The Program may bear additional conditions that supplement and/or supersede the conditions in this license if, and only if, such additional conditions exclusively concern modification of the file or distribution of a modified version of the file. The conditions on individual files of The Program therefore may differ only with respect to the kind and extent of modification of those files that is allowed, and with respect to the distribution of modified versions of those files.

If a file of The Program is intended to be used with LaTeX (that is, if it is a LaTeX software file), then the following additional conditions, which supplement and/or supersede the conditions above, apply to the file according to its filename extension:

- You may not modify any file with filename extension `.ins' since these are installation files containing the legal notices that are placed in the files they generate.
- You may distribute modified versions of files with filename extension `.fd' (LaTeX font definition files) under the standard conditions of the LPPL as described above. You may also distribute such modified LaTeX font definition files with their original names provided that:
- 1. the only changes to the original files either enable use of available fonts or prevent attempts to access unavailable fonts;
- 2. you also distribute the original, unmodified files (TeX input paths can be used to control which set of LaTeX font definition files is actually used by TeX).
- You may distribute modified versions of files with filename extension `.cfg' (configuration files) with their original names. The Program may (and usually will) specify the range of commands that are allowed in a particular configuration file.

Because of portability and exchangeability issues in LaTeX software, The LaTeX3 Project deprecates the distribution of modified versions of components of LaTeX or of generally available contributed code for them, but such distribution can meet the conditions of this license.

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Choosing This License or Another License

If for any part of your program you want or need to use *distribution* conditions that differ from those in this license, then do not refer to this license anywhere in your program but instead distribute your program under a different license. You may use the text of this license as a model for your own license, but your license should not refer to the LPPL or otherwise give the impression that your program is distributed under the LPPL.

The document `modguide.tex' in the base LaTeX distribution explains the motivation behind the conditions of this license. It explains, for example, why distributing LaTeX under the GNU General Public License (GPL) was considered inappropriate. Even if your program is unrelated to LaTeX, the discussion in `modguide.tex' may still be relevant, and authors intending to distribute their programs under any license are encouraged to read it.

How to Use This License

To use this license, place in each of the files of your program both an explicit copyright notice including your name and the year and also a statement that the distribution and/or modification of the file is constrained by the conditions in this license.

Here is an example of such a notice and statement:

```
%% pig.dtx
```

%% Copyright 2001 M. Y. Name

%

% This program may be distributed and/or modified under the

% conditions of the LaTeX Project Public License, either version 1.1

% of this license or (at your option) any later version.

% The latest version of this license is in

% http://www.latex-project.org/lppl.txt

% and version 1.1 or later is part of all distributions of LaTeX

% version 1999/06/01 or later.

%

% This program consists of the files pig.dtx and pig.ins

Given such a notice and statement in a file, the conditions given in this license document would apply, with `The Program' referring to the two files `pig.dtx' and `pig.ins', and `The Copyright Holder' referring to the person

'M. Y. Name'.

Important Recommendations

Defining What Constitutes The Program

The LPPL requires that distributions of The Program contain all the files of The Program. It is therefore important that you provide a way for the licensee to determine which files constitute The Program. This could, for example, be achieved by explicitly listing all the files of The Program near the copyright notice of each file or by using a line like

% This program consists of all files listed in manifest.txt.

in that place. In the absence of an unequivocal list it might be impossible for the licensee to determine what is considered by you to comprise The Program.

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If The Program contains any files bearing additional conditions on modification, or on distribution of modified versions, of those files (other than those listed in `Additional Conditions on LaTeX Software Files'), then it is recommended that The Program contain a prominent file that defines the exceptional conditions, and either lists the exceptional files or defines one or more categories of exceptional files.

Files containing the text of a license (such as this file) are often examples of files bearing more restrictive conditions on modification. LaTeX configuration files (with filename extension `.cfg') are examples of files bearing less restrictive conditions on the distribution of a modified version of the file. The additional conditions on LaTeX software given above are examples of declaring a category of files bearing exceptional additional conditions.

LaTeX Project Public License v1.2

(Ruby 2.5.5)

The LaTeX Project Public License

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LPPL Version 1.2 1999-09-03

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PREAMBLE

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In this license document, 'The Program' refers to any program distributed under this license.

This license gives conditions under which The Program may be distributed and conditions under which modified versions of The Program may be distributed. Individual files of The Program may bear supplementary and/or superseding conditions on modification of themselves and on the distribution of modified versions of themselves, but *no* file of The Program may bear supplementary or superseding conditions on the distribution of an unmodified copy of the file. A distributor wishing to distribute a complete, unmodified copy of The Program therefore needs to check the conditions only in this license and nowhere else.

