

```
Command Prompt
      \Users\qa6><mark>flutter doctor</mark>
    octor summary (to see all details, run flutter doctor -v):

| Flutter (Channel stable, v1.17.5, on Microsoft Windows [Version 10.0.19041.264], locale en-IN)
 [!] Android toolchain - develop for Android devices (Android SDK version 30.0.1)
! Some Android licenses not accepted. To resolve this, run: flutter doctor --android-licenses
[!] Android Studio (version 4.0)

X Flutter plugin not installed; this adds Flutter specific functionality.

X Dart plugin not installed; this adds Dart specific functionality.

[V] VS Code (version 1.47.2)
[I] Connected device

I No devices available
            ! No devices available
     Doctor found issues in 3 categories.
Command Prompt
     **(Users\qa6>flutter doctor
octor summary (to see all details, run flutter doctor -v):
// Flutter (channel stable, v1.17.5, on Microsoft Windows [Version 10.0.19041.264], locale en-IN)
// Android toolchain - develop for Android devices (Android SDK version 30.0.1)
// Some Android licenses not accepted. To resolve this, run: flutter doctor --android-licenses
// Android Studio (version 4.0)
// X Flutter plugin not installed; this adds Flutter specific functionality.
// VS Code (version 1.47.2)
// Connected device
// No devices available
             ! No devices available
                                                                                                                                                                                                                            TO RESOLVE THIS ISSUE
      \Users\qa6><mark>flutte</mark>r
   Command Prompt - flutter doctor --android-licenses
     C\Users\qa6>flutter doctor aiting for another flutter command to release the startup lock... octor summary (to see all details, run flutter doctor -v):

// Flutter (Channel stable, v1.17.5, on Microsoft Windows [Version 10.0.19041.264], locale en-IN)

I Android toolchain - develop for Android devices (Android SDK version 30.0.1)

I Some Android licenses not accepted. To resolve this, run: flutter doctor --android-licenses

// Android Studio (version 4.0)

// VS Code (version 1.47.2)

Connected device

I No devices available
    :\Users\qa6>flutter doctor --android-licenses
arning: File C:\Users\qa6\,android\repositories.cfg c
of 7 SDK package licenses not accepted. 100% Computi
eview licenses that have not been accepted (y/N)?y
                                                                                                                                                             .cfg could not be loaded.
omputing updates...
```

TYPE "v"

Command Prompt - flutter doctor --android-licenses

- 4.4 You acknowledge and agree that Googles API data licensors and each member of the group of compa nies of which Google is the parent shall be third party beneficiaries to this License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of thi License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no othe person or company shall be third party beneficiaries to this License Agreement.
- 4.5 EXPORT RESTRICTIONS. THE GOOGLE TV ADD-ON IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIO IS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONAL EXPORT LAWS AND REGULATIONS THAT APPLY TO THE GOOGLE TV ADD-ON. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE.
- 4.7 This License Agreement, and your relationship with Google under this License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the count yof Santa Clara, California to resolve any legal matter arising from this License Agreement. Notwit istanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

AGAIN TYPE "y" ccept? (y/N): y

Command Prompt - flutter doctor -- android-licenses

- 4.4 You acknowledge and agree that each member of the group of companies of which Google is the parent shall be third party beneficiaries to the License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement.
- 4.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. YOU MUST OMPLY WITH ALL DOMESTIC AND INTERNATIONAL EXPORT LAWS AND REGULATIONS THAT APPLY TO THE SDK. THESE AWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE.
- 4.7 The License Agreement, and your relationship with Google under the License Agreement, shall be loverned by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithst unding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

AGAIN TYPE "y" ccept? (y/N): y_ ¯

Command Prompt - flutter doctor -- android-licenses

13.1 Google may make changes to the License Agreement as it distributes new versions of the Preview. When these changes are made, Google will make a new version of the License Agreement available on the website where the Preview is made available.

