# SIGNED ORIGINAL

# MICROSOFT CORPORATION LICENSE AND DISTRIBUTION AGREEMENT

This License and Distribution Agreement ("Agreement") is made and entered into this 20th day of Angil , 1992/("Effective Date"), by and between MICROSOFT CORPORATION, a Washington corporation, with offices at One Microsoft Way, Redmond, WA 98052-6399 ("Microsoft"), and IBM (Corporation, a How York corporation having its principal place of business at Noute 100, Sonars, New York 10589 ("Licensee").



#### Recitak

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Licenses wishes to license the Software, in object code form, for distribution with Licensee's Products identified in Exhibit A solely in accordance with the terms of this Agreement.

#### Agreement

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- 5.1 <u>Term.</u> This Agreement shall be effective from the Effective Date until the earlier of: (i) two (2) years after the Effective Date or (ii) such time as the Software is included in a Microsoft operating system product.
- 5.2 <u>Termination</u>. This Agreement may terminate earlier if any of the following events of default occur: (i) if Licensee materially fails to perform or comply with this Agreement or any provision hereof; (ii) if Licensee fails to strictly comply with the provisions of Section 8 or makes or assumpts to make an assignment in violation of Section 6.5; (iii) if Licensee becomes insolvent or admits in writing its inability to pay its debts as they many or makes an assignment for the benefit of creditors; (iv) if a petition under any foreign, state, or United States benkraptcy act, receivership states, or the like, at they now exist, or as they may be amended, is filed by Licensee; or (v) if such a petition is filed by any third party, or an application for a receiver of Licensee is made by anyone and such petition or application is not resolved favorably to Licensee within sixty (60) days.

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- 5.3 <u>Effect of Termination</u>. Termination under subsection 5.2(ii) shall be effective as of the date notice is given. In all other cases, termination shall be effective thirry (30) days after notice of termination to Licenses if Licenses's defaults have not been cured. The rights and remedies of MS provided in this Section shall not be exclusive and are in addition to any other rights and remedies provided by law or this Agreement.
- 5.4 <u>Return of Materials</u>. If this Agreement is terminated, Licensee shall return to MS or destroy all full or partial copies of the Software in Licensee's possession or under its control within ten (10) days following the termination date, including any in-house copies Licensee may have produced.
- 5.5 Survival. The provisions of Sections 1.3, 1.4, 2, 3, 4, 5.5, 5.6, and 6 shall survive termination of this Agreement.
- 5.6 End User Licenses. End user licenses validly granted prior to any termination or expiration of this Agreement shall survive termination or expiration of this Agreement.

#### 6. GENERAL

6.1 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 Licensee:

To Microsoft

Ms. Jeannette Dixon IBM Corporation Worldwide Procurement 3039 Cornwallis

Research Triangle Park, NC 27709
Phone: 919-254-0547
Fax: 919-543-1119

Microsoft Corporation
One Microsoft Way
Redmond, WA 98052-6399

Attention: Internet Explorer Marketing Department Personal Systems Division

- 6.2 This Agreement shall be construed and controlled by the laws of the State of Wathington, and Licensee consears to jurisdiction and venue in the state and federal courts sizing in the State of Wathington. Process may be served on either party by U.S. Mail, postage prepaid, certified or registered, return receipt requested, or by such other method as is authorized by the Wathington Long Arm Statute.
- 6.3 Neither this Agreement, nor any terms and conditions contained herein, shall be construed as: (i) creating a partnership, joint venture, agency relationship or as granting a franchise; or (ii) an approval, endorsement or other recommendation of any Licensee products by Microsoft.
- 6.4 If any provision of this Agreement shall be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- 6.5 This Agreement, and any rights or obligations hereunder shall not be assignable by contract or by operation of law without the prior written approval of Microsoft. Such approval shall not be unreasonably withheld.
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Data and Computer Software clause at DFAR 252.227-7013, or as set forth in the particular department or agency regulations or rules which provide Microsoft protection equivalent to or greater than the above-cited clause.

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  - 6.8 Licensee shall, at its own expense, obtain and arrange for the maintenance in full force and effect of all governmental approvals, consents, licenses, authorizations, declarations, filings, and registrations as may be necessary or advisable for the performance of all of the terms and conditions of the Agreement including, but not limited to, foreign exchange approvals, import and offer agent licenses, fair trade approvals and all approvals which may be required to realize the purposes of the Agreement.
  - 6.9 Licenses shall be responsible for providing end-user support for customers of the Software and Licenses's Product.
  - 6.10 This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or communications. It shall not be modified except by a written agreement dated subsequent to the date of this Agreement and signed on behalf of Licenses and Microsoft by their respective duly authorized representatives. No waiver of any breach of any provision of this Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions hereof, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving party.

IN WITNESS WHEREOF, Microsoft and Licensee have caused this Agreement to be executed by their duly authorized representatives as of the date first written above.

