This package was made by Marcin Juszkiewicz <marcin.juszkiewicz@linaro.org>.

Reworked by Dimitri John Ledkov <xnox@debian.org> and

Matthias Klose <doko@debian.org> to build packages for multiple architectures.

(C) 2010 Linaro

(C) 2012-2015 Canonical Ltd.

(C) 2015 Dimitri John Ledkov

(C) 2015 Matthias Klose

These scripts are free software; you can redistribute it and/or modify it

under the terms of the Eclipse Public License v1.0.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC

LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM

CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation

distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are

distributed by that particular Contributor. A Contribution 'originates' from a

Contributor if it was added to the Program by such Contributor itself or anyone

acting on such Contributor's behalf. Contributions do not include additions to

the Program which: (i) are separate modules of software distributed in

conjunction with the Program under their own license agreement, and (ii) are

not derivative works of the Program.

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

"Licensed Patents" mean patent claims licensable by a Contributor which are

necessarily infringed by the use or sale of its Contribution alone or when

combined with the Program.

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

"Recipient" means anyone who receives the Program under this Agreement,

including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants

Recipient a non-exclusive, worldwide, royalty-free copyright license to

reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor, if any, and

such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants

Recipient a non-exclusive, worldwide, royalty-free patent license under

Licensed Patents to make, use, sell, offer to sell, import and otherwise

transfer the Contribution of such Contributor, if any, in source code and

object code form. This patent license shall apply to the combination of the

Contribution and the Program if, at the time the Contribution is added by the

Contributor, such addition of the Contribution causes such combination to be

covered by the Licensed Patents. The patent license shall not apply to any

other combinations which include the Contribution. No hardware per se is

licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to

its Contributions set forth herein, no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual

property rights of any other entity. Each Contributor disclaims any liability

to Recipient for claims brought by any other entity based on infringement of

intellectual property rights or otherwise. As a condition to exercising the

rights and licenses granted hereunder, each Recipient hereby assumes sole

responsibility to secure any other intellectual property rights needed, if any.

For example, if a third party patent license is required to allow Recipient to

distribute the Program, it is Recipient's responsibility to acquire that

license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient

copyright rights in its Contribution, if any, to grant the copyright license

set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under

its own license agreement, provided that:

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

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and

conditions, express and implied, including warranties or conditions of title

and non-infringement, and implied warranties or conditions of merchantability

and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for

damages, including direct, indirect, special, incidental and consequential

damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by

that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor,

and informs licensees how to obtain it in a reasonable manner on or through a

medium customarily used for software exchange.

When the Program is made available in source code form:

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

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

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

Program.

Each Contributor must identify itself as the originator of its Contribution, if

any, in a manner that reasonably allows subsequent Recipients to identify the

originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with

respect to end users, business partners and the like. While this license is

intended to facilitate the commercial use of the Program, the Contributor who

includes the Program in a commercial product offering should do so in a manner

which does not create potential liability for other Contributors. Therefore, if

a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify

every other Contributor ("Indemnified Contributor") against any losses, damages

and costs (collectively "Losses") arising from claims, lawsuits and other legal

actions brought by a third party against the Indemnified Contributor to the

extent caused by the acts or omissions of such Commercial Contributor in

connection with its distribution of the Program in a commercial product

offering. The obligations in this section do not apply to any claims or Losses

relating to any actual or alleged intellectual property infringement. In order

to qualify, an Indemnified Contributor must: a) promptly notify the Commercial

Contributor in writing of such claim, and b) allow the Commercial Contributor

to control, and cooperate with the Commercial Contributor in, the defense and

any related settlement negotiations. The Indemnified Contributor may

participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product

offering, Product X. That Contributor is then a Commercial Contributor. If that

Commercial Contributor then makes performance claims, or offers warranties

related to Product X, those performance claims and warranties are such

Commercial Contributor's responsibility alone. Under this section, the

Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court

requires any other Contributor to pay any damages as a result, the Commercial

Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN

"AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR

IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE,

NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each

Recipient is solely responsible for determining the appropriateness of using

and distributing the Program and assumes all risks associated with its exercise

of rights under this Agreement , including but not limited to the risks and

costs of program errors, compliance with applicable laws, damage to or loss of

data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

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

CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL,

SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST

PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY

WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS

GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable

law, it shall not affect the validity or enforceability of the remainder of the

terms of this Agreement, and without further action by the parties hereto, such

provision shall be reformed to the minimum extent necessary to make such

provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Program itself

(excluding combinations of the Program with other software or hardware)

infringes such Recipient's patent(s), then such Recipient's rights granted

under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to

comply with any of the material terms or conditions of this Agreement and does

not cure such failure in a reasonable period of time after becoming aware of

such noncompliance. If all Recipient's rights under this Agreement terminate,

Recipient agrees to cease use and distribution of the Program as soon as

reasonably practicable. However, Recipient's obligations under this Agreement

and any licenses granted by Recipient relating to the Program shall continue

and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in

order to avoid inconsistency the Agreement is copyrighted and may only be

modified in the following manner. The Agreement Steward reserves the right to

publish new versions (including revisions) of this Agreement from time to time.

No one other than the Agreement Steward has the right to modify this Agreement.

The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation

may assign the responsibility to serve as the Agreement Steward to a suitable

separate entity. Each new version of the Agreement will be given a

distinguishing version number. The Program (including Contributions) may always

be distributed subject to the version of the Agreement under which it was

received. In addition, after a new version of the Agreement is published,

Contributor may elect to distribute the Program (including its Contributions)

under the new version. Except as expressly stated in Sections 2(a) and 2(b)

above, Recipient receives no rights or licenses to the intellectual property of

any Contributor under this Agreement, whether expressly, by implication,

estoppel or otherwise. All rights in the Program not expressly granted under

this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the

intellectual property laws of the United States of America. No party to this

Agreement will bring a legal action under this Agreement more than one year

after the cause of action arose. Each party waives its rights to a jury trial

in any resulting litigation.

---------------------------------------------------------------------------

debian/dpkg-cross and debian/Debian/DpkgCross.pm:

Copyright:

Copyright 1997-2000 Roman Hodek <roman@hodek.net>

Copyright 2000-2002 Colin Watson <cjwatson@debian.org>

Copyright 2002-2004 David Schleef <ds@schleef.org>

Copyright 2004 Nikita Youshchenko <yoush@cs.msu.su>

Copyright 2004 Raphael Bossek <bossekr@debian.org>

Copyright 2007 Neil Williams <codehelp@debian.org>

Copyright (c) 2011 Wookey <wookey@debian.org>

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 2 of the License, or

(at your option) any later version.

On Debian GNU/Linux systems, the complete text of the GNU General

Public License can be found in `/usr/share/common-licenses/GPL-2'.