From:

Sara Williams (DRG)

Sent:

Wednesday, November 19, 1997 6:37 PM

To:

Stan Murawski; Brad Merrill

Cc:

Eric Andrae: Jason White; Peter Plamondon

Subject:

RE: MS SDK for Java Redistribution Rights

The redist agreement on the SDK download site currently lets you redist most of the SDK - it excludes the crypto stuff and the jvc. I am working w/ Jing to get that fixed, so that the whole SDK is redist via the easy standard license agreement.

In the meantime, anyone who wants to redistribute lyc needs to sign a more restrictive one-off license agreement. If an ISV is willing to sign this more restrictive license (i've included below), go for it. If not, then we hope to have the license for the sdk 2.01 straightened out.

-Sara

Here's the current agreement. Search and Replace "fujitsu" w/ the name of your ISV. Requirement (c) can be removed, if you get push back, or if it's not appropriate.



-Original Message---om: Stan Murawski From:

Wednesday, November 19, 1997 7:59 AM Brad Merrill; Sara Williams (DRG)

To:

Subject:

Eric Andrae RE: MS SDK for Java Redistribution Rights

I am waiting also on this for SAS.

-Original Message

rom: Brad Mertill
Sent: Tuesday, 18 November, 1997 18:48
To: Sara Williams (DRG)
Cc: Eric Andrae; Stan Murawskl
Subject: FW: MS SDK for Java Redistribution Rights

Importance:

What's the status on redist of SDK? Or just JVC? /Brad

-Original Message--om: Jason White

From: Tuesday, November 18, 1997 4:43 PM Brad Merrill

Subject: FW: MS SDK for Java Redistribution Rights Importance: High

Is this something you can help me with?

Thanks,

-Jason

Original Message-

Leesa Lee [SMTP:llee@macromedia.com] Tuesday, November 18, 1997 4:25 PM Jason White From:

Sent:

Cc: Ilee@ns-2.macromedia.com Subject: MS SDK for Java Redistribution Rights

Importance: High

Jason.

As you may know, Macromedia is developing a "Save-as-Java" Xtra for Director that allows users to convert/export Director files to Java.

In order to provide a complete solution, we would like to include a Java compiler with the Xtra.



i se

MSS 0165895 CONFIDENTIAL For Windows, we would like to be able to redistribute the Microsoft SDK for Java, which is distributed free of charge at http://www.microsoft.com/java/download.htm. We are currently using version 1.5.1 although I expect we will move to version 2.0 at some point.

We don't need the entire SDK - here are the parts we actually make use of: - the java compiler itself (JVC.exe) - the standard class libraries (source not required)

Please let me know what I need to do to get the rights to redistribute this

Thanks, Leesa

Leesa Lee Product Manager, Director Product Line Macromedia 600 Townsend San Francisco, CA 94103 Tel: 415.252.4053 Fax: 415.626.0554 llee@macromedia.com

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B. identif	Company desires to distribute the Microsoft software development kit with the Company products fied herein.		
The pa	arties agree as follows:		
	Agreement		
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Company expressly undertakes to retain in confidence all information and know-how transmitted to Company by Microsoft that Microsoft has identified as being proprietary and/or confidential or that, by the nature of the circumstances surrounding the disclosure, ought in good faith to be treated as proprietary and/or confidential, and Company will make no use of such information and know-how except under the terms and during the existence of this Agreement. Company's obligation under this Section shall survive any termination or expiration of this

Agreement and shall extend to the earlier of such time as the information protected hereby is in the public domain through no fault of Company for three (3) years following termination or expiration of this Agreement.

Notwithstanding the other provisions of this Agreement, nothing received by Company shall be considered to be Confidential Information of the other, if: (i) it has been published or is otherwise readily available to the public other than by a breach of this Agreement; (ii) it was known to Company prior to its first receipt by the Company, as shown by files existing at the time of initial disclosure; (iii) it has been intentionally disclosed by Microsoft to a third party without restriction on disclosure; or (iv) it is required to be disclosed in the context of any administrative or judicial proceedings or as otherwise required by law.