- 14. General Legal Terms
- 14.1 the License Agreement constitutes the whole legal agreement between you and Google and governs your use of the Preview (excluding any services which Google may provide to you under a separate wri tten agreement), and completely replaces any prior agreements between you and Google in relation to the Preview
- 14.2 You agree that if Google does not exercise or enforce any legal right or remedy which is conta ned in the License Agreement (or which Google has the benefit of under any applicable law), this wi I not be taken to be a formal waiver of Google's rights and that those rights or remedies will stil be available to Google.
- 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement is invalid, then that provision will be removed from the License Agreement without affecting the rest of the License Agreement. The remaining provisions of the License Agreement will continue to be valid and enforceable
- 14.4 You acknowledge and agree that each member of the group of companies of which Google is the par ent shall be third party beneficiaries to the License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be thir d party beneficiaries to the License Agreement.
- 14.5 EXPORT RESTRICTIONS. THE PREVIEW IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. YOU M UST COMPLY WITH ALL DOMESTIC AND INTERNATIONAL EXPORT LAWS AND REGULATIONS THAT APPLY TO THE PREVIEW . THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE.
- 14.6 The License Agreement may not be assigned or transferred by you without the prior written appro val of Google, and any attempted assignment without such approval will be void. You shall not delega te your responsibilities or obligations under the License Agreement without the prior written approval of Google.
- 14.7 The License Agreement, and your relationship with Google under the License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithst anding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

June 2014.

Accept? (y/N): y AGAIN TYPE "y"

Select Command Prompt - flutter doctor --android-licenses

.3.1 Google may make changes to the License Agreement as it distributes new versions of the GDK. Whe A n these changes are made, Google will make a new version of the License Agreement available on the warbsites where the GDK is made available.

- 14. General Legal Terms
- 14.1 This License Agreement constitutes the whole legal agreement between you and Google and governs your use of the GDK (excluding any services which Google may provide to you under a separate written agreement), and completely replaces any prior agreements between you and Google in relation to the GDK.
- 14.2 You agree that if Google does not exercise or enforce any legal right or remedy which is contai ned in this License Agreement (or which Google has the benefit of under any applicable law), this wi ll not be taken to be a formal waiver of Google's rights and that those rights or remedies will stil l be available to Google.
- 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of this License Agreement is invalid, then that provision will be removed from this License Agreeme nt without affecting the rest of this License Agreement. The remaining provisions of this License Agreement will continue to be valid and enforceable.
- 14.4 You acknowledge and agree that each member of the group of companies of which Google is the par ent shall be third party beneficiaries to this License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of this License Agreement that confer s a benefit on (or rights in favor of) them. Other than this, no other person or company shall be th ird party beneficiaries to this License Agreement.
- 14.5 EXPORT RESTRICTIONS. THE GDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONAL EXPORT LAWS AND REGULATIONS THAT APPLY TO THE GDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE.
- 14.6 The rights granted in this License Agreement may not be assigned or transferred by either you o r Google without the prior written approval of the other party. Neither you nor Google shall be perm itted to delegate their responsibilities or obligations under this License Agreement without the pri or written approval of the other party.
- 14.7 This License Agreement, and your relationship with Google under this License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the count y of Santa Clara, California to resolve any legal matter arising from this License Agreement. Notwith hstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

November 19, 2013

Accept? (y/N): y ← AGAIN TYPE "y"

Command Prompt - flutter doctor --android-licenses

itted to delegate their responsibilities or obligations under this License Agreement without the prior written approval of the other party.

14.7 This License Agreement, and your relationship with Google under this License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the count y of Santa Clara, California to resolve any legal matter arising from this License Agreement. Notwit hstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

November 19. 2013

Accept? (v/N): v

5/6: License intel-android-extra-license:

Intel (R) Hardware Accelerated Execution Manager End-User License Agreement

Copyright (c) 2012 Intel Corporation, All rights reserved.

Redistribution. Redistribution and use in binary form, without modification, are permitted provided that the following conditions are met:

1.Redistributions must reproduce the above copyright notice and the following disclaimer in the docu mentation and/or other materials provided with the distribution.

Neither the name of Intel Corporation nor the names of its suppliers may be used to endorse or pro mote products derived from this software without specific prior written permission.

3.No reverse engineering, de-compilation, or disassembly of this software is permitted. Limited pate nt license. Intel Corporation grants a world-wide, royalty-free, non-exclusive license under patents it now or hereafter owns or controls to make, have made, use, import, offer to sell and sell ("Utilize") this software, but solely to the extent that any such patent is necessary to Utilize the software alone. The patent license shall not apply to any combinations which include this software. No hardware per se is licensed hereunder.

DISCLAIMER. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Accept? (y/N): y_ AGAIN TYPE "y"

Command Prompt - flutter doctor -- android-licenses

nforceable or invalid under any applicable law, such unenforceability or invalidity shall not rende this Agreement unenforceable or invalid as a whole, and, in such event, such unenforceable or inva id provision shall be interpreted so as to best accomplish the objectives of such provision within he limits of applicable law or applicable court decisions.

