



MICROSOFT CORPORATION NON-DISCLOSURE AGREEMENT
(PRE-RELEASE PRODUCT)

IMPORTANT: PLEASE COMPLETE THIS FORM AND RETURN IT TO MICROSOFT AT THE ADDRESS BELOW:

Upon receipt by Microsoft Corporation ("Microsoft") of this Agreement, signed and completed by the individual or organization indicated below ("COMPANY"), Microsoft may elect, at Microsoft's sole discretion, to provide COMPANY with a pre-release copy of the product(s) indicated below consisting of software, documentation, specifications, and information pertaining to the product (collectively the "PRODUCT"). Microsoft may, in its sole discretion, provide future versions, or information on future versions, of the PRODUCT to COMPANY hereunder, in which case such future versions shall also be "PRODUCT".

PRODUCT NAME: Chicago
PRODUCT DESCRIPTION: Operating System and pre-release development kit
VERSION: PDK Pre-release

1. GRANT OF LICENSE. Microsoft grants COMPANY the right to use the PRODUCT only for the purpose of testing the compatibility of COMPANY's application product(s) which operates in conjunction with the PRODUCT, and for evaluating the PRODUCT for the sole purpose of providing feedback to Microsoft. The Product shall not be used in the development of a COMPANY product or technology that is competitive with the Product, including the technology known as OPENDOC, WABI, clones of Windows, and operating system products, including Personal NetWare, Novell DOS Development (DR-DOS), UNIXware. COMPANY shall provide a bi-weekly status report to Microsoft detailing COMPANY's evaluation and testing of the PRODUCT. All such feedback shall be owned by Microsoft and subject to the terms of confidentiality of Section 4. Microsoft grants COMPANY the non-transferable right to make and use up to five (5) copies of the PRODUCT software, provided that each such copy is used only for the purposes stated above and used only by the authorized individuals described in Section 4. COMPANY may not rent, lease, sell, sublicense, assign, or otherwise transfer this PRODUCT. COMPANY may not reverse engineer, decompile, or disassemble the PRODUCT software. COMPANY must cease use of the PRODUCT upon the earlier of either Microsoft's public release of the commercial version of the PRODUCT, or upon request by Microsoft.

2. PRE-RELEASE CODE. This PRODUCT consists of pre-release code, documentation and specifications and is not at the level of performance and compatibility of the final, generally available product offering. The PRODUCT may not operate correctly and may be substantially modified prior to first commercial shipment. COMPANY assumes the entire risk with respect to the use of the PRODUCT.

3. COPYRIGHT. The PRODUCT is owned by Microsoft or its suppliers and is protected by United States copyright laws and international treaty provisions. Therefore, COMPANY must treat the PRODUCT software like any other copyrighted material (e.g., a book or musical recording) ~~except~~ that, in addition to the number of copies specified above, COMPANY may either make one copy of the PRODUCT software solely for backup or archival purposes, or (b) transfer the PRODUCT software to a single hard disk provided COMPANY keep the original solely for backup ~~or archival purposes~~. COMPANY may not copy the PRODUCT documentation or specifications.

CONFIDENTIAL

4. CONFIDENTIALITY. The PRODUCT is confidential and proprietary to Microsoft and its suppliers. COMPANY agrees not to disclose or provide copies of the PRODUCT or any information relating to the PRODUCT (including the existence of the PRODUCT, COMPANY's participation in the beta test program, or the results of use or testing) to any other party (including the press) without Microsoft's express written permission, or use for any other purpose than as provided in this Agreement. Further, COMPANY agrees to use and maintain the PRODUCT in a secure place, on a secure system, and not to disclose the PRODUCT to any person other than those individuals

02/04/94 23410004.DOC

2/22/94 40730001.DOC

Plaintiff's Exhibit
9060
Comes V. Microsoft

C 009936

MS98 0185959
CONFIDENTIAL

identified below. No other employees or officers of COMPANY or any of COMPANY's subsidiaries or divisions may have access to the PRODUCT, feedback, electronic mail or information produced by COMPANY about the PRODUCT. The only authorized individuals of COMPANY that may have access to the PRODUCT are those individuals who sign below, or who are later approved in writing by Microsoft. Any addition of authorized individuals must be approved in writing by Microsoft. In no event shall COMPANY disclose the PRODUCT to the development teams of any operating system products, including Personal NetWare, Novell DOS Development (DR-DOS), UNIXware, WABI or other clones of Windows, or any teams that are developing successor operating systems to the foregoing, or to any individual on the development team working on OPENDOC. In consideration of the license granted herein, for a period of three (3) years COMPANY agrees to prohibit any authorized individuals who have had access to the PRODUCT from participating in the design and/or development, feedback, or guidance of a COMPANY product or technology that is competitive with the PRODUCT, the technology known as OPENDOC, WABI, clones of Windows, and operating system products, including Personal NetWare, Novell DOS Development (DR-DOS), UNIXware, without Microsoft's express written permission. Unauthorized use or disclosure of the PRODUCT may cause irreparable harm to Microsoft and its suppliers. COMPANY agrees to promptly report any unauthorized use or disclosure to Microsoft. In the event of COMPANY's violation of this Agreement, Microsoft will have the right to pursue any claims and damages against COMPANY including punitive damages and injunctive and extraordinary relief.

5. Termination. Microsoft may terminate this Agreement in writing at any time, with or without cause. Upon termination, COMPANY shall immediately return, or certify destruction of, all full or partial copies of the PRODUCT and all other materials provided by Microsoft. COMPANY agrees that COMPANY's obligation regarding non-disclosure of any information shall survive termination of this Agreement.

DISCLAIMER OF WARRANTY

The PRODUCT is provided "AS IS" WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MICROSOFT AND ITS SUPPLIERS FURTHER DISCLAIM ALL IMPLIED WARRANTIES INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK ARISING OUT OF THE USE OR PERFORMANCE OF THE PRODUCT REMAINS WITH COMPANY.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL MICROSOFT OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE PRODUCT, EVEN IF MICROSOFT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME STATES/JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO COMPANY.

U.S. GOVERNMENT RESTRICTED RIGHTS

CONFIDENTIAL

The PRODUCT is provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of Commercial Computer Software—Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Microsoft Corporation/ One Microsoft Way/Redmond, WA. 98052-6399.

C 009937

Page 2

MS98 0185960
CONFIDENTIAL

MS-CCPMDL 000000289159
CONFIDENTIAL

If COMPANY acquired this product in the United States, this Agreement is governed by the laws of the State of Washington. If COMPANY acquired this product outside the United States, local law may apply.

COMPANY hereby agrees to the foregoing terms.

Microsoft Corporation
Attn: _____
One Microsoft Way
Redmond, WA 98052-6399

Recipient (Print Name)

Signature

Name Printed (If different from Recipient)

Company Name (print)

Address

City, State, Zip
()

Phone Number

Date

AUTHORIZED INDIVIDUALS

By signing below, you agree to comply with the terms and conditions of the Microsoft Non-Disclosure Agreement (Pre-Release Program), incorporated herewith.

Signature

Name (Printed)

Signature

Name (Printed)

Signature

Name (Printed)

CONFIDENTIAL

Signature

Name (Printed)

Signature

Name (Printed)