Activities other than distribution and/or modification of The Program are not covered by this license; they are outside its scope. In particular, the act of running The Program is not restricted.

We, the LaTeX3 Project, believe that the conditions below give you the freedom to make and distribute modified versions of The Program that conform with whatever technical specifications you wish while maintaining the availability, integrity, and reliability of The Program. If you do not see how to achieve your goal while meeting these conditions, then read the document `cfgguide.tex' in the base LaTeX distribution for suggestions.

CONDITIONS ON DISTRIBUTION AND MODIFICATION

You may distribute a complete, unmodified copy of The Program. Distribution of only part of The Program is not allowed.

You may not modify in any way a file of The Program that bears a legal notice forbidding modification of that file.

You may distribute a modified file of The Program if, and only if, the following eight conditions are met:

1. You must meet any additional conditions borne by the file on the distribution of a modified version of the file as described below in the subsection `Additional Conditions on Individual Files of The Program'.

- 2. If the file is a LaTeX software file, then you must meet any applicable additional conditions on the distribution of a modified version of the file that are described below in the subsection `Additional Conditions on LaTeX Software Files'.
- 3. You must not distribute the modified file with the filename of the original
- * In the modified file, you must acknowledge the authorship and name of the original file, and the name (if any) of the program which contains it.
- * You must change any identification string in the file to indicate clearly that the modified file is not part of The Program.
- * You must change any addresses in the modified file for the reporting of errors in the file or in The Program generally to ensure that reports for files no longer maintained by the original maintainers will be directed to the maintainers of the modified files.
- * You must distribute the modified file under a license that forbids distribution both of the modified file and of any files derived from the modified file with the filename of the original file.
- * You must do either (A) or (B):

A. distribute a copy of The Program (that is, a complete, unmodified copy of The Program) together with the modified file; if your distribution of the modified file is made by offering access to copy the modified file from a designated place, then offering equivalent access to copy The Program from the same place meets this condition, even though third parties are not compelled to copy The Program along with the modified file:

B. provide to those who receive the modified file information that is sufficient for them to obtain a copy of The Program; for example, you may provide a Uniform Resource Locator (URL) for a site that you expect will provide them with a copy of The Program free of charge (either the version from which your modification is derived, or perhaps a later version).

Note that in the above, `distribution' of a file means making the file available to others by any means. This includes, for instance, installing the file on any machine in such a way that the file is accessible by users other than yourself. `Modification' of a file means any procedure that produces a derivative file under any applicable law -- that is, a file containing the original file or a significant portion of it, either verbatim or with modifications and/or translated into another language.

Changing the name of a file (other than as necessitated by the file conventions of the target file systems) is considered to be a modification of the file.

The distribution conditions in this license do not have to be applied to files that have been modified in accordance with the above conditions. Note, however, that Condition 7. does apply to any such modified file.

The conditions above are not intended to prohibit, and hence do not apply to, the updating, by any method, of a file so that it becomes identical to the latest version of that file of The Program.

A Recommendation on Modification Without Distribution

It is wise never to modify a file of The Program, even for your own personal use, without also meeting the above eight conditions for distributing the modified file. While you might intend that such modified files will never be distributed, often this will happen by accident -- you may forget that you have modified the file; or it may not occur to you when allowing others to access the modified file that you are thus distributing it and violating the conditions of this license. It is usually in your best interest to keep your copy of The Program identical with the public one. Many programs provide ways to control the behavior of that program without altering its licensed files.

Additional Conditions on Individual Files of The Program

An individual file of The Program may bear additional conditions that supplement and/or supersede the conditions in this license if, and only if, such additional conditions exclusively concern modification of the file or distribution of a modified version of the file. The conditions on individual files of The Program therefore may differ only with respect to the kind and extent of modification of those files that is allowed, and with respect to the distribution of modified versions of those files.

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- You may not modify any file with filename extension `.ins' since these are installation files containing the legal notices that are placed in the files they generate.
- You may distribute modified versions of files with filename extension
 '.fd' (LaTeX font definition files) under the standard conditions of the
 LPPL as described above. You may also distribute such modified LaTeX font definition files with their original names provided that:
- 1. the only changes to the original files either enable use of available fonts or prevent attempts to access unavailable fonts;

- you also distribute the original, unmodified files (TeX input paths can be used to control which set of LaTeX font definition files is actually used by TeX).
- You may distribute modified versions of files with filename extension `.cfg' (configuration files) with their original names. The Program may (and usually will) specify the range of commands that are allowed in a particular configuration file.

