

EXHIBIT B

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ActorLineCheck

An Efficient Parametric Algorithm for Octree Traversal by J.Revelles/C.Ureña/M.Lastra (University of Granada, Spain).

Ajax Control Toolkit

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zlib 1.2.5

zlib.h -- interface of the 'zlib' general purpose compression library version 1.2.5, April 19th, 2010

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Expat "xml" 2.0.1

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6. glext.h 68

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AMD ATI_Compress.h 1.7

ATI_Compress.h Header file

Advanced Micro Devices, Inc.

1 AMD Place
Sunnyvale, CA
USA 94088

File Name: ATI_Compress.h

Description: A library to compress/decompress textures

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Version: 1.7

Developer: Seth Sowerby

Email: gputools.support@amd.com

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--- end of sublist for Autodesk Scaleform ---

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Code Snippet – DebugMonitor

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FullCalendar 1.5.3

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Gson 1.7.1 Json parser for Java

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Guava 13.0.1

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HID Config Save

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File: HID_Uutilities.c

Abstract: Implementation of the HID utilities

Version: 5.0

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Jackson 2.0

Version 2.0, January 2004

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JQuery Grid Plugin 3.8

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LINQ to SQL - Many to Many Relationships

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Memcached 1.4.4.14

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Mersenne Twister pseudorandom number

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A C-program for MT19937-64 (2004/9/29 version). Coded by Takuji Nishimura and Makoto Matsumoto. This is a 64-bit version of Mersenne Twister pseudorandom number generator. Before using, initialize the state by using `init_genrand64(seed)` or `init_by_array64(init_key, key_length)`.

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References:

T. Nishimura, "Tables of 64-bit Mersenne Twisters"
ACM Transactions on Modeling and
Computer Simulation 10. (2000) 348--357.
M. Matsumoto and T. Nishimura,
"Mersenne Twister: a 623-dimensionally equidistributed
uniform pseudorandom number generator"
ACM Transactions on Modeling and
Computer Simulation 8. (Jan. 1998) 3--30.

Any feedback is very welcome.

<http://www.math.hiroshima-u.ac.jp/~m-mat/MT/emt.html>

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Mersenne Prime Twister (SSE version)

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MongoDB Jackson Mapper 1.4.2

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Triangle-cone intersection taken from Geometric Tools' Foundation library

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Windows SDK: DirectShow

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zlib

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zlib.h -- interface of the 'zlib' general purpose compression library

version 1.2.3, July 18th, 2005

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