

IrDA Object Exchange Protocol

IrOBEX



Counterpoint Systems Foundry, Inc
Microsoft Corporation

March 18, 1999

Version 1.2

Authors:

Pat Megowan, Dave Suvak, Doug Kogan (Counterpoint Systems Foundry)

Contributors:

Wassef Haroun, Bei-jing Guo, Cliff Strom (Microsoft)

Kerry Lynn (Apple)

Brian McBride, Stuart Williams (Hewlett Packard)

Petri Nykanen (Nokia)

Deepak Amin (Indicus)

Editors:

Doug Kogan

Document Status: Version 1.2

Major changes from Version 1.1 draft to 1.2:

- Incorporate the OBEX Errata approved at the January 1999 IrDA meeting.
- Incorporate the OBEX Errata approved in March of 1999.

Major changes from Version 1.0 to 1.1 draft:

- Incorporate the "OBEX Errata v.3" approved at the July 1997 IrDA meeting.
- Incorporate the OBEX Errata approved at the October 1997 IrDA meeting.
- Incorporate the "IrOBEX Test Guidelines" approved at the October 1998 IrDA meeting.

INFRARED DATA ASSOCIATION (IrDA) - NOTICE TO THE TRADE -**SUMMARY:**

Following is the notice of conditions and understandings upon which this document is made available to members and non-members of the Infrared Data Association.

- Availability of Publications, Updates and Notices
- Full Copyright Claims Must be Honored
- Controlled Distribution Privileges for IrDA Members Only
- Trademarks of IrDA - Prohibitions and Authorized Use
- No Representation of Third Party Rights
- Limitation of Liability
- Disclaimer of Warranty
- Certification of Products Requires Specific Authorization from IrDA after Product Testing for IrDA Specification Conformance

IrDA PUBLICATIONS and UPDATES:

IrDA publications, including notifications, updates, and revisions, are accessed electronically by IrDA members in good standing during the course of each year as a benefit of annual IrDA membership. Electronic copies are available to the public on the IrDA web site located at irda.org. IrDA publications are available to non-IrDA members for a pre-paid fee. Requests for publications, membership applications or more information should be addressed to: Infrared Data Association, P.O. Box 3883, Walnut Creek, California, U.S.A. 94598; or e-mail address: info@irda.org; or by calling John LaRoche at (510) 943-6546 or faxing requests to (510) 934-5600.

COPYRIGHT:

1. Prohibitions: IrDA claims copyright in all IrDA publications. Any unauthorized reproduction, distribution, display or modification, in whole or in part, is strictly prohibited.
2. Authorized Use: Any authorized use of IrDA publications (in whole or in part) is under NONEXCLUSIVE USE LICENSE ONLY. No rights to sublicense, assign or transfer the license are granted and any attempt to do so is void.

DISTRIBUTION PRIVILEGES for IrDA MEMBERS ONLY:

IrDA Members Limited Reproduction and Distribution Privilege: A limited privilege of reproduction and distribution of IrDA copyrighted publications is granted to IrDA members in good standing and for sole purpose of reasonable reproduction and distribution to non-IrDA members who are engaged by contract with an IrDA member for the development of IrDA certified products. Reproduction and distribution by the non-IrDA member is strictly prohibited.

TRANSACTION NOTICE to IrDA MEMBERS ONLY:

Each and every copy made for distribution under the limited reproduction and distribution privilege shall be conspicuously marked with the name of the IrDA member and the name of the receiving party. Upon reproduction for distribution, the distributing IrDA member shall promptly notify IrDA (in writing or by e-mail) of the identity of the receiving party.

A failure to comply with the notification requirement to IrDA shall render the reproduction and distribution unauthorized and IrDA may take appropriate action to enforce its copyright, including but not limited to, the termination of the limited reproduction and distribution privilege and IrDA membership of the non-complying member.

TRADEMARKS:

1. Prohibitions: IrDA claims exclusive rights in its trade names, trademarks, service marks, collective membership marks and certification marks (hereinafter collectively "trademarks"), including but not limited to the following trademarks: INFRARED DATA ASSOCIATION (wordmark alone and with IR logo), IrDA (acronym mark alone and with IR logo), IR logo, IR DATA CERTIFIED (composite mark), and MEMBER IrDA (wordmark alone and with IR logo). Any unauthorized use of IrDA trademarks is strictly prohibited.