Because of portability and exchangeability issues in LaTeX software, The LaTeX3 Project deprecates the distribution of modified versions of components of LaTeX or of generally available contributed code for them, but such distribution can meet the conditions of this license.

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There is no warranty for The Program. Except when otherwise stated in writing, The Copyright Holder provides 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.

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The document `modguide.tex' in the base LaTeX distribution explains the motivation behind the conditions of this license. It explains, for example, why distributing LaTeX under the GNU General Public License (GPL) was considered inappropriate. Even if your program is unrelated to LaTeX, the discussion in `modguide.tex' may still be relevant, and authors intending to distribute their programs under any license are encouraged to read it.

How to Use This License

To use this license, place in each of the files of your program both an explicit copyright notice including your name and the year and also a statement that the distribution and/or modification of the file is constrained by the conditions in this license.

Here is an example of such a notice and statement:

%% pig.dtx

%% Copyright 2001 M. Y. Name

%

% This program may be distributed and/or modified under the

% conditions of the LaTeX Project Public License, either version 1.2

% of this license or (at your option) any later version.

% The latest version of this license is in

% http://www.latex-project.org/lppl.txt

% and version 1.2 or later is part of all distributions of LaTeX

% version 1999/12/01 or later.

%

% This program consists of the files pig.dtx and pig.ins

Given such a notice and statement in a file, the conditions given in this license document would apply, with `The Program' referring to the two files `pig.dtx' and `pig.ins', and `The Copyright Holder' referring to the person `M. Y. Name'.

Important Recommendations

Defining What Constitutes The Program

The LPPL requires that distributions of The Program contain all the files of The Program. It is therefore important that you provide a way for the licensee to determine which files constitute The Program. This could, for example, be achieved by explicitly listing all the files of The Program near the copyright notice of each file or by using a line like

% This program consists of all files listed in manifest.txt.

in that place. In the absence of an unequivocal list it might be impossible for the licensee to determine what is considered by you to comprise The Program.

Noting Exceptional Files

If The Program contains any files bearing additional conditions on modification, or on distribution of modified versions, of those files (other than those listed in `Additional Conditions on LaTeX Software Files'), then it is recommended that The Program contain a prominent file that defines the exceptional conditions, and either lists the exceptional files or defines one or more categories of exceptional files.

Files containing the text of a license (such as this file) are often examples of files bearing more restrictive conditions on modification. LaTeX configuration files (with filename extension `.cfg') are examples of files bearing less restrictive conditions on the distribution of a modified version of the file. The additional conditions on LaTeX software given above are examples of declaring a category of files bearing exceptional additional conditions.

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(groff 1.22.4, Ruby 2.5.5)

LPPL Version 1.3 2003-12-01

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PREAMBLE

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You may use this license for any work of which you hold the copyright and which you wish to distribute. This license may be particularly suitable if your work is TeX-related (such as a LaTeX package), but you may use it with small modifications even if your work is unrelated to TeX.

The section `WHETHER AND HOW TO DISTRIBUTE WORKS UNDER THIS LICENSE', below, gives instructions, examples, and recommendations for authors who are considering distributing their works under this license.

This license gives conditions under which a work may be distributed and modified, as well as conditions under which modified versions of that work may be distributed.

We, the LaTeX3 Project, believe that the conditions below give you the freedom to make and distribute modified versions of your work that conform with whatever technical specifications you wish while maintaining the availability, integrity, and reliability of that work. If you do not see how to achieve your goal while meeting these conditions, then read the document `cfgguide.tex' and `modguide.tex' in the base LaTeX distribution for suggestions.

DEFINITIONS

In this license document the following terms are used:

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Any work being distributed under this License.

'Derived Work'

Any work that under any applicable law is derived from the Work.

'Modification'

Any procedure that produces a Derived Work under any applicable law -- for example, the production of a file containing an original file associated with the Work or a significant portion of such a file, either verbatim or with modifications and/or translated into another language.

`Modify'

To apply any procedure that produces a Derived Work under any applicable law.

'Distribution'

Making copies of the Work available from one person to another, in whole or in part. Distribution includes (but is not limited to) making any electronic components of the Work accessible by file transfer protocols such as FTP or HTTP or by shared file systems such as Sun's Network File System (NFS).

`Compiled Work'

A version of the Work that has been processed into a form where it is directly usable on a computer system. This processing may include using installation facilities provided by the Work, transformations of the Work, copying of components of the Work, or other activities. Note that modification of any installation facilities provided by the Work constitutes modification of the Work.

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A person or persons nominated as such within the Work. If there is no such explicit nomination then it is the `Copyright Holder' under any applicable law.

