The System Analyst for Windows Licence & Copyright File

This file lists your rights, your warranty and most of the other legal information that I felt you should know about. For program information, see the *ReadMe* file (*Windows Write* format).

This file is in *Windows Write* format. If you do not have Write, most word processors can convert it in their own format. Should they fail, import it as Windows text.

Using Windows Write to View This Document

If you enlarge the Write Window to its maximum size, this document will be easier to read. To do so, click the *Maximize* button in the upper-right corner of the window. Or open the *Control* menu in the upper-left corner of the Write window (press ALT+SPACE), and then choose the *Maximize* command.

To move through the document, press **PAGE UP** or **PAGE DOWN** or click the arrows at the top and bottom of the scroll bar along the right side of the Write window.

To print the document, choose the **Print** command from the *File* menu.

For **Help** on using Write, press **F1**.

To read other on-line documents, choose the **Open** command from the *File* menu.

Note: Windows 95: You are advised to use the 16bit Windows Write or Word for Windows to view this document, **not** 32bit WordPad - paradoxically some formatting attributes will be lost and it may not be displayed accordingly.

Introduction

The "System Analyst for Windows" ("SAW" for short) is marketed as FREEWARE. Yes, you don't have to pay for it in order to use it. The "program", "software" or "material" mean all the System Analyst for Windows files and all the associated files that come with the original package. The "author" is the copyright holder of the program (me).

The following lists your rights and your warranty:

License Details

The System Analyst for Windows and its Install Program are Copyrighted by me, © Catalin-Adrian Silasi, © 1992-1995, ALL RIGHTS RESERVED.

You are granted a free Licence of this version (1.10 only) of the program. Further versions should be free as well, but check the new *Licence* file for changes / details / etc.

This program and associated files may be copied, used and posted on any BBS, FTP site, etc. without charge or permission. It may be included in a companion disk with any book or magazine, and included in any freeware / shareware library / CD-ROM, as long as the program and associated documentation are not modified. All files must be included, except

Install.exe (if you wish) if an installation program is provided. The program details should be specified (Name, Purpose, Author, Rights, etc.).

If you need to add something, please add a new file, don't append the original ones. You should charge only for the disk provided (if any) and, please, very reasonable duplication / handling / administrative / etc. costs. You should specify that the program itself is **free**.

Under **no** circumstances should this program be included with commercial software or distributed either alone or with other commercial software without prior **written** permission from the author (excepting the ones stated in the paragraph above). There are no exceptions from these rules & regulation without written permission.

"SiSoft Software" is constituted by me. As far as I know, there is no company which has this exact name. Any resemblance to any real / unreal company is purely coincidental.

You are urged **not to modify** / **hack** / **decompile** / **reverse-engineer** the program even if you *spot* a bug. You might create others, and I don't want to be blamed for other people's mistakes. I make more than enough myself... Should you do it, you are in violation of the copyright laws by creating derivative works based on this program. As I ask you for nothing - *at least* I deserve some respect...

If your copy of SAW fails the *Integrity Test*, **delete it** and obtain another version. Inform the respective site that it should get an original copy.

General Definitions

As I have stated, SAW is marketed as **FREEWARE**. As it seems that there is a bit of confusion between *freeware*, *shareware* and *public domain*, I will try to define them below in the way that *most* other *software publishers* understand them to be...

Definition of Shareware

Shareware distribution gives users a chance to try software before buying it. If you try a Shareware program and continue using it, you are required to register it (or purchase the Licenced version).

Copyright laws apply to both Shareware and retail software, and the copyright holder retains all rights, with a few specific exceptions as stated below. Shareware authors are accomplished programmers, just like retail authors, and the programs are of comparable quality. (In both cases, there are good programs and bad ones!) The main difference is in the method of distribution. The author specifically grants the right to copy and distribute the software, either to all and sundry or to a specific group. For example, some authors require written permission before a commercial disk vendor may copy their Shareware.

Shareware is a distribution method, not a type of software. You should find software that suits your needs and pocketbook, whether it's retail or Shareware. The Shareware system makes fitting your needs easier, because you can try before you buy. And because the overhead is lower, prices are lower also. Shareware has the ultimate money-back guarantee - if you don't use the product, you don't pay for it.

Definition of Freeware

Freeware distribution gives users a chance to try software and continue to use it for no payment at all or just for some acknowledgment (a thank you note, a postcard, some suggestions, etc.).

Copyright laws apply to both Freeware and retail software, and the copyright holder retains all rights, with a few specific exceptions as stated below. Freeware authors are accomplished programmers, just like retail / shareware authors, and the programs are of comparable quality. (In both cases, there are good programs and bad ones!) The main difference is in the method of distribution and the fact that there is no charge for using the software. The author specifically grants the right to copy and distribute the software, either to all and sundry or to a specific group. For example, some authors require written permission before a commercial disk vendor may copy their Freeware.

No money is asked from the user because the author cannot be bothered to provide technical support, does not need the money, is advertising his/her programming talents, wants his program (or himself/herself) to be famous first, etc. You should find this in the respective program's documentation.

Freeware has the ultimate value for money - even if you use / don't use the product, you don't pay for it. :)

Definition of Public Domain

Public domain is a bit different from the above two. Generally the source code for the software is included and the author specifically grants you the rights to copy and distribute the software. In addition you can modify the software or include the modified code in your own programs (non commercial usually) for an acknowledgment.

The copyright holder retains all rights to the original code, but the modified code belongs to the new copyright holder. As this depends on author, you should read the specific instructions issued with the respective software.

No Warranty!

THE PROGRAM IS PROVIDED "AS-IS". NO WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE AS TO IT OR ANY MEDIUM IT MAY BE ON. I WILL PROVIDE NO REMEDY FOR INDIRECT, CONSEQUENTIAL, PUNITIVE OR INCIDENTAL DAMAGES ARISING FROM IT, INCLUDING SUCH FROM NEGLIGENCE, STRICT LIABILITY, OR BREACH OF WARRANTY OR CONTRACT, EVEN AFTER NOTICE OF THE POSSIBILITY OF SUCH DAMAGES.

(You might think this is unfair, but this is what all commercial companies offer you, even if you paid 100's of \$\$\$ or £££ for the software, so what could you expect from me?...)

Notes

The *ctl3d.dll* file included in the package is the *Microsoft Dialogs Extensions Library* and in original form (Version **2.20**). Of course, you are advised to use the newest. This file is freely distributable with programs that use it.

With the risk of repeating myself I hope I have answered most of the questions that may arise. If not, contact me.

Acknowledgment

BY USING THE PROGRAM YOU ACKNOWLEDGE THAT YOU HAVE READ THE NO WARRANTY TOPIC, UNDERSTAND IT, AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU ALSO AGREE THAT THE "NO WARRANTY" IS THE COMPLETE AND EXCLUSIVE STATEMENT OF AGREEMENT BETWEEN THE PARTIES AND SUPERSEDE ALL PROPOSALS OR PRIOR AGREEMENTS, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN THE PARTIES RELATING TO THE SUBJECT MATTER OF THE "NO WARRANTY".

If you do not agree with the stated rules and regulations or you do not understand the meaning of the legal terms stated, you should uninstall the program and delete all the files included in the package.

17/07/1995 (dd/mm/yyyy)