

Trend Micro License Agreement

(Package Version 0403Nov03E021004)

READ THESE TERMS CAREFULLY BEFORE BREAKING THE SEAL ON THE ACCOMPANYING CD JACKET OR INPUTTING A SERIAL NUMBER, REGISTRATION KEY OR ACTIVATION CODE. THESE ACTIONS CONSTITUTE AN ACKNOWLEDGEMENT THAT YOU HAVE READ AND UNDERSTOOD THIS AGREEMENT AND AGREE TO BE BOUND BY ITS TERMS.

IF YOU DO NOT AGREE TO THESE TERMS, THE LICENSOR IS UNWILLING TO LICENSE THE SOFTWARE TO YOU AND YOU MUST RETURN THE SOFTWARE (INCLUDING THE UNOPENED CD PACKAGE, WRITTEN MATERIALS AND PACKAGING) TO THE SELLER NO LATER THAN 30 DAYS AFTER RECEIPT OF THE SOFTWARE FOR A REFUND SUBJECT TO THE SELLER'S RESTOCKING FEES AND RETURN POLICIES.

Except as set forth in the paragraph below, Trend Micro Incorporated ("Trend Micro") offers to license the Trend Micro™ software (including documentation) for which you ("You") have paid ("Software"), subject to the terms and conditions of this License Agreement (the "Agreement"). IF YOU ARE ACQUIRING THE SOFTWARE ON BEHALF OF YOUR COMPANY OR ORGANIZATION (COLLECTIVELY "COMPANY"), BY BREAKING THE SEAL ON THE ACCOMPANYING CD JACKET, INSTALLING AND/OR USING THE SERIAL NUMBER, REGISTRATION KEY, ACTIVATION CODE OR SOFTWARE, OR CLICKING AN "I ACCEPT" BUTTON DURING THE INSTALLATION OR DOWNLOADING PROCESS, YOU REPRESENT THAT (A) YOU ARE DULY AUTHORIZED TO REPRESENT YOUR COMPANY AND (B) YOU ACCEPT THE TERMS AND CONDITIONS OF THIS AGREEMENT ON BEHALF OF YOUR COMPANY. AN AGREEMENT IS THEN FORMED.

If, for technical or other reasons, You are prompted to accept a license agreement during the process of installing or downloading the Software, by clicking an "I Accept" button, You shall be deemed merely to confirm the terms and conditions of this Agreement. If You or another authorized representative of Your Company demonstrate that You have already entered into a valid written license agreement with Trend Micro regarding this Software (prior to Your receipt of the accompanying CD containing the Software), then the terms and conditions of such license agreement shall continue to be effective, and by breaking the seal on the accompanying CD jacket, installing and/or using the serial number, registration key, activation code or Software, or clicking an "I Accept" button during the installation or downloading process, You shall be deemed only to confirm the terms of Your valid written license agreement with Trend Micro. Subject to the foregoing, this Agreement and the specifications regarding price, the maximum number of Computers, Users or CPUs (or gigabytes) for which license fees have been paid, and Maintenance or Anti-spam Maintenance constitute the entire agreement between You and Trend Micro and supercede any prior and contemporaneous agreement, representation or understanding regarding the subject matter of this Agreement.

- 1. LICENSE GRANT.** *For PC-cillin Internet Security and PC-cillin Antivirus.* Trend Micro grants to You a perpetual, non-transferable, non-sublicensable and non-exclusive right to install and use PC-cillin Internet Security in machine-readable format only, and on no more than the maximum number of Computers for which license fees have been paid (as specified on the invoice You receive from Trend Micro or its authorized reseller, Your sales receipt or purchase order, as applicable). License fees must be paid for each Computer on which PC-cillin Internet Security is installed. "Computers" means servers or client computers, including personal