'Base Interpreter'

A program or process that is normally needed for running or interpreting a part or the whole of the Work. A Base Interpreter may depend on external components but these are not considered part of the Base Interpreter provided that each external component clearly identifies itself whenever it is used interactively. Unless explicitly specified when applying the license to the Work, the only applicable Base Interpreter is a "LaTeX-Format".

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- You may distribute a complete, unmodified copy of the Work as you received it. Distribution of only part of the Work is considered modification of the Work, and no right to distribute such a Derived Work may be assumed under the terms of this clause.
- 3. You may distribute a Compiled Work that has been generated from a complete, unmodified copy of the Work as distributed under Clause 2 above, as long as that Compiled Work is distributed in such a way that the recipients may install the Compiled Work on their system exactly as it would have been installed if they generated a Compiled Work directly from the Work.
- 4. If you are the Current Maintainer of the Work, you may, without restriction, modify the Work, thus creating a Derived Work. You may also distribute the Derived Work without restriction, including Compiled Works generated from the Derived Work. Derived Works distributed in this manner by the Current Maintainer are considered to be updated versions of the Work.
- 5. If you are not the Current Maintainer of the Work, you may modify your copy of the Work, thus creating a Derived Work based on the Work, and compile this Derived Work, thus creating a Compiled Work based on the Derived Work.
- 6. If you are not the Current Maintainer of the Work, you may distribute a Derived Work provided the following conditions are met for every component of the Work unless that component clearly states in the copyright notice that it is exempt from that condition. Only the Current Maintainer is allowed to add such statements of exemption to a component of the Work.
- a. If a component of this Derived Work can be a direct replacement for a component of the Work when that component is used with the Base Interpreter, then, wherever this component of the Work identifies itself to the user when used interactively with that Base Interpreter, the replacement component of this Derived Work clearly and unambiguously identifies itself as a modified version of this component to the user when used interactively with that Base Interpreter.
- b. Every component of the Derived Work contains prominent notices detailing the nature of the changes to that component, or a prominent reference to another file that is distributed as part of the Derived Work and that contains a complete and accurate log of the changes.
- c. No information in the Derived Work implies that any persons, including (but not limited to) the authors of the original version of the Work, provide any support, including (but not limited to) the reporting and handling of errors, to recipients of the Derived Work unless those persons have stated explicitly that they do provide such support for the Derived Work.
- d. You distribute at least one of the following with the Derived Work:

- 1. A complete, unmodified copy of the Work; if your distribution of a modified component is made by offering access to copy the modified component from a designated place, then offering equivalent access to copy the Work from the same or some similar place meets this condition, even though third parties are not compelled to copy the Work along with the modified component;
- 2. Information that is sufficient to obtain a complete, unmodified copy of the Work.
- 7. If you are not the Current Maintainer of the Work, you may distribute a Compiled Work generated from a Derived Work, as long as the Derived Work is distributed to all recipients of the Compiled Work, and as long as the conditions of Clause 6, above, are met with regard to the Derived Work.
- 8. The conditions above are not intended to prohibit, and hence do not apply to, the modification, by any method, of any component so that it becomes identical to an updated version of that component of the Work as it is distributed by the Current Maintainer under Clause 4, above.
- 9. Distribution of the Work or any Derived Work in an alternative format, where the Work or that Derived Work (in whole or in part) is then produced by applying some process to that format, does not relax or nullify any sections of this license as they pertain to the results of applying that process.

10.

- a. A Derived Work may be distributed under a different license provided that license itself honors the conditions listed in Clause 6 above, in regard to the Work, though it does not have to honor the rest of the conditions in this license.
- b. If a Derived Work is distributed under this license, that Derived Work must provide sufficient documentation as part of itself to allow each recipient of that Derived Work to honor the restrictions in Clause 6 above, concerning changes from the Work.
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The Work changes from status `maintained' to `unmaintained' if there is no Current Maintainer, or the person stated to be Current Maintainer of the work cannot be reached through the indicated means of communication for a period of six months, and there are no other significant signs of active maintenance.

You can become the Current Maintainer of the Work by agreement with any existing Current Maintainer to take over this role.

If the Work is unmaintained, you can become the Current Maintainer of the Work through the following steps:

- 1. Make a reasonable attempt to trace the Current Maintainer (and the Copyright Holder, if the two differ) through the means of an Internet or similar search.
- If this search is successful, then enquire whether the Work is still maintained.
- a. If it is being maintained, then ask the Current Maintainer to update their communication data within one month.
- b. If the search is unsuccessful or no action to resume active maintenance is taken by the Current Maintainer, then announce within the pertinent community your intention to take over maintenance. (If the Work is a LaTeX work, this could be done, for example, by posting to comp.text.tex.)