7. TERM; TERMINATION

- 7.1 The term of this Agreement shall commence as of the Effective Date and continue for a period of two (2) years, unless earlier terminated in accordance with this Section 7.
- 7.2 Either party shall have the right to terminate this Agreement in the event of a material breach of this Agreement after notice thereof and an opportunity to cure within 60 days from the date of such notice.
- 7.3 Neither party shall be responsible to the other for any costs or damages resulting from the termination of this Agreement in accordance with its terms.
 - 7.4 Sections 7 and 8 shall survive expiration or termination of this Agreement.

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- (a) Upon termination of this Agreement by Microsoft pursuant to Section 7.2, Company shall destroy or return to Microsoft all copies of the Licensed Software in Company's possession or under its control within ten (10) days following the termination. From and after termination by Microsoft pursuant to Section 7.2, Company will neither use internally nor employ the Licensed Software as part or a portion of the Company Product or any other product that Company may use, sell, assign, lease, license, or transfer to third parties, except that Company may retain one (1) copy of the Licensed Software to be used solely for support purposes.
- (b) Upon expiration of this Agreement, Company shall have a right to distribute all copies of the Licensed Software in its inventory on the expiration date for a period of six (6) months, subject to all the other terms and conditions of this Agreement.
- (c) From and after termination or expiration, Company will cease and desist from all use of any Licensed Software name(s) and associated trademark(s), except identification of and reference to the Licensed Software name in the Company Product substantially in the form as it appeared on the date of termination or expiration, for a period of one (1) year from such date, and upon request, deliver to MS or its authorized representatives all other materials upon which the Licensed Software name(s) and the associated trademarks appear.
- (d) Any licenses or sublicenses already granted by Company under this Agreement shall not be affected by any termination of this Agreement and shall remain in full force and effect.

9. GENERAL

9.1 Notices. All notices and requests in connection with this Agreement shall be deemed given as of the day they are received either by messenger, delivery service, or in the United States of America mails, postage prepaid, certified or registered, return receipt requested, and addressed as follows:

To Company:

To Microsoft:

 FUЛTSU Corp.	Microsoft Corporation One Microsoft Way	
		WA 98052-6399
Attention:		
Phone:	Phone:	
Fax:	Fax:	
	Copy to: Fax:	Law & Corporate Affairs (206) 936-7409
or to such other address as a party may designate p	oursuant to thi	s notice provision.
9.2 No Joint Venture. Company is a	a licensee of N	dicrosoft, and nothing in this Agreement shall be
construed as creating an employer-employee relati	ionship, a part	nership, or a joint venture between the parties.
9.3 Governing Law. This Agreement though entered into between Washington residents Company consents to jurisdiction and venue in the any action or suit to enforce any right or remedy un Agreement, the prevailing party shall be entitled to	s and to be per e state and fed under this Agre	eement or to interpret any provision of this
9.4 <u>Assignment</u> . This Agreement sh respective successors and lawful assigns; provided whole or in part, without the prior written approva	i, however, th	g upon and inure to the benefit of each party's at Company may not assign this Agreement, in
Agreement, or portion thereof, to be unenforceable maximum extent permissible so as to effect the introduction of full force and effect. Failure by either deemed a waiver of future enforcement of that or	e, that provisi tent of the par party to enfor any other prov	ties, and the remainder of this Agreement will
9.6 Entire Agreement. This Agreement effective until signed by both parties. This Agreement to the subject matter hereof and merges all modified except by a written agreement dated sub Company and Microsoft by their respective duly a	ment constituted prior and consequent to the	ntemporaneous communications. It shall not be date of this Agreement and signed on behalf of
IN WITNESS WHEREOF, the parties have execucopies of this Agreement shall be deemed original	ited this Agree ls.	ement as of the date set forth above. All signed
MICROSOFT CORPORATION	FUJITSU	CORP.
By	Ву	
Name (Print)	Name (Pr	int)
Title	Title	

Date

Date