computers, workstations, handheld PCs or other digital electronic devices, provided that PC-cillin Internet Security can only be installed on one operating system per Computer. *For Trend Micro Client/Server for Small and Medium Businesses (SMB) and Client/Server/Messaging Suites for SMB.* Trend Micro grants to You a perpetual, non-transferable, non-sublicensable and non-exclusive right to install and use these Suites in machine-readable format only, and on no more than the maximum number of Computers for which license fees have been paid (as specified on the invoice You receive from Trend Micro or its authorized reseller, Your sales receipt or purchase order, as applicable). License fees must be paid for each Computer (including each server and client computer) on which the Software, including antivirus agents or other components, is installed. Software installed on more than the licensed number of Computers will not perform all functions properly. *For Trend Micro ServerProtect.* Trend Micro grants to You a perpetual, non-transferable, non-sublicensable and non-exclusive right to install and use ServerProtect in machine-readable format only on server(s) with no more than the maximum number of central processing units (“CPUs”), gigabytes of available storage, or Users (as defined below) for which license fees have been paid (as specified on the invoice You receive from Trend Micro or its authorized reseller, Your sales receipt or purchase order, as applicable). License fees must be paid for each User or for each CPU or gigabyte of available storage in each server on which ServerProtect is installed. *For Other Trend Micro Software.* Trend Micro grants to You a perpetual, non-transferable, non-sublicensable and non-exclusive right to install and use in machine-readable format only the Software on server(s) for access and use by no more than the maximum number of Users for which license fees have been paid (as specified on the invoice You receive from Trend Micro or its authorized reseller, Your sales receipt or purchase order, as applicable), provided that only five (5) Users of *Trend Micro Control Manager* may access and use that Software’s report generation functions concurrently. Additional concurrent usage licenses are available in groups of five (5) Users. License fees must be paid for each User who uses, or has access to, a computer (including a shared computer) which is connected directly or indirectly to the server(s) on which such Software is installed. “User” means you, if You are an individual. If You are a Company, “Users” means employees and independent consultants who use a computer to perform work for You.

2. **USE RESTRICTIONS.** You may copy the Software for backup purposes, provided that You reproduce all copyright and other proprietary notices that are on the original copy of the Software. In order to use the Software and to receive Maintenance (as defined below), You may be required to input a registration key and to register the Software at Trend Micro’s Web site.
3. **MAINTENANCE/RENEWAL.** *For Trend Micro Spam Prevention Solution and eManager:* Unless another term is specified in Your invoice, this Agreement entitles You to Product Updates and/or anti-spam databases and local technical support (collectively “Anti-spam Maintenance”) for one (1) year from the date this Software was shipped to You or Your receipt of the product serial number, registration key or activation code, whichever is earlier. *For Other Trend Micro Software:* Unless another term is specified in Your invoice, this Agreement entitles You to receive Product Updates, Pattern File Updates and local technical support (collectively “Maintenance”) for one (1) year from the date this Software was shipped to You or Your receipt of the product serial number, registration key or activation code, whichever is earlier. After one (1) year, You have no right to Anti-spam Maintenance or Maintenance (collectively “Product Maintenance”), unless You purchase annual Product Maintenance from Trend Micro (or an authorized reseller or dealer) at the then current fees. Payment of any and all past Product Maintenance fees, plus a re-instatement fee of 25% of the annual Product Maintenance fee, shall be required before Product Maintenance will be re-instated after it has lapsed for more than ninety (90) days. Trend Micro reserves the right, from time to time, to change the terms and conditions applicable to Product Maintenance, including fees, and to charge additional fees for technical support outside the country where You purchased the Software. “Product Updates” are subsequent versions of the Software that contain bug fixes and minor enhancements (and major enhancements from time to time at the discretion of Trend Micro). Users of Trend Micro Spam Prevention Solution or eManager must download and install applicable Product Updates when they become available in order to ensure the effective operation of that Software. “Pattern File Updates” are virus protection databases for the Software. Anti-spam databases are files for detecting unwanted email. Pattern File Updates or anti-spam databases must be routinely downloaded from

Trend Micro's Web site to ensure the most effective operation of the Software. Pattern File Updates may also require the download and installation of other software modules, such as scan engines.