3

- a. If the Current Maintainer is reachable and agrees to pass maintenance of the Work to you, then this takes effect immediately upon announcement.
- b. If the Current Maintainer is not reachable and the Copyright Holder agrees that maintenance of the Work be passed to you, then this takes effect immediately upon announcement.
- 4. If you make an `intention announcement' as described in 2b. above and after three months your intention is challenged neither by the Current Maintainer nor by the Copyright Holder nor by other people, then you may arrange for the Work to be changed so as to name you as the (new) Current Maintainer.
- 5. If the previously unreachable Current Maintainer becomes reachable once more within three months of a change completed under the terms of 3b) or 4), then that Current Maintainer must become or remain the Current Maintainer upon request provided they then update their communication data within one month.

A change in the Current Maintainer does not, of itself, alter the fact that the Work is distributed under the LPPL license.

If you become the Current Maintainer of the Work, you should immediately provide, within the Work, a prominent and unambiguous statement of your status as Current Maintainer. You should also announce your new status to the same pertinent community as in 2b) above.

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```
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```

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%

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%

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%

% This work consists of the files pig.dtx and pig.ins

% and the derived file pig.sty.

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(Ruby 2.5.5)

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The Work changes from status `maintained' to `unmaintained' if there is no Current Maintainer, or the person stated to be Current Maintainer of the work cannot be reached through the indicated means of communication for a period of six months, and there are no other significant signs of active maintenance.

You can become the Current Maintainer of the Work by agreement with any existing Current Maintainer to take over this role.

If the Work is unmaintained, you can become the Current Maintainer of the Work through the following steps:

- 1. Make a reasonable attempt to trace the Current Maintainer (and the Copyright Holder, if the two differ) through the means of an Internet or similar search.
- 2. If this search is successful, then enquire whether the Work is still maintained.
- a. If it is being maintained, then ask the Current Maintainer to update their communication data within one month.
- b. If the search is unsuccessful or no action to resume active maintenance is taken by the Current Maintainer, then announce within the pertinent community your intention to take over maintenance. (If the Work is a LaTeX work, this could be done, for example, by posting to comp.text.tex.)

3.

a. If the Current Maintainer is reachable and agrees to pass maintenance of the Work to you, then this takes effect immediately upon announcement.

- b. If the Current Maintainer is not reachable and the Copyright Holder agrees that maintenance of the Work be passed to you, then this takes effect immediately upon announcement.
- 4. If you make an `intention announcement' as described in 2b. above and after three months your intention is challenged neither by the Current Maintainer nor by the Copyright Holder nor by other people, then you may arrange for the Work to be changed so as to name you as the (new) Current Maintainer.
- 5. If the previously unreachable Current Maintainer becomes reachable once more within three months of a change completed under the terms of 3b) or 4), then that Current Maintainer must become or remain the Current Maintainer upon request provided they then update their communication data within one month.

A change in the Current Maintainer does not, of itself, alter the fact that the Work is distributed under the LPPL license.

If you become the Current Maintainer of the Work, you should immediately provide, within the Work, a prominent and unambiguous statement of your status as Current Maintainer. You should also announce your new status to the same pertinent community as in 2b) above.

WHETHER AND HOW TO DISTRIBUTE WORKS UNDER THIS LICENSE

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It is wise never to modify a component of the Work, even for your own personal use, without also meeting the above conditions for distributing the modified component. While you might intend that such modifications will never be distributed, often this will happen by accident? you may forget that you have modified that component; or it may not occur to you when allowing others to

access the modified version that you are thus distributing it and violating the conditions of this license in ways that could have legal implications and, worse, cause problems for the community. It is therefore usually in your best interest to keep your copy of the Work identical with the public one. Many works provide ways to control the behavior of that work without altering any of its licensed components.