IBM Corporation

	BPS
By //JEFF Lun	By Chand Patel
Name (Print) 12 LEUTH (CH	Name (Print)  VP. Internet Services
Title \$   13/97	Title April 29, 1997
Date	Date

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## EXPRIBIT A

## DESCRIPTION OF SOFTWARE; LICENSEE PRODUCT

I. Description of Software.

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- II. Licensee is permitted to distribute the Software as part of The Licensee Product known as:
- -IBM INTERNET CONNECTION SERVICE INTERNET ACCESS KIT (IAK)
- -IBM GLOBAL NETWORK DIALER

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# ADDENDUM TO MICROSOFT CORPORATION Site License and Intranet Distribution Site License

or

# License and Distribution Agreement MICROSOFT INTERNET EXPLORER PRODUCT

Upon receipt of this Addendum, signed and completed by the individual or organization indicated below ("Recipient"), also having signed and completed a Microsoft Corporation ("MS") Site License and Intranet Distribution Site License or License and Distribution Agreement ("the Agreement") for Microsoft Internet Explorer MS shall provide Recipient with a copy of the MS Internet Explorer Administration Kit containing a high-security (128-bit) implementation of Internet Explorer SSL/PCT security and related documentation and information (collectively the "Product").

## Recipiens understands and acknowledges the following:

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EXPORT RESTRICTIONS. The following terms are substituted for Section 11(2) of the Agreement: Recipient acknowledges that the Product licensed hereunder is intended for distribution only in the United States and Canada, and that any export of the Product from the United States is regulated under "El controls" of the Export Administration Regulations (EAR. 15 CFR 730-744) of the U.S. Commerce Department, Bureau of Export Administration (BXA). El controls are the current equivalent of ITAR munitions export controls that applied to this product prior to 1/1/97. El controls currently require that you obtain a Commerce export license prior to any export, transmission or shipment of this product to any country, other than Canada. or to any person, entity or end user subject to U.S. export restrictions. The Commerce export license process and EI controls are described on BXA's web site at http://www.bxa.doc.gov/enestart.htm You agree that you will not directly or indirectly, export or re-export the Product (or portions thereof) to any country, other than Canada, or to any person, entity or end user subject to U.S. export restrictions without first obtaining a Commerce Department export license so long as these restriction are in force. You warrant and represent that neither the BXA nor any other U.S. federal agency has suspended, revoked or denied your export privileges.

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Other Exports. The Recipient may re-export the Product outside the United States or Canada only as specifically authorized by an export license, distribution agreement, license exception or other export approval issued by the U.S. Commerce Department, Bureau of Export Administration.

3. EXCLUSIONS FROM DISTRIBUTION. Recipient may not redistribute the 128-bit version of Internet Explorer via its publicly accessible Internet Site without: (a) specific written authorization from Microsoft; and (b) an export license or authorization from the U.S. Commerce Department, if applicable. Except as otherwise specified in this section, the Recipient

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may not redistribute the	Product or 128-bit Interne	t Explorer electronically	such that it would b
	located outside the U.S. o		

4. PARTIES BOUND. If "Company Name" or a company address is filled in below, then the individual signing this Addendura represents that he/she has authority to execute this agreement on behalf of such company and agrees that Product (and any copies thereof) shall remain on the company premises, unless otherwise agreed by MS.

This Addendum does not otherwise amend or alter the Agreement previously signed and completed by the Recipient.

IN WITNESS WHEREOF, Recipient has caused this Addendum to be executed by its duly authorized representative.

Company Name	
Jeannette Dixon	
Contact (Recipient)	
(B) (1-)	
Company Authorized Representative's Signature	
Chand Patel, VP Internet Services	
Print Authorized Signature and Title	
IBM Worldwide Software Procurement, 3039 Cornwal Physical Address (No P.O. Boxes)	lis
Research Triangle Park, NC 27709 USA	
City, State/Province, Zip/Postal code, Country	
City, State/Province, Zip/Postal code, Country 919-254-0547	
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# Exhibit A to 128 --bit ENCRYPTION ADDENDUM TO MICROSOFT CORPORATION License and Distribution Agreement MICROSOFT INTERNET EXPLORER PRODUCT

Microsoft authorizes IBM @histitionucin("COMPANY") to distribute the 128-bit version of the Microsoft Internet Explorer via electronic download over the Internet under the following conditions and subject to the terms and conditions of the attacked IEAK Agreement and 128-bit Encryption Amendment

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- The 128-bit version shall be electronically distributed as an apprade to COMPANY's existing
  U.S. and Canadian customers, with positive identification of COMPANY's U.S. and Canadian
  customers.
- The 128-bit version shall be distributed only to customers dialing into an IBM Global Services-Network Services gateway that is located in the United States or Canada.
- COMPANY's customers downloading the 128-bit version shall be presented with specific terms and conditions of use of the 128-bit version and shall positively affirm that he/she agrees to

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