- 4. PRODUCT REGISTRATION.** In order to install and use the Software, You may be required to input a registration key and to register your copy of the Software online with Trend Micro. If registration is required, You will be prompted to complete a brief questionnaire in order to receive an activation code. You must install this activation code in order to use the Software and receive Maintenance without interruption. By accepting this Agreement, You agree to register Your Software as a condition of Your use of the Software and Your right to Maintenance and Anti-spam Maintenance, and You consent to having certain limited personal data stored outside the country where You are located and/or in jurisdictions where privacy laws may not be as stringent as those in your own country.
- 5. MAINTENANCE OBLIGATION.** Trend Micro is only obligated to provide Maintenance for any version of the Software for eighteen (18) months after its release. Trend Micro is only obligated to provide Anti-spam Maintenance for six (6) months after the release of a subsequent version of Trend Micro Spam Prevention Solution.
- 6. TERMINATION.** This Agreement is effective until terminated. You may terminate it at any point by destroying all copies of the documentation together with all copies of the Software. Trend Micro has the option to immediately terminate this Agreement if You fail to comply with any material term or condition of this Agreement. You agree upon such termination to destroy the documentation together with all copies of the Software. The provisions of Sections 3, 6 through 15, 17, 18, 19 and 22 shall survive the termination of this Agreement and all fees paid or payable are non-refundable.
- 7. CONFIDENTIALITY.** You acknowledge that the Software and the related product serial number, registration key or activation code constitute valuable trade secrets and confidential information of Trend Micro ("Confidential Information"). You agree not to make available or disclose this Confidential Information to any third party, except (if You represent a Company) to employees or independent consultants who are bound by industry standard non-disclosure obligations.
- 8. OWNERSHIP.** You acknowledge that the Software is licensed, not sold, and that no title to the Software or any intellectual property therein is transferred to You and all title and ownership rights to the Software will remain the exclusive property of Trend Micro (or its licensors). You do not acquire any rights to the Software except as expressly set forth in this Agreement.
- 9. REVERSE ENGINEERING.** To the extent legally permissible, You agree that You will not attempt to rent, lease, sub-license, loan, auction, deal in, modify, create derivative works of, adapt, merge, translate, reverse compile, de-compile, or disassemble the Software, in whole or in part, use the Software to provide services to third parties, or authorize others to do any of the foregoing.
- 10. LIMITED WARRANTY.** Trend Micro warrants that, upon initial delivery of the Software and for thirty (30) days thereafter, the Software will perform in substantial accordance with the applicable documentation, including updates thereto, "ReadMe" files and release notes available online ("Limited Warranty"). Any implied warranties relating to the Software that cannot be effectively disclaimed shall be limited to thirty (30) days. Trend Micro does not warrant that the use of the Software will be uninterrupted or error free or that all errors or failures will be corrected.
- 11. CUSTOMER REMEDIES.** If the Software does not conform to the Limited Warranty in Section 10 above, Trend Micro's entire liability and Your sole remedy shall be, at Trend Micro's option, for Trend Micro to (a) to use commercially reasonable efforts to correct the error; or (b) help You work around or avoid the error; provided that You notify Trend Micro of Your claim under the Limited Warranty within the 30-day warranty period. The Limited Warranty does not apply to any error caused by accident, abuse, misapplication or any problem or error in the operating system software with which the Software is designed to operate. Any replacement Software will be warranted for the remainder of the original Limited Warranty period.

- 12. NO OTHER WARRANTIES.** NEITHER TREND MICRO NOR ITS SUPPLIERS WARRANT THAT THE SOFTWARE IS ERROR FREE OR THAT USE OF THE SOFTWARE WILL KEEP YOUR NETWORK OR COMPUTER SYSTEMS FREE FROM ALL VIRUSES OR OTHER MALICIOUS CODE. EXCEPT FOR THE LIMITED WARRANTY IN SECTION 10 AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, TREND MICRO AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES WITH RESPECT TO THE SOFTWARE, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS.
- 13. SEVERABILITY.** If a court or other competent tribunal in any jurisdiction finds any provision of this Agreement invalid, such invalidity shall not affect the remaining provisions of the Agreement, which shall remain in full force and effect.
- 14. LIMITATION OF LIABILITY; CONSEQUENTIAL DAMAGES.** TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL TREND MICRO OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND ARISING OUT OF THIS AGREEMENT OR THE DELIVERY, PERFORMANCE OR USE OF THE SOFTWARE, EVEN IF TREND MICRO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF THE NATURE OF THE CAUSE OF ACTION OR THEORY ASSERTED. IN NO EVENT WILL TREND MICRO'S OR ITS SUPPLIERS' LIABILITY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT, OR ANY OTHER THEORY OF LIABILITY, EXCEED THE LICENSE FEE PAID OR PAYABLE BY YOU.
- 15. CONSUMER PROTECTION.** SOME JURISDICTIONS DO NOT ALLOW CERTAIN LIMITATIONS, SO THE ABOVE LIMITATIONS AND DISCLAIMERS OF WARRANTIES AND LIABILITIES MAY NOT FULLY APPLY TO YOU. YOU MAY HAVE ADDITIONAL RIGHTS AND REMEDIES THAT MAY VARY FROM JURISDICTION TO JURISDICTION. SUCH POTENTIAL RIGHTS OR REMEDIES, IF ANY, SHALL NOT BE AFFECTED BY THIS AGREEMENT.
- 16. PRODUCT UPDATES AND PATTERN FILES.** Product Updates and Pattern File Updates shall be treated as Software and governed by the terms and conditions of this Agreement, unless Trend Micro specifies different terms and conditions in connection with their delivery, download, or installation. Product Updates provided hereunder will replace or patch previously licensed copies of the Software, but will not increase the authorized number of Computers, Users or CPUs (or gigabytes). Nothing in this Agreement will prevent Trend Micro from offering any modified version of the Software or other products as a new product for additional consideration.
- 17. GOVERNING LAW.** This Agreement and any dispute arising out of or in connection with this Agreement shall be governed by the laws of the State of California, excluding its conflict of laws provisions and excluding the United Nations Convention on Contracts for the International Sale of Goods.
- 18. NON-ASSIGNABILITY.** You may not assign any right under this Agreement to any party, including any affiliate, without the prior written consent of Trend Micro. Any purported assignment by You shall be null and void. To the extent that this prohibition on assignment may be unenforceable, any such assignment must be subject to the terms and conditions of this Agreement.
- 19. AUDIT.** At Trend Micro's written request, but not more frequently than annually, You shall provide Trend Micro with a document signed by an authorized representative verifying the number of Computers, Users or CPUs (or gigabytes) for which the Software is being used. Upon reasonable notice and during regular business hours, Trend Micro shall have the right to audit Your use of the Software. If the audit or signed verification reveals unlicensed Computers, Users or CPUs (or gigabytes), You shall, within thirty (30) days of notice, pay to Trend Micro the then-current license fees due.

- 20. BACK-UP.** For as long as You use the Software, You will regularly back-up Your computer system(s) on a separate media. You acknowledge that any failure to do so may significantly decrease Your ability to mitigate any harm or damage arising from any problem or error in the Software.
- 21. COMPLIANCE WITH ALL LAWS, EXPORT CONTROL.** Both parties shall comply with all applicable laws including but not limited to the export control laws of the United States. You shall not export nor re-export the Software or any confidential information related thereto without the appropriate United States and foreign government licenses, and You are responsible for any violation of such export control laws. By accepting this Agreement, You confirm that You are not a resident or citizen of any country currently embargoed by the U.S. A list of embargoed countries is available at the official Web site of the Office of Foreign Assets Control of the U.S. Department of the Treasury at <http://www.treas.gov/ofac/>.
- 22. U.S. GOVERNMENT RESTRICTED RIGHTS.** The Software may only be transferred to the U.S. Government with the prior written consent of an officer of Trend Micro and solely with "Restricted Rights", as that term is defined in the Department of Defense ("DOD") Supplement to the Federal Acquisition Regulations ("DFARS") in paragraph 252.227-7202.32 (c)(1) if to the DOD, or, if the Software is supplied to any unit or agency of the US Government other than DOD, the Government's rights in Trend Micro Software shall be no greater than those set forth in FAR 52.227-19(c)(1) or (c)(2), Commercial Computer software - Restricted Rights; or FAR 52.227-14, Rights in General Data Alternative III, as applicable. Contractor: Trend Micro Incorporated, 10101 N. DeAnza Blvd., Cupertino, CA 95014.

BY BREAKING THE SEAL ON THE ACCOMPANYING CD PACKAGE OR INSTALLING THE REGISTRATION KEY, ACTIVATION CODE OR SERIAL NUMBER, YOU ACCEPT TREND MICRO INCORPORATED'S OFFER TO LICENSE THE SOFTWARE UNDER THESE TERMS AND CONDITIONS.

If You do not accept Trend Micro's offer or You wish to license the Software for production use, contact: Trend Micro Incorporated, 10101 N. De Anza Blvd., Cupertino, CA 95014. Telephone: (408) 257-1500. Fax: (408) 257-2003. Address all questions about this Agreement to: legalnotice@trendmicro.com. To view a copy of Trend Micro's standard US License Agreement, visit www.trendmicro.com/license/US.

THE SOFTWARE IS PROTECTED BY TRADE SECRET COPYRIGHT AND UNITED STATES PATENT LAWS, AND INTERNATIONAL TREATY PROVISIONS. UNAUTHORIZED REPRODUCTION OR DISTRIBUTION IS SUBJECT TO CIVIL AND CRIMINAL PENALTIES.