

## 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., PSRN 1047796021723 (hereinafter "Rights Holder"), the owner of the exclusive rights to the Dr.Web® family of software (hereinafter "Software"). The Agreement is subject to the following conditions:

1. The terms herein apply to the use of the Software that accompanies the Agreement.
2. By using the Software, the User fully accepts the terms herein.
3. If the User disagrees with the terms of the Agreement, the User has no right to use the Software in any way. Use of the Software in such a manner that violates the terms herein shall be construed as unauthorised use of the Software and subject to civil, administrative and criminal liability.
4. If the User is the rightful owner of an account (login and password) that facilitates access to the Software (hereinafter, "Account») and has also accepted the terms of the Agreement in full, the User is granted the non-exclusive right to use the Software anywhere in the world only by launching the Software under the Account in accordance with the User Guide published on the Rights Holder's website (<https://drweb.ru/vxcube/>). The User will receive Information about the period for which the Software usage rights are granted, the licensing parameters (the number of files that can be scanned, etc.), as well as other applicable conditions, from the source that provided them with their Account.
5. The User accepts and agrees with the terms of the Rights Holder's privacy policy published on the Rights Holder's website (<https://company.drweb.com/policy/>) and also agrees and understands that any information obtained from the User during the registration process (including personal data), as well as information reported by the User 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 the purpose of sending email to the address specified by the User.
6. Prior to publishing or in any other way disseminating the contents of any informational materials related to the Software, to the User's experience interacting with the Software, and to the Rights Holder, the User (or third parties that use information provided by the User) must obtain written approval from the Rights Holder regardless of the methods and media utilised to publish the information or make it otherwise available including making it available on the Internet for a specifically targeted group and audiences in general. The commercial use of information about the User's experience with the Software requires prior written consent from the Rights Holder. All the procedures required to receive consent or approval from the Rights Holder or other copyright owners, when such approval or consent is required, must be conducted by the User in advance, independently, and at their own expense.
7. The User is forbidden to provide the Account to a third party, disclose any information about the Account to a third party, provide third-party access to the Software without disclosing Account information, provide an unspecified group of individuals or legal entities with access to the Account, or transfer Software usage rights to third parties. All actions conducted with the Account, by means of the Account or related to it and/or the Software, are considered to be actions committed by the User or by persons who have been authorised to act on their behalf. The Software usage rights can be transferred to a third party only in cases and under the procedure defined by the legislation of the Russian Federation.
8. 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 User agrees and understands that the Rights Holder is and will not be responsible for any possible losses, damage or other consequences that arise or may arise in (including but not limited to) the following situations: 1) while being used by the User (including compatibility problems with other programs or their components, hardware, drivers, etc), 2) due to the User misinterpreting instructions in the documentation including the User Guide and this Agreement, 3) in the event of a discrepancy between usage results and User expectations, 4) if the payment for telecom services and traffic increases, 5) if the User provides insufficient information about themselves, or false contact information. The User understands and agrees that the Rights Holder has no way to control their use of telecommunication services and traffic, and therefore, the responsibility with regard to the use of telecommunication services and traffic rests solely with the User.

Defend what you create



© Doctor Web, Ltd.  
2003 — 2017

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

[www.drweb.com](http://www.drweb.com)

[free.drweb.com](http://free.drweb.com)

[www.av-desk.com](http://www.av-desk.com)

[www.freedrweb.com](http://www.freedrweb.com)

9. The relationship between the Rights Holder and the User under this Agreement is governed by the laws of the Russian Federation. All disputes related to the adherence to the terms herein are to be resolved in the relevant courts at the Rights Holder's location.
10. This Agreement does not grant the User rights to trademarks, technologies, or design features belonging to the Rights Holder or to other products of intellectual activity that are not a part of it and have no connection with it.
11. The Rights Holder reserves the right to refuse to fulfill the Agreement unilaterally (including in situations when the User violates the terms of the Agreement) and deny the User the ability to use the Software or the Account, without compensating the User for any damage caused by a refusal of this kind.
12. The Rights Holder can change the terms of this Agreement unilaterally. The User is notified when a new version of the Agreement enters into force by a means and within the time frame acceptable to the Rights Holder. By continuing to use the Software after a new amendment of the Agreement has entered into force, the User accepts its terms in full.

## 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](http://www.drweb.com) | [free.drweb.com](http://free.drweb.com) | [www.av-desk.com](http://www.av-desk.com) | [www.freedrweb.com](http://www.freedrweb.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