2. Authorized Use: Any authorized use of a IrDA collective membership mark or certification mark is by NONEXCLUSIVE USE LICENSE ONLY. No rights to sublicense, assign or transfer the license are granted and any attempt to do so is void.

NO REPRESENTATION of THIRD PARTY RIGHTS:

IrDA makes no representation or warranty whatsoever with regard to IrDA member or third party ownership, licensing or infringement/non-infringement of intellectual property rights. Each recipient of IrDA publications, whether or not an IrDA member, should seek the independent advice of legal counsel with regard to any possible violation of third party rights arising out of the use, attempted use, reproduction, distribution or public display of IrDA publications.

IrDA assumes no obligation or responsibility whatsoever to advise its members or non-members who receive or are about to receive IrDA publications of the chance of infringement or violation of any right of an IrDA member or third party arising out of the use, attempted use, reproduction, distribution or display of IrDA publications.

LIMITATION of LIABILITY:

BY ANY ACTUAL OR ATTEMPTED USE, REPRODUCTION, DISTRIBUTION OR PUBLIC DISPLAY OF ANY IrDA PUBLICATION, ANY PARTICIPANT IN SUCH REAL OR ATTEMPTED ACTS, WHETHER OR NOT A MEMBER OF IrDA, AGREES TO ASSUME ANY AND ALL RISK ASSOCIATED WITH SUCH ACTS, INCLUDING BUT NOT LIMITED TO LOST PROFITS, LOST SAVINGS, OR OTHER CONSEQUENTIAL, SPECIAL, INCIDENTAL OR PUNITIVE DAMAGES. IrDA SHALL HAVE NO LIABILITY WHATSOEVER FOR SUCH ACTS NOR FOR THE CONTENT, ACCURACY OR LEVEL OF ISSUE OF AN IrDA PUBLICATION.

DISCLAIMER of WARRANTY:

All IrDA publications are provided "AS IS" and without warranty of any kind. IrDA (and each of its members, wholly and collectively, hereinafter "IrDA") EXPRESSLY DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND WARRANTY OF NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS. IrDA DOES NOT WARRANT THAT ITS PUBLICATIONS WILL MEET YOUR REQUIREMENTS OR THAT ANY USE OF A PUBLICATION WILL BE UN-INTERRUPTED OR ERROR FREE, OR THAT DEFECTS WILL BE CORRECTED. FURTHERMORE, IrDA DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING USE OR THE RESULTS OR THE USE OF IrDA PUBLICATIONS IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. NO ORAL OR WRITTEN PUBLICATION OR ADVICE OF A REPRESENTATIVE (OR MEMBER) OF IrDA SHALL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY.

LIMITED MEDIA WARRANTY:

IrDA warrants ONLY the media upon which any publication is recorded to be free from defects in materials and workmanship under normal use for a period of ninety (90) days from the date of distribution as evidenced by the distribution records of IrDA. IrDA's entire liability and recipient's exclusive remedy will be replacement of the media not meeting this limited warranty and which is returned to IrDA. IrDA shall have no responsibility to replace media damaged by accident, abuse or misapplication. ANY IMPLIED WARRANTIES ON THE MEDIA, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED IN DURATION TO NINETY (90) DAYS FROM THE DATE OF DELIVERY. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM PLACE TO PLACE.

CERTIFICATION and GENERAL:

Membership in IrDA or use of IrDA publications does NOT constitute IrDA compliance. It is the sole responsibility of each manufacturer, whether or not an IrDA member, to obtain product compliance in accordance with IrDA rules for compliance.

All rights, prohibitions of right, agreements and terms and conditions regarding use of IrDA publications and IrDA rules for compliance of products are governed by the laws and regulations of the United States. However, each manufacturer is solely responsible for compliance with the import/export laws of the countries in which they conduct business. The information contained in this document is provided as is and is subject to change without notice.

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.