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```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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```
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```

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Version 3.0, 18 August 2009

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# 1.2 automake 1.11.1 :1.2.el6

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Version 2, June 1991

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```
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```

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```
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```

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```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

Ty Coon, President of Vice

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## 1.3 binutils 2.21.1.1a

### 1.3.1 Available under license :

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Version 3, 29 June 2007

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## 1.4 bootenv 0.0.1

### 1.4.1 Available under license :

The bootenv utility is placed under the GPL by means of the e-mail exchange between myself and the original author shown below.

-- John W. Linville  
LVL7 Systems, Inc.  
04/22/2003

-----  
From - Tue Apr 22 15:12:58 2003  
X-Mozilla-Status: 0001  
X-Mozilla-Status2: 00000000  
Received: from nobody.lpr.e-technik.tu-muenchen.de ([129.187.151.1]) by lvl7ser4.lvl7.com with SMTP (Microsoft Exchange Internet Mail Service Version 5.5.2650.21) id 20WHF7CF; Sat, 19 Apr 2003 10:57:27 -0400  
Received: from metrowerks.com (ernie.lpr.e-technik.tu-muenchen.de [129.187.151.192]) by nobody.lpr.e-technik.tu-muenchen.de (8.11.6/8.11.6) with ESMTP id h3JErII07056 for <linville@lvl7.com>; Sat, 19 Apr 2003 16:53:47 +0200  
Message-ID: <3EA162E8.9030201@metrowerks.com>  
Date: Sat, 19 Apr 2003 16:53:28 +0200  
From: Bernhard Kuhn <bkuhn@metrowerks.com>  
X-Accept-Language: en-us, en  
MIME-Version: 1.0  
To: "John W. Linville" <linville@lvl7.com>  
Subject: Re: bootenv binary  
References: <3EA0785D.7050603@lvl7.com>  
Content-Type: text/plain; charset=us-ascii; format=flowed



Content-Transfer-Encoding: 7bit

John W. Linville wrote:

> Is the bootenv binary covered by the GPL?

Yes, i will add a license file by time :-)

---

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# 1.5 bridge-utils 1.4

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## 1.9 curl 7.56.1

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/\*

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## 1.11 fakeroot 1.20

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## 1.12 gawk 4.0.0 :r1

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## 1.13 gcc 4.5.3

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```
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Version 3, 29 June 2007

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## 1.14 gmp 5.0.2 :r0

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## 1.17 kernel 2.6.36.4

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

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## 1.20 libnetconf 0.10

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5. [6]Jean-Francois Boudreault <Jean-Francois.Boudreault@viagenie.qc.ca>IPv6 support
6. [7]Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
7. [8]Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
8. [9]Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
9. [10]Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
10. [11]Reg Clemens <reg@dwf.com> Oncore driver (Current maintainer)
11. [12]Steve Clift <clift@ml.csiro.au> OMEGA clock driver
12. [13]Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
13. [14]Sven Dietrich <sven\_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
14. [15]John A. Dundas III <dundas@salt.jpl.nasa.gov> Apple A/UX port
15. [16]Torsten Duwe <duwe@immd4.informatik.uni-erlangen.de> Linux port
16. [17]Dennis Ferguson <dennis@mrbill.canet.ca> foundation code for NTP Version 2 as specified in RFC-1119
17. [18]John Hay <jhay@icomtek.csir.co.za> IPv6 support and testing
18. [19]Dave Hart <davehart@davehart.com> General maintenance, Windows port interpolation rewrite.
19. [20]Glenn Hollinger <glenn@herald.usask.ca> GOES clock driver
20. [21]Mike Iglesias <iglesias@uci.edu> DEC Alpha port
21. [22]Jim Jagielski <jim@jagubox.gsfc.nasa.gov> A/UX port
22. [23]Jeff Johnson <jbj@chatham.usdesign.com> massive prototyping overhaul
23. [24]Hans Lambermont <Hans.Lambermont@nl.origin-it.com> or [25]<H.Lambermont@chello.nl> ntpsweep
24. [26]Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original author)
25. [27]Frank Kardel [28]<kardel (at) ntp (dot) org> PARSE <GENERIC> driver (>14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
26. [29]William L. Jones <jones@hermes.chpc.utexas.edu> RS/6000 AIX

- modifications, HPUX modifications
27. [30]Dave Katz <dkatz@cisco.com> RS/6000 AIX port
  28. [31]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
  29. [32]George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
  30. [33]Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
  31. [34]Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
  32. [35]Danny Mayer <mayer@ntp.org>Network I/O, Windows Port, Code Maintenance
  33. [36]David L. Mills <mills@udel.edu> Version 4 foundation: clock discipline, authentication, precision kernel; clock drivers: Spectracom, Austron, Arbiter, Heath, ATOM, ACTS, KSI/Odetics; audio clock drivers: CHU, WWV/H, IRIG
  34. [37]Wolfgang Moeller <moeller@gwdgv1.dnet.gwdg.de> VMS port
  35. [38]Jeffrey Mogul <mogul@pa.dec.com> ntptrace utility
  36. [39]Tom Moore <tmoore@fievel.daytonoh.ncr.com> i386 svr4 port
  37. [40]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
  38. [41]Derek Mulcahy <derek@toybox.demon.co.uk> and [42]Damon Hart-Davis <d@hd.org> ARCRON MSF clock driver
  39. [43]Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance
  40. [44]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling
  41. [45]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
  42. [46]Wilfredo Snchez <wsanchez@apple.com> added support for NetInfo
  43. [47]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules
  44. [48]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
  45. [49]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
  46. [50]Michael Shields <shields@tembel.org> USNO clock driver
  47. [51]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
  48. [52]Harlan Stenn <harlan@pfcs.com> GNU automake/autoconfigure makeover, various other bits (see the ChangeLog)
  49. [53]Kenneth Stone <ken@sdd.hp.com> HP-UX port
  50. [54]Ajit Thyagarajan <ajit@ee.udel.edu>IP multicast/anycast support
  51. [55]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp>TRAK clock driver
  52. [56]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
  53. [57]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD

---

## References



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2. mailto:%20altmeier@atsoft.de
3. mailto:%20vbais@mailman1.intel.co
4. mailto:%20kirkwood@striderfm.intel.com
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## 1.38 tar 1.26

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Return-Path: <gsf@research.att.com>

X-Original-To: mps@bridge.intra

Delivered-To: mps@bridge.intra

Received: from localhost (localhost [127.0.0.1])

by localhost (Postfix) with ESMTP id B8C814E4F

for <mps@bridge.intra>; Wed, 1 Mar 2006 20:30:53 +0100 (CET)

Received: from mail.bridge.intra ([127.0.0.1])

by localhost (lnx.bridge.intra [127.0.0.1]) (amavisd-new, port 10024)

with LMTP id 05987-03 for <mps@bridge.intra>;

Wed, 1 Mar 2006 20:30:42 +0100 (CET)

Received: from pop.gmx.net (localhost [127.0.0.1])

by mail.bridge.intra (Postfix) with ESMTP id C8C73794D

for <mps@bridge.intra>; Wed, 1 Mar 2006 20:30:38 +0100 (CET)

X-Flags: 0000

Delivered-To: GMX delivery to ps.m@gmx.net

Received: (qmail invoked by alias); 01 Mar 2006 19:23:46 -0000

Received: from mail-red.research.att.com (EHLO mail-white.research.att.com) [192.20.225.110]

by mx0.gmx.net (mx085) with SMTP; 01 Mar 2006 20:23:46 +0100

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for <ps.m@gmx.net>; Wed, 1 Mar 2006 14:23:45 -0500 (EST)

Received: (from gsf@localhost)

by raptor.research.att.com (SGI-8.9.3p2/8.8.7) id OAA86112

for ps.m@gmx.net; Wed, 1 Mar 2006 14:23:45 -0500 (EST)

Date: Wed, 1 Mar 2006 14:23:45 -0500 (EST)

From: Glenn Fowler <gsf@research.att.com>

Message-Id: <200603011923.OAA86112@raptor.research.att.com>

Organization: AT&T Research

X-Mailer: mailx (AT&T/BSD) 9.9 2005-04-21

Mime-Version: 1.0

Content-Type: text/plain; charset=us-ascii

Content-Transfer-Encoding: 7bit

References: <Pine.LNX.4.44.0603012011250.6386-100000@lnx.bridge.intra>

To: mps@bridge.intra  
Subject: Re: testregex licensing question  
X-GMX-Antivirus: -1 (not scanned, may not use virus scanner)  
X-GMX-Antispam: 0 (Mail was not recognized as spam)  
X-GMX-UID: IJF3ZO9DeSEkJ2TcbHQhaXN1IGRvb0Ca  
X-Virus-Scanned: by amavisd-new at localhost  
Status: RO  
X-Status:  
X-Keywords:  
X-UID: 44736

you may include it directly  
retain the testregex.c header comment  
it uses a very free license to maximize distribution  
you can copy that .c comment to any test data files you use  
using # comment style to be complete

let me know how it works with your libc  
also pass on any new tests you cook up

On Wed, 1 Mar 2006 20:15:02 +0100 (CET) Peter S. Mazinger wrote:  
> Hello Glenn!

> I would want to add testregex.c and the related \*.dat files to the uClibc  
> testsuite. uClibc is licensed under LGPL v2.1. I haven't found any  
> licensing related info on testregex.

> Is it allowed to use the code there, or should I accomodate the testsuite  
> to download the needed files from the original site each time it is ran?

> Thanks, Peter

> --

> Peter S. Mazinger <ps dot m at gmx dot net> ID: 0xA5F059F2  
> Key fingerprint = 92A4 31E1 56BC 3D5A 2D08 BB6E C389 975E A5F0 59F2

## 1.40 wide-dhcpv6 2.0080615E7

### 1.40.1 Available under license :

\$KAME: COPYRIGHT,v 1.2 2004/07/29 19:02:18 jinmei Exp \$

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```
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```

```
-----
```

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## 1.43 xz 5.0.3

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=====

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This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

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Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a

restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

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When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

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

The precise terms and conditions for copying, distribution and

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

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

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

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

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a



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## 1.44 zlib 1.2.1.1

### 1.44.1 Available under license :

```
/* zlib.h -- interface of the 'zlib' general purpose compression library  
version 1.2.1.1, January 9th, 2004
```

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