

WebDrive® - End User License Agreement

Educational Use License

Microsoft Windows® and Apple Macintosh®

This license is agreed to by the end user prior to installing the software.

This license is a legal agreement between you, the end user and South River Technologies, Inc. (“SRT”). The software is licensed to you only if you accept all of the terms contained in this license agreement. Before installing the software, please read the terms and conditions of this license agreement. If you do not accept these terms and conditions, then SRT does not license the software to you.

LICENSE

The software that accompanies this license is the property of SRT, and is protected by copyright laws. You will have certain rights to use the software after you accept this license. Your rights and obligations regarding the use of this software are:

You may:

1. Use one copy of the software on an unlimited number of computers belonging to, or associated with an educational institution or organization. For colleges and universities, this license applies to a specific campus and all programs associated with that campus, even if the programs are located off-site. For K-12, this license will apply to an entire school district;
2. Make copies of the software for archival purposes, either by copying the software onto a diskette or a hard disk on a computer;
3. Install the software on a server for the purpose of distribution to licensed users, provided you have a license for each computer;
4. Use in a Terminal Services® environment to enable clients to access the software;
5. Make copies of the documentation for internal use;
6. Use a registration code obtained directly from SRT, or by an authorized distributor of this software. Use of license codes obtained other than directly through SRT or one of its Authorized Resellers or Electronic Software Distributors (ESD’s) may constitute a copyright violation;
7. Distribute the software to staff, faculty, board or volunteers and to students of the University or institution during their attendance at the institution. The University must inform students of their responsibility to delete the software from their machine upon completing or terminating their attendance at the University or institution

You may not:

1. Distribute registration codes, either in hard copy, electronic form or by postings on unse

cured public web sites and bulletin boards or similar facilities, without the express written consent of SRT;

2. Copy the documentation for the purpose of distribution, or distribute the documentation in electronic or hard copy form;
3. Sublicense, rent, lease or resell any portion of the software;
4. Decompile, modify, translate, disassemble or reverse engineer the software; or otherwise display the source code in any human-readable form;
5. Create derivative works based upon this software;
6. Use a registration code obtained from an unauthorized distributor of this software. If you determine that you are in possession of an unauthorized registration code, you are required to uninstall the registration code from the software, and destroy all copies, (electronic or hard copy) of the registration code. Failure to do this constitutes a violation of copyright laws, and the user may be subject to criminal prosecution.

LIMITED WARRANTY

SRT does not warrant that this software will meet your needs, or that the software or operation of the software will be error free. If this software does not perform as documented within the user documentation or help system, you are entitled, at SRT's discretion, to a full refund within 30 days of purchase of this product. SRT may, at its option, provide a software fix or reasonable work-around in place of a refund.

DISCLAIMER OF DAMAGES

In no event will SRT be liable to you for any consequential, special or indirect damages, including lost profits or lost data, arising from the use of, or inability to use this software, even if SRT has been advised of the possibility of such damages. In no case shall SRT's liability exceed the purchase price of this software.

GENERAL

This license agreement will be governed by the laws of the State of Maryland. This agreement is the complete agreement between SRT and you, and supersedes all prior agreements, oral and written, with respect to the subject matter contained herein. This agreement may only be modified by a license addendum which accompanies this license, or by a written document signed by SRT and you. If you have any questions about this license agreement, write to:

South River Technologies, Inc.
1910 Towne Centre Blvd
Suite 250
Annapolis, Maryland 21401
USA