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```
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%
% This work has the LPPL maintenance status `maintained'.
%
% The Current Maintainer of this work is M. Y. Name.
%
% This work consists of the files pig.dtx and pig.ins
% and the derived file pig.sty.
```

Given such a notice and statement in a file, the conditions given in this license document would apply, with the `Work' referring to the three files `pig.dtx', `pig.ins', and `pig.sty' (the last being generated from `pig.dtx' using `pig.ins'), the `Base Interpreter' referring to any `LaTeX-Format', and both `Copyright Holder' and `Current Maintainer' referring to the person `M. Y. Name'.

If you do not want the Maintenance section of LPPL to apply to your Work, change `maintained' above into `author-maintained'. However, we recommend that you use `maintained', as the Maintenance section was added in order to ensure that your Work remains useful to the community even when you can no longer maintain and support it yourself.

Derived Works That Are Not Replacements

Several clauses of the LPPL specify means to provide reliability and stability for the user community. They therefore concern themselves with the case that a Derived Work is intended to be used as a (compatible or incompatible) replacement

of the original Work. If this is not the case (e.g., if a few lines of code are reused for a completely different task), then clauses 6b and 6d shall not apply.

Important Recommendations

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The LPPL requires that distributions of the Work contain all the files of the Work. It is therefore important that you provide a way for the licensee to determine which files constitute the Work. This could, for example, be achieved by explicitly listing all the files of the Work near the copyright notice of each file or by using a line such as:

% This work consists of all files listed in manifest.txt.

in that place. In the absence of an unequivocal list it might be impossible for the licensee to determine what is considered by you to comprise the Work and, in such a case, the licensee would be entitled to make reasonable conjectures as to which files comprise the Work.

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(minitest 5.11.3)

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(x11-common 7.7+19)	
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(argparse4j argparse4j-0.8.0)

/*

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(jasmine/jasmine 3.6.0)

/*

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(dumb-init 1.2.2)

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(jQuery UI 1.12.1, Lodash 4.17.15)

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(antlr 4.7.2)

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(liblua5.1-0 5.1.5, lua 5.1.5)

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(jnr-x86asm 1.0.2)

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(whitequark/ipaddr.js 1.9.0)

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(beorn7-perks v1.0.1)

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(libpsl 0.20.2)

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(pypi/setuptools 40.8.0)

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(Ladda 2.0.1)

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(Ladda 1.0.6)

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(Babeltrace 1.5.6)

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(XMLStarlet command line XML toolkit 1.6.1)

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(ruby-builder 3.2.3)

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(active_model 5.2.2.1, ActiveRecord- Object-relation mapping put on rails 5.2.2.1)

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(libtzinfo-ruby 1.2.5, TZInfo 1.2.5)

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(dm-validations 1.2.0)

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(libdrm2 2.4.97)

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(ruby-i18n 1.5.3)

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(rack-test 0.7.0)

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(stringex 1.5.1)

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(jbeder/yaml-cpp 0.6.2)

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(pip 9.0.3)

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(technoweenie's faraday 0.13.1)

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(jansson 2.12)

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(Pyinotify 0.9.6)

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(Network Time Protocol project (NTP) 4.2.8p12)

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(multi xml 0.6.0)

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(multi_json 1.12.1)

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(ruby-saml 1.12.2)

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(Python six 1.12.0)

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(DataMapper 1.2.1, dm-do-adapter 1.2.0, dm-mysql-adapter 1.2.0)

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(lostisland/faraday middleware 0.12.2)

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(dm-timestamps 1.2.0)

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(dm-serializer 1.2.2)

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(dm-migrations 1.2.0)

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(dm-types 1.2.2)

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(mini_portile2 2.5.3)

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(@interactjs/types 1.10.11, interact.js 1.10.11)

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(parse5 5.1.1)

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(angular-ladda 0.4.3)

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(jstree 3.3.10)

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(C++ Guideline Support Library v3.1.0)

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(libfastjson 0.99.8)

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(PyTZ - Python Time Zone Library 2019.3)

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(asn1crypto 0.24.0)

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(cespare/xxhash v2.1.1)

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(docker-org 0.6.1)

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(uber-go/atomic 1.7.0)

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(go-zap v1.16.0)

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(PyYAML 3.13)

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(@ngx-translate/http-loader v6.0.0, ngx-translate/core v13.0.0)

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(moment/moment 2.27.0, moment/moment 2.29.1)

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(concurrent-ruby 1.0.5)

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(rake 12.3.1)

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(mattn-go-isatty v0.0.3)

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(psych 3.1.0)

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(blankslate 3.1.3)

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(krb5/krb5 1.17)

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(Go programming language 20181002-snapshot)

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(urllib3 1.24.1)

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(psych 3.0.3~pre1)

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(angularjs 1.8.0)

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(Ruby on Rails 5.2.2.1)

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(jQuery 3.5.1)

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(libuv 1.24.1)

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(moreutils 0.62)

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(json-c 0.12.1)

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Files: json_object_iterator.[ch]

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Files: debian/*

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(RequireJS 2.3.6)

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(greenlet 0.4.15)

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(go-delve/delve 1.7.3)

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(libluajit-5.1-2 2.1.0~beta3)

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(Azure/azure-pipeline-go v0.2.3)

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(golang-github-mattn-ieproxy 0.0.1)

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(django-adminIte2-templates 1.2.0)

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(JSON for Modern C++ v3.7.3)

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(Underscore.js 1.9.1)

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(rubygem-nokogiri 1.11.6)

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(libffi 3.2.1)

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(jq 1.5)

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(RapidXml 1.13)

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(UUIDTools 2.1.5)

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(libxml-ruby 3.1.0)

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(liblcms2-utils 2.9)

Source: http://www.littlecms.com/

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(dbus-python 1.2.8)

Source: https://dbus.freedesktop.org/releases/dbus-python/

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(mysql2 0.5.2)

Source: https://github.com/brianmario/mysql2

Files: *

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(ruby-bcrypt 3.1.12)

Source: https://github.com/codahale/bcrypt-ruby

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(faraday_middleware-multi_json 0.0.6)

Source: https://github.com/denro/faraday_middleware-multi_json

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(jQuery 3.3.1)

Source: https://github.com/jquery/jquery

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(krallin/tini 0.18.0)

Source: https://github.com/krallin/tini

Files: *

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(backports 3.11.1)

Source: https://github.com/marcandre/backports

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(uuid 2.3.9)

Source: https://rubygems.org/gems/uuid

Files: *

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Comment: Clarification https://github.com/assaf/uuid/issues/44

Files: debian/*

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(rapidjson 1.0.2)

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(python cffi 1.12.2)

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(Vim 8.1.0875)

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(Zone.js 0.11.4)

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(ui-sortable v0.19.0)

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(restangular 1.6.1)

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(@angular/flex-layout 12.0.0-beta.34)

