

License Agreement

The following License Agreement (hereinafter Agreement) is concluded between you, a legal entity or a home user (hereinafter User), and Doctor Web Ltd. (hereinafter Rights Holder), the owner of the exclusive property rights to the Dr.Web® family of software for Android (hereinafter, Software), in which technologies and software from other vendors may be incorporated in cases where the corresponding rights have been acquired under the laws of the Russian Federation and International Law:

1. The terms herein apply to Software that incorporates this Agreement.

2. The User agrees with terms herein in full from the moment they start using the Software.

3. If the User disagrees with any or all terms of the present License Agreement, the User has no right to copy, install, launch or use the Software in any other way. A violation of the terms of the present Agreement by the User is considered an unauthorized use of the Software and entails civil, administrative and criminal responsibility.

4. If the User is a legal owner of a copy of the Software and has accepted the terms and conditions herein, the User is granted the non-exclusive and non-transferable right to use the Software in any part of the world in a way that is limited to installing the Software, and launching and loading it into the memory of a computer (smartphone, tablet PC or any other protected object).

4.1. The period within which the Software usage right is granted, the number of PCs (smartphones, tablet PCs or other protected objects), the availability of technical support and other Software usage terms selected by the user during lawful acquisition of the Software are defined in the license key file or in the user account created when the Software usage right was acquired.

4.2. The User's legally obtained alphanumeric code (serial number) is used to generate a license key file, The serial number is registered on a corresponding web page of the Rights Holder's website (http://products.drweb.com/register) or by means of the automatic renewal and registration utility during Software installation (an Internet connection is required). Once the serial number is registered, a licence key file is generated automatically.

4.3. Terms stipulated in paragraphs 4.1-4.2, 5.1 and 5.4 herein apply to fully functional Software as well as to Software with a limited set of features (demo versions) whose period of use hasn't been limited by the Rights Holder (hereinafter, Unlimited Software). Titles and a set of features available in Unlimited Software corresponds with the Unlimited Software title chosen by the User in the course of lawful acquisition of this Software. The right to use Unlimited software is provided for as long as the exclusive right to the Software under the laws of Russian Federation. All other terms and conditions herein that apply to the Software are also applicable to the Unlimited Software.

4.4. The remuneration amount for the transfer of rights to use the Software under this agreement is defined and displayed to the User as they select and/or install the Software and corresponds to the remuneration amount set by the Rights Holder for the Software, selected by the User, in the source from which the rights can be acquired.

5. The User is entitled to use the Software only if the User fully agrees with all the terms herein and fully complies with them.

5.1. The Software can be used only within the period and on the number of computers (smartphones, tablet PCs or other protected objects) as defined in the license key file or in the source of acquisition of rights to use the Software.

5.2. The User understands and agrees with the terms of the Rights Holder's privacy policy published on the Rights Holder's web-site (http://company.drweb.com/policy/) and also agrees and understands that information obtained from the User during the registration process (including personal data), as well as information reported upon contacting the Rights Holder's Technical Support Service, can be used by the Rights Holder at its discretion (e.g. forwarded to a third party), including for sending emails to your specified address.

5.3. The User also understands and agrees that in the course of its operation, the Software can send to the Rights Holder information including, but not limited to, data concerning found threats and websites visited by the User.





© Doctor Web, 2003 — 2018

3rd street Yamskogo polya 2-12A, Moscow, Russia, 125040 Tel.: +7 495 789-45-87 Fax: +7 495 789-45-97

www.drweb.com www.freedrweb.com www.av-desk.com www.drweb-curenet.com 5.4. The User is entitled to create as many copies of the license key file as required to install the Software on the number of computers (smartphones, tablet PCs or other protected objects) defined in the license key file. In addition, the User may store no more than two copies of the license key file. The User may not give these copies to a third party or place them on tangible media that is accessible to a third party or make the files accessible to the public over the Internet or by any other means. If User's legally obtained key file has been lost, deleted or rendered invalid, the Rights Holder may consider the User's request to restore it.

5.5. Throughout the entire software usage period, the User is granted the right to receive, through the Internet, virus database updates as well as upgrades of the software modules as they are made available by the Rights Holder, for the software installed on the PC (smartphone, tablet PC or any other protected object). All the virus database updates as well as upgrades of the software modules are an integral part thereof and are used solely in conjunction with the Software under the terms of this Agreement, unless other conditions are established by the Rights Holder in addition to the terms defined herein. If the user acquires the Software on terms that provide technical support, the user is entitled throughout the Software usage period to contact the technical support of the Rights Holder or that of the Software distributor, who has concluded a corresponding agreement with the Rights Holder.

5.6. The User may not distribute the Software in any format and by any means including selling, renting, leasing, transferring and importing the Software for any of the aforementioned purposes.

5.7. The User may not modify, decompile, disassemble, decrypt, or perform any other actions with the Software object code with the aim of obtaining information about the algorithms implemented in the Software, unless compelled to perform such actions by law or in possession of written permission from the Rights Holder to do so. The User may not modify the internal protection mechanism of the Software. Knowingly using and/or copying the Software, when self-protection has been removed or is non-operational, is illegal.

5.8. The Software is not meant to be used and may not be used in information systems operating in a hazardous environment or in life support systems where software failure may endanger the health or life of a human being or cause losses of any kind.

5.9. This Agreement does not grant the User any rights with respect to any trade marks and logos owned by the Rights Holder.

5.10. The Software is intended for use only by the User to whom it was originally given under the terms of this Agreement. Providing the Software to third parties is prohibited.

5.11 It is not guaranteed that the User can migrate to other Software versions, including newer Software versions as they are made available by the Rights Holder.

6. The Software, its components, and the accompanying documentation are provided to the User as is, without any express or implied warranty of any kind. The Rights Holder is not liable to the User for any problems that arise or may arise, including but not limited to, while the User is installing, updating, supporting, and maintaining the Software (including compatibility issues with other software products, drivers, etc.), problems due to the User's misinterpretation of guidance provided in the documentation, or failure of the Software to meet the User's expectations.

7. The Rights Holder is not liable to the User for possible negative consequences of any kind, including (without limitation) those caused by the Software's incompatibility or conflict with other software products installed on the same computer (desktop, laptop, server, mobile phone, smartphone, etc.), incompatibility or conflict with hardware (desktop, laptop, server, mobile phone, etc.).

8. The relations between the Rights Holder and the User under this Agreement are governed by the law of the Russian Federation. All disputes related to adherence to the terms herein are to be resolved in corresponding courts at the Rights Holder's location.

9. The Rights Holder can change terms of this agreement unilaterally. The user is notified of a new version of the Agreement by a means acceptable to the Rights Holder.

Doctor Web

Doctor Web is the Russian developer of Dr. Web anti-virus software. We have been developing our products since 1992. The company is a key player on the Russian market for software that meets the fundamental need of any business — information security. Doctor Web is one of the few anti-virus vendors in the world to have its own technologies to detect and cure malware. Our anti-virus protection system allows the information systems of our customers to be protected from any threats, even those still unknown. Doctor Web was the first company to offer an anti-virus as a service and, to this day, is still the undisputed Russian market leader in Internet security services for service providers. Doctor Web has received state certificates and awards; our satisfied customers spanning the globe are clear evidence of the high quality of the products created by our talented Russian programmers.

www.drweb.com www.drweb-curenet.com www.av-desk.com www.free.drweb.com

© Doctor Web, Ltd.

3rd street Yamskogo polya 2-12A, Moscow, Russia, 125040 Tel.: +7 495 789–45–87 Fax: +7 495 789–45–97 Website: www.drweb.com Email: pr@drweb.com