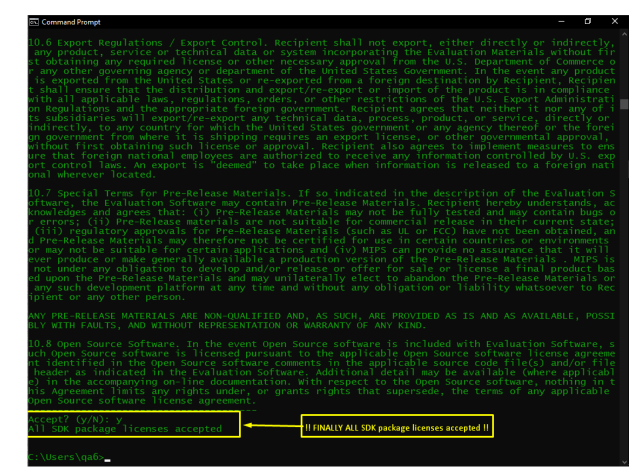
10.6 Export Regulations / Export Control. Recipient shall not export, either directly or indirectly, any product, service or technical data or system incorporating the Evaluation Materials without fir st obtaining any required license or other necessary approval from the U.S. Department of Commerce or any other governing agency or department of the United States Government. In the event any product is exported from the United States or re-exported from a foreign destination by Recipient, Recipient shall ensure that the distribution and export/re-export or import of the product is in compliance with all applicable laws, regulations, orders, or other restrictions of the U.S. Export Administration Regulations and the appropriate foreign government. Recipient agrees that neither it nor any of its subsidiaries will export/re-export any technical data, process, product, or service, directly or indirectly, to any country for which the United States government or any agency thereof or the foreign government from where it is shipping requires an export license, or other governmental approval, without first obtaining such license or approval. Recipient also agrees to implement measures to ensure that foreign national employees are authorized to receive any information controlled by U.S. export control laws. An export is "deemed" to take place when information is released to a foreign national employees.

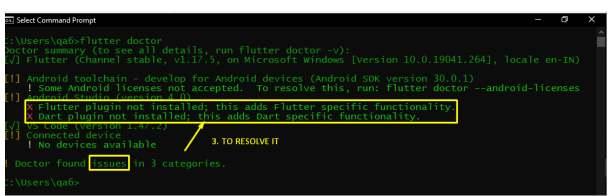
10.7 Special Terms for Pre-Release Materials. If so indicated in the description of the Evaluation Software, the Evaluation Software may contain Pre-Release Materials. Recipient hereby understands, acknowledges and agrees that: (i) Pre-Release Materials may not be fully tested and may contain bugs or errors; (ii) Pre-Release materials are not suitable for commercial release in their current state; (iii) regulatory approvals for Pre-Release Materials (such as UL or FCC) have not been obtained, and Pre-Release Materials may therefore not be certified for use in certain countries or environments or may not be suitable for certain applications and (iv) MIPS can provide no assurance that it will ever produce or make generally available a production version of the Pre-Release Materials. MIPS is not under any obligation to develop and/or release or offer for sale or license a final product based upon the Pre-Release Materials and may unilaterally elect to abandon the Pre-Release Materials or any such development platform at any time and without any obligation or liability whatsoever to Recipient or any other person.

ANY PRE-RELEASE MATERIALS ARE NON-QUALIFIED AND, AS SUCH, ARE PROVIDED AS IS AND AS AVAILABLE, POSSI BLY WITH FAULTS, AND WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND.

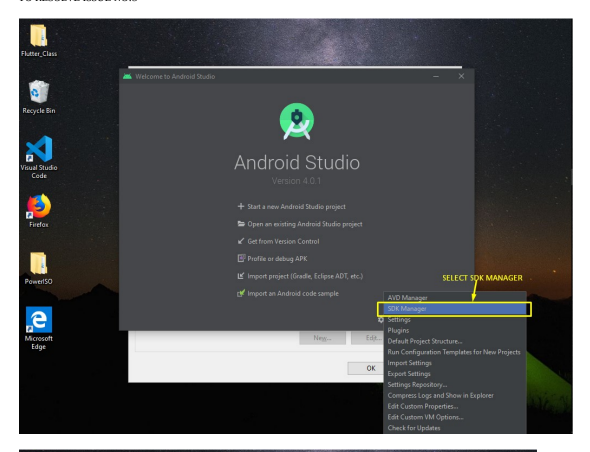
10.8 Open Source Software. In the event Open Source software is included with Evaluation Software, s uch Open Source software is licensed pursuant to the applicable Open Source software license agreeme nt identified in the Open Source software comments in the applicable source code file(s) and/or file header as indicated in the Evaluation Software. Additional detail may be available (where applicable e) in the accompanying on-line documentation. With respect to the Open Source software, nothing in this Agreement limits any rights under, or grants rights that supersede, the terms of any applicable Open Source software license agreement.

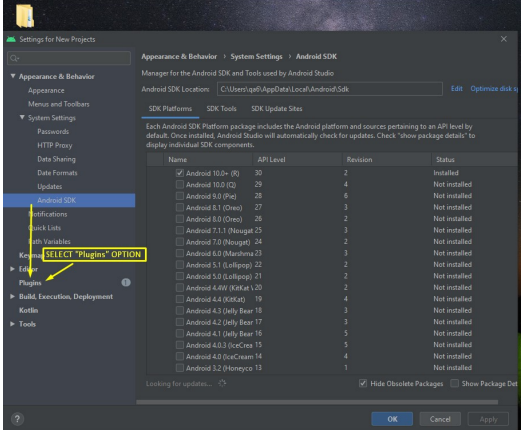
Accept? (y/N): y ← AGAIN TYPE "y"

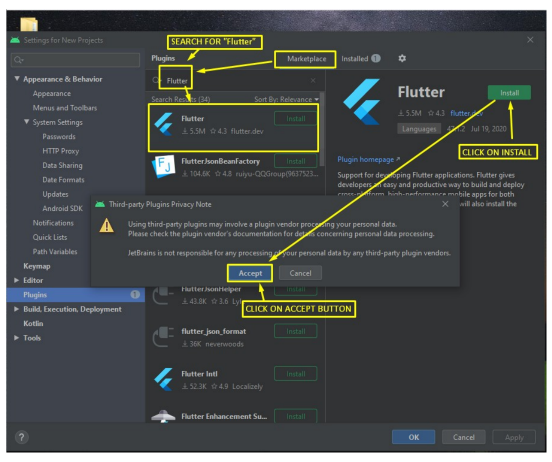


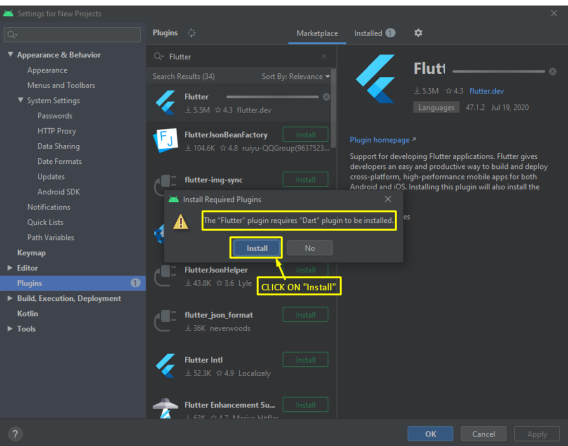


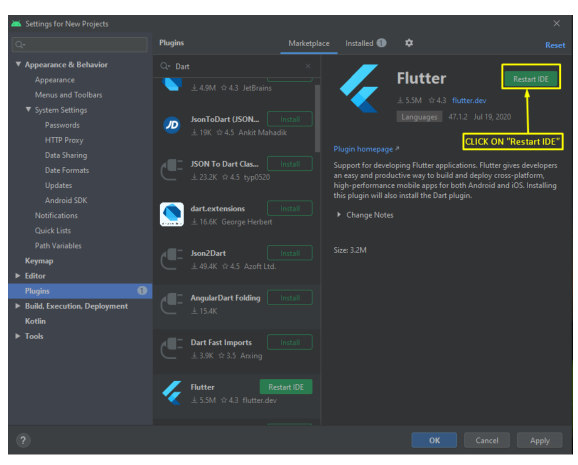
TO RESOLVE ISSUE NO:3

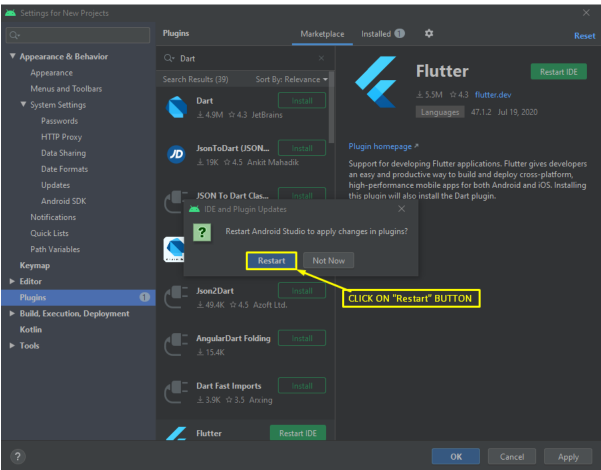


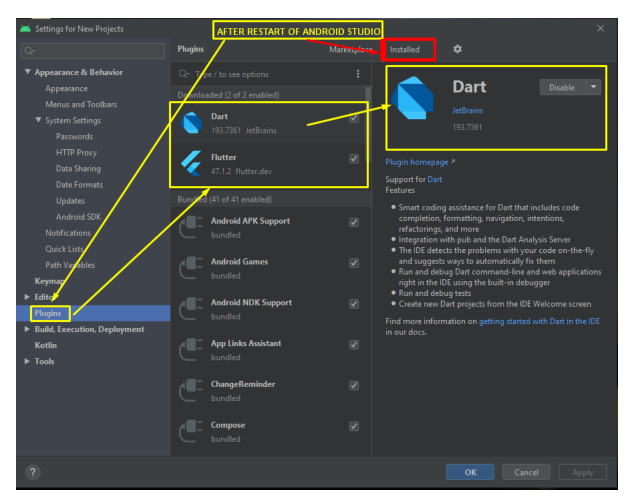


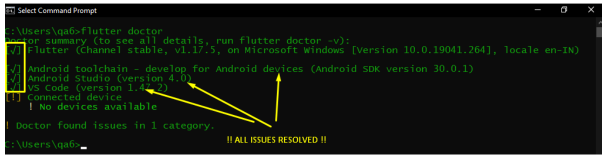


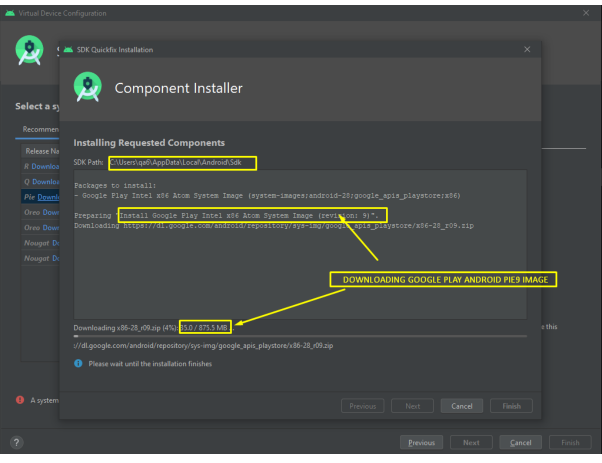


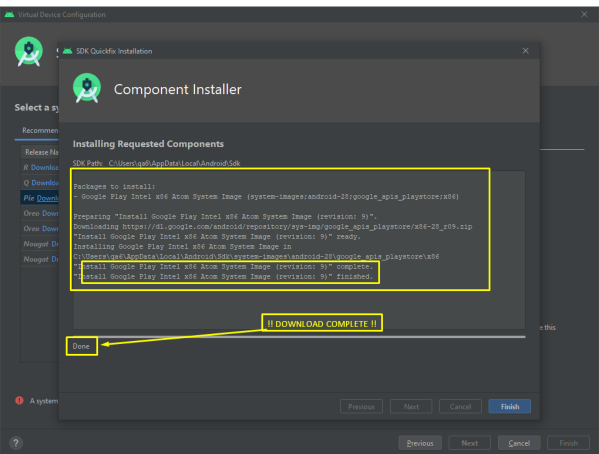




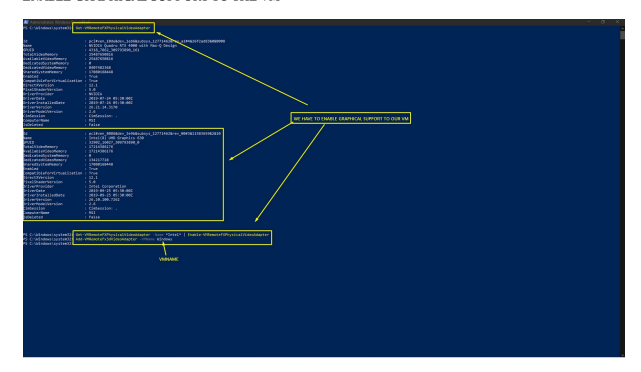








ENABLE GRAPHICAL SUPPORT TO THE VM



Dart SDK installation



FLUTTER APPLICATION SETUP USING ANDROID STUDIO ONLY