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antlr4-cpp-runtime 4.7.2, Apache Thrift 0.9.2, Apache Thrift 0.9.3, ardm-core 1.2.1, ardm-core v1.2.1-dm, AWS SDK for Go v1.38.32, aws-sdk-js 2.812.0, Bootstrap (Twitter) 1.009~3.4.0, bsdutils 2.33.1, Cassandra Migration 2.3.0, cilium/ebpf 20211223-snapshot, Config::IniFiles 3.000001, creack/pty 20200323-snapshot, D-Bus 1.12.20, DASH 0.5.10.2, datamapper 1.2.0, DataStax Java Driver for Apache Cassandra - Core 1.5.1, DataStax Python Driver for Cassandra 3.12.0, DataStax Python Driver for Cassandra 3.7.1, delve 1.7.3, DirMngr 2.2.12, dm-constraints 1.2.0, dm-transactions 1.2.0, docker 18.09.1, e2fsprogs 1.44.5, flyway-core 5.2.3, Font-Awesome 5.15.1, fontconfig 2.13.1, gcc-8-base 8.3.0, GLib 2.58.3, GnuTLS 3.6.7, Go programming language 0.0~git20191118.07fc4c7+ds, Go programming language 1.17.8, Go programming language 20160124-snapshot, go-etcd v3.4.16, GObject Bindings for Python 2.28.6, GObject Bindings for Python 3.30.4, GObject-introspection 1.58.3, golang-1.17-doc 1.17.8, golang-github-azure-go-ntlmssp-dev 0.0~git20200615.6637195, golang-go.uber-multierr-dev 1.6.0, golang.org/x/crypto 0.0~git20210817.32db794, GraphHopper Web 1.0-pre33.4, high-scale-lib 1.0.6, iPerf3 3.6, Javassist 3.24.1-GA, JCL 1.2 Implemented Over SLF4J 1.7.25, JCL 1.2 Implemented Over SLF4J 1.7.7, Jetty: Java based HTTP/1.x, HTTP/2, Servlet, WebSocket Server 9.4.15.v20190215, Jetty: Java based HTTP/1.x, HTTP/2, Servlet, WebSocket Server 9.4.19.v20190610, Jetty: Java based HTTP/1.x, HTTP/2, Servlet, WebSocket Server jetty-9.4.19.v20190610, Jinja 2.10, jmespath-qo-jmespath v0.4.0, jmespath.py 0.9.4, jnr-unixsocket 0.17, jnr-unixsocket 0.18, kernel-debuginfo-common-x86_64 4.19.0, libbsd 0.9.1, libjpeg 1.5.2, libopentracing-cpp1 1.6.0, libp11-kit0 0.23.15, libsystemd0 241, libunwind 1.2.1, libX11 1.6.7, libx11-data 1.6.7, libXdmcp 1.1.2, libxext6 1.3.3, libxi6 1.7.9, libxml2 2.9.12, libxml2 2.9.4, libxpm4 3.5.12, libxslt 1.1.32, libxslt 1.1.34, Linux Kernel v4.19.208, linux-misc 5.5.17, linux-signed-amd64 4.19.208, Ildpd 1.0.3, LLVM - Low Level Virtual Machine 7.0.1, lua 5.3.3, lua-cison-dev 2.1.0, lua-nginx-module v0.10.15, lua-resty-iputils 3151d6485e830421266eee5c0f386c32c835dba4, lua-resty-mlcache 2.4.0, luafilesystem e10a4bc816c5401ec43a707d724db4730c8b9f4f, lxc/lxd-pkg-ubuntu 4.15, lxml 4.3.2, metrics-scala 3.5.6, Netty Project 4.0.54.Final, nginx 1.14.2, ngx-cookie-service 12.0.2, NMAP 7.70, node_exporter 1.1.2, NSS 3.42.1, nuiton-processor - pom 3.0, OpenJDK 8u312-b07, opentracing-cpp v1.6.0, pcscd 1.8.24, Perl 5.28.1, perl-Locale-Maketext-Simple 0.21, peterh/liner 20220201-snapshot, podlators 4.10, Public Suffix List 20190415.1030, PycURL 7.43.0.2, Python programming language 3.7.3, python-gevent 1.3.7, python-ipaddress 1.0.17, python-magic 0.4.15, racc 1.5.2, react-highlighter 0.4.3+repack1, rh-ruby23-ruby-irb 2.3.1, rh-ruby24-ruby-irb 2.4.6, rh-ruby25-ruby-irb 2.5.3, Ruby 2.5.5, ruby-bcrypt-pbkdf 1.0.0, ruby-ed25519 1.2.4, ruby-jsonpath 1.1.0, ruby-net-ssh 5.1.0, ruby-oj 3.7.6, ruby-rack 2.0.6, rubygem-psych 3.0.2, rubygems-integration 1.11+deb10u1, SLF4J API Module 1.7.25, Sphinx-Python Documentation Generator 1.8.4, swagger-ui 3.31.1, systemd 241, systemd-networkd 245.6, tablednd 0.2, Telegram Bots 4.3.1, The FreeType Project 2.9.1, Tilt 2.0.9, uber/jaeger-client-go v2.28.0, udev 241, Userspace RCU 0.10.2, util-linux 2.33.1, vkbeautify 0.99.0, XCB 1.13.1, zstd 1.3.8)

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(ng-csv 0.3.3)

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(mapstructure v1.4.1)

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(derekparker/trie 20211223-snapshot)

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(github.com/spf13/jwalterweatherman v1.1.0, spf13-cast v1.3.1)

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(Chart.js 3.5.0)

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(hailocab-go-hostpool 0.0~git20160125.0.e80d13c)

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(@ng-bootstrap/ng-bootstrap 11.0.0-beta.2)

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(mattn-go-runewidth 20190618-snapshot)

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(joshbuddy's jsonpath 1.1.0)

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(cosiner/argy 20210128-snapshot)

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(moment-timezone 0.5.31, moment-timezone 0.5.33)

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(xml-formatter 2.4.0)

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(xml-parser-xo 3.1.1)

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(LibYAML 0.2.1)

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(prometheus-cpp v0.9.0)

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Version 1.1	

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(PCRE 8.39)

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PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Written by: Philip Hazel

University of Cambridge Computing Service, Cambridge, England. Phone: +44 1223 334714.

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(gcc-8-base 8.3.0, OpenJDK 8u312-b07)

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(ldb-tools 1.5.1+really1.4.6, libtevent0 0.9.37)

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(xml marshaller 1.0.1)

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1.2

1.3 thru 1.5.2

1995-1999

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1.6
1.5.2
2000
CNRI
no
2.0
1.6
2000
BeOpen.com
no
1.6.1
1.6
2001
CNRI
yes (2)
2.1
2.0+1.6.1
2001
PSF
no
2.0.1
2.0+1.6.1
2001
PSF

CNRI

yes

2.1.1

2.1+2.0.1

2001

PSF

yes

2.2

2.1.1

2001

PSF

yes

2.1.2

2.1.1

2002

PSF

yes

2.1.3

2.1.2

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2.2.1

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2.4.1

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(pypi/setuptools 40.8.0, python-dateutil 2.7.3)

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(CPAN::Meta 2.150010, ExtUtils::MakeMaker 7.34, Perl 5.28.1)

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(gcc-8-base 8.3.0, Go programming language 0.0~git20191118.07fc4c7+ds)

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(vncpasswd.py v1.2.1)

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(Ruby 2.5.5)

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