



END USER LICENSE AGREEMENT

Copyright 2008-2017 Halon Security. All rights reserved.

The Halon software is copyright 2008-2017 Halon Security. All rights reserved. This software may not, in whole or in any part, be copied, reproduced, transmitted, translated (into any language, natural or computer), stored in a retrieval system, reduced to any electronic medium or machine readable format, or by any other form or means without prior consent, in writing, from Halon Security. You are granted a limited license to use this software. The software may be used or copied only in accordance with the terms of that license, which is described in the following paragraphs.

EULA

You are not allowed to use Halon software without agreeing to the terms and conditions hereof.

You may use this product for evaluation and testing purposes only under a single operating system for a period of 14 days and Software License Agreement is a TRIAL license of the software. You can extend this period for additional year(s) against payment of annual license fee. Annual licenses can be purchased through Halon Security certified partner or at halonsecurity.com. Once purchase and license has been activated and approved, license will be commercial and not trial. If license is over-due, trial time is over 14 days or not purchased for commercial license the anti-spam and anti-virus services will stop.

You acquire no right to distribute Halon software and no right to copy the product and/or any associated product documentation unless agreed with Halon Security in writing. You agree not to decompile, disassemble or reverse engineer the software. You acknowledge that you obtain no ownership rights to the software under the terms of this Software License Agreement. All rights in the product including but not limited to trade secrets, trademarks, service marks, patents and copyrights are, shall be and will remain the property of Halon Security or any third party contributor from whom Halon Security has licensed software or technology. You may not remove any notices, labels, trademarks on the Halon product or documentation.

DATA RIGHTS.

You should be aware that Halon software contains functions for collecting information related to your use of the software. Halon Security may also collect and track non-personally identifiable information about you including but not limited to your IP address, the type of hardware you use and the type of platform you employ. Halon Security reserves the right to compile, save, use within the scope of Halon Security activities, and analyze any and all of your data (registration data, and use history). Halon Security intends to use such data for internal purposes only, including without limitation for the purposes of responding to your requests for information and for contacting you if license issue should occur. Halon Security may provide aggregated statistics about your use of the software to third parties, but such information will be aggregated so that it does not identify a particular individual or company.

LICENSE

"THE SOFTWARE" SHALL BE TAKEN TO MEAN THE SOFTWARE CONTAINED IN THIS PACKAGE AND ANY SUBSEQUENT VERSIONS OR UPGRADES RECEIVED AS A RESULT OF HAVING PURCHASED THIS PACKAGE. "BUYER" SHALL BE TAKEN AS THE ORIGINAL PURCHASER OF THE SOFTWARE OR USER WHO HAS DOWNLOADED AND INSTALLED SOFTWARE. BUYER HAS THE NON-EXCLUSIVE RIGHT TO USE THE SOFTWARE ONLY ON A SINGLE COMPUTER. BUYER MAY NOT ELECTRONICALLY TRