

437

X/Open Company Limited

Apex Plaza,
Forbury Road,
Reading,
Berkshire RG1 1AX
England

Telephone: +44 (0)734 508311
Fax: +44 (0)734 500110

x/Open®

March 4, 1994

**Letter Agreement concerning the X/Open Fast Track Process for the Common
APIs for UNIX-based Operating Systems ("Spec 1170")**

This Letter Agreement is intended to grant X/Open sufficient rights to modify, print and distribute the Specification and for the parties hereto to participate in the X/Open Fast Track Process for Spec 1170.

1. The copyright in the Specification known as Spec 1170 and any other product documentation supplied to X/Open ("The Specification") are collectively or individually owned or licensable by Hewlett-Packard Company, International Business Machines Corporation, Novell Inc, the Open Software Foundation and Sun Microsystems, Inc. through its subsidiary SunSoft, Inc., (collectively the "Copyright Licensors"). The Copyright Licensors hereby grant to X/Open a non-exclusive, perpetual, world-wide, royalty-free, paid-up, irrevocable licence to prepare derivative works and to use, execute, reproduce, display and perform the Specification, other documentation mutually agreed upon by X/Open and the Copyright Licensors and such derivative works, and to distribute, sublicense or otherwise transfer copies to others, and to sublicense any of these license rights to others, all for the purpose of facilitating the X/Open Fast Track Process for Spec 1170 and to derive the X/Open Specifications therefrom. X/Open may use contractors or other third parties to exercise these rights. No rights either express or implied are granted under any patents owned or licensable by any third party licensors or by the Copyright Licensors. The Copyright Licensors and their third party suppliers retain ownership of all intellectual property in the Specification and nothing herein transfers or assigns any ownership therein to X/Open.
2. The Copyright Licensors will determine which Specification is the final version for submission to X/Open's Fast Track Process.
3. In the event that any part(s) of the copyright of the Specification and/or the other mutually agreed documentation is not owned or licensable by the Copyright Licensors, then the Copyright Licensors shall use all reasonable endeavours to identify such part(s) to X/Open and to assist X/Open in obtaining from the party owning such part(s) any necessary permission to use such part(s) in the same way as the remainder of the Specification and the other mutually agreed documentation.
4. The proprietary rights including the copyright in the derivative X/Open specifications resulting from the Fast Track Process ("X/Open Specifications") shall be owned by X/Open. X/Open hereby grants to the Copyright Licensors a non-

exclusive, perpetual, world-wide, royalty-free, paid-up, irrevocable license to prepare derivative works and to use, execute, reproduce, display and perform the X/Open Specifications and such derivative works. In the case of copies of the X/Open Specifications that do claim to be (and are) the official X/Open Specification publications, external distribution is limited to copies (i) directly copies in small quantities for communicating with customers or (ii) as otherwise permitted by X/Open. In the case of derivative works of the official X/Open Specifications that do not claim to be the official X/Open Specification publications, this license includes the unrestricted right to distribute, sublicense or otherwise transfer copies to others, and to sublicense any of these license rights to others. For clarification purposes, derivative works includes the case where claims to be the official X/Open specification publication have been systematically removed. ~~For classification purposes, the Copyright Licensors have the rights listed above, including the right to distribute externally the official X/Open specification and derivative works thereof, subject to such specification(s) and derivative works not being represented as the official X/Open specification.~~ X/Open retains ownership of all intellectual property rights in the X/Open Specifications and nothing herein transfers or assigns any ownership to the Copyright Licensors. Nothing in this Letter Agreement grants any right to claim that any derivative work of an X/Open specification is the official X/Open Specification without the express written consent of X/Open.

Jan 8/82
DA

5. For a period of two years after the date of this Letter Agreement the Copyright Licensors shall notify and make available to X/Open, as soon as practicable, on the same terms as the Specification, all relevant changes and extensions to the interfaces defined in the Specification which have been developed jointly by the copyright licensors in the scope of the 1170 specification development work for possible consideration and incorporation into the X/Open Specifications.
6. X/Open shall make available to the Copyright Licensors any changes to the X/Open Specifications as soon as practicable after they have been agreed by X/Open or as soon as they are first distributed to X/Open members, which ever is earlier.
7. To defray expenses incurred by X/Open in the Fast Track Process for Spec 1170, the Copyright Licensors, with the exception of OSF, due to its not-for-profit status, agree to pay X/Open a total of \$150,000. X/Open will invoice such funding Copyright Licensors showing the payments due by each. Each funding Copyright Licensors shall pay X/Open \$37,500 immediately upon execution of this Agreement. Should any funding Copyright Licensors default in such payment the balance due to X/Open shall be paid by the other funding Copyright Licensors in equal shares.
8. The expenses referred to above are based on the assumption that all issues raised during the industry review prior to submission were resolved to the reasonable satisfaction of the individual or organisation that originated the issue and that the Specification submitted meets X/Open's defined level of quality.
9. The Copyright Licensors make no warranties or representations as to the Specification, including no representations or warranties of non-infringement of third party intellectual property rights. THE SPECIFICATION IS PROVIDED "AS IS" AND NO PARTY MAKES ANY WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. None of the parties warrants or assumes any liabilities in connection with the rights granted and actions anticipated or taken under this Letter Agreement. IN NO EVENT SHALL ANY PARTY BE LIABLE TO ANY OF THE OTHERS FOR ANY LOSS OF PROFITS, LOSS OF BUSINESS, LOSS OF USE OR DATA, INTERRUPTION OF BUSINESS, OR FOR DIRECT, INDIRECT, SPECIAL, EXEMPLARY, INCIDENTAL OR CONSEQUENTIAL DAMAGE OF ANY KIND UNDER THIS LETTER AGREEMENT, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH LOSS.

10. None of the parties shall assign or otherwise transfer its rights or obligations under this Agreement or any part thereof to a third party, other than a subsidiary, parent company or subsidiary of a common parent company of an assigning party, without the prior written consent of the other parties, which consent shall not be unreasonably withheld or delayed. Each party to this Letter Agreement agrees to comply with all applicable laws, rules and regulations relating to the export of technical data when exporting or re-exporting the Specification or any derivative thereof. This Letter Agreement shall be governed by the laws of England and the parties agree to be subject to the exclusive jurisdiction of the courts of England.
11. No addition to or modification of any provision of this Agreement shall be binding upon the parties unless made by a written instrument signed by a duly authorised representative of each of the parties. No forbearance, delay of indulgence by any party in enforcing the provision of the Agreement shall prejudice or restrict the rights of that party nor shall any waiver of its rights operate as a waiver of any subsequent breach. Nothing in this Letter Agreement shall render X/Open a partner or agent of the Copyright Licensors (or any of them) or vice versa.

Accepted and agreed:

Hewlett-Packard Company

BY [Signature]

NAME Douglas R. Johnson

TITLE CSD Strategic Programs

DATE 3-15-94

International Business Machines Corp.

BY [Signature]

NAME DANNA VAN FLEET

TITLE DIV. DIR., RISC SYSTEM SOFTWARE

DATE 3-23-94

Novell Inc.

BY [Signature]

NAME [Signature]

TITLE VP - Unix Systems Group

DATE 3-23-94

Open Software Foundation

BY [Signature]

NAME Roger S. Gourd

TITLE VP Tech. & Staff

DATE 3-23-93

Sun Microsystems Inc.

BY [Signature]

NAME M.H. BRADLEY

TITLE VP, SYSTEM SW

DATE 3-4-94

X/Open Company Limited

BY [Signature]

NAME Generalis

TITLE CEO

DATE March 4 1994