

End User License Agreement

Important: READ THIS LICENSE AGREEMENT BEFORE INSTALLING THE SOFTWARE.

PC Recovery™
Copyright© 2010, PC Recovery Ltd

THIS AGREEMENT IS A LEGAL CONTRACT BETWEEN YOU (THE END USER) AND THE LICENSOR GOVERNING YOUR USE OF THE PRODUCT. INSTALLING THE SOFTWARE INDICATES YOUR ACCEPTANCE OF THIS AGREEMENT.

The entire risk of the use or the result of the use of this software and documentation remains with the user. No part of the Software and this documentation may be reproduced by any means, electronic or mechanical, for any purpose, except as expressed in the End User License Agreement.

The computer software ("the Software"), documentation and other materials (collectively, "the Product") that accompany this license are the property of PC Recovery Ltd (the "Licensor") and are protected by copyright law. All other rights, including ownership of the Software, are reserved by PC Recovery Ltd.

PC Recovery™, FileRestore for Networks™, File Restore for Networks™, FileRestore for Networks Client™, File Restore Professional™, FileRestore Professional™, File Discovery™, Photo Discovery™ and LiveView™ are trademarks of PC Recovery Ltd. Microsoft®, Windows 95®, Windows 98®, Windows ME®, Windows NT®, Windows 2000 Server®, Windows 2003 Server®, Windows 2008 Server®, Windows XP®, Windows Vista®, Windows 7® and MS-DOS® are registered trademarks of Microsoft Corporation. Apple®, iPod® and iTunes® are registered trademarks of Apple Computer, Inc. VMware® is a registered trademark of VMware, Inc. All other brand and product names are trademarks or registered trademarks of their respective owners.

The LICENSOR grants you a non-exclusive, non-transferable license to install and use the Software conditional upon the following limitations:

You may:

- 1) Use one copy of the host Software on a single computer or install and use the host Software on the specific Central Processing Unit(s) ("CPU(s)") identified on the purchase order or other documentation relating to this License Agreement.
- 2) Use one copy of the client Software on a single computer or install and use the client Software on the specific Central Processing Unit(s) ("CPU(s)") identified on the purchase order or other documentation relating to this License Agreement.
- 3) Copy the Software onto the hard disk of the computer and retain the original for archival purposes only.

You may not:

- 1) Use the Software for purposes other than as authorized in this License Agreement or knowingly permit anyone else to do so.
- 2) Disclose any part of the Product to anyone or make any part of the Software, documentation or other material you may receive from PC Recovery Ltd relating to the Product available to anyone.
- 3) Sell, transfer, sublicense, lend, rent, lease or give the product to any third party or allow any third party to use the Product unless you are an Authorized Reseller or have written permission from PC Recovery Ltd.
- 4) Transfer this to another person or allow another person to use such other versions.
- 5) Reverse engineer, de-compile, disassemble, modify, translate, and attempt to discover the

source code of the Software or permit others to do so.

Limited Warranty/Limitation of Remedies

LICENSOR will replace, at no charge, defective media and product materials that are returned within 30 days of the original date of license. LICENSOR warrants, for a period of 30 days after the original date of license, that the Software will perform in substantial compliance with the written materials accompanying the Software. If, within 30 days of the original date of license, you report in writing a significant defect in the Software to LICENSOR, and LICENSOR is unable to correct it within 30 days of the date you report the defect, you may return the Product, and LICENSOR will refund the license fee. You agree that the only remedy available to you will be a refund of the license fee of the Product. Under no circumstances and under no legal theory, contract, or otherwise, shall PC Recovery or its suppliers be liable to you or any other person for any indirect, special incidental, or consequential damages of any character including, damages for loss of goodwill, work stoppage, loss of data, computer failure, or for any and all other damages or losses. The technical documentation is delivered to you on as-is basis, and PC Recovery makes no warranty as to its accuracy or use. Any use of the technical documentation or the information contained in it is at risk of the user.

THE FOREGOING WARRANTIES ARE IN LIEU OF OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE PRODUCT.

General

If any provision of this Agreement shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this Agreement and shall not affect the validity and enforceability of the remaining provisions of this Agreement. This Agreement shall be construed and interpreted in accordance with the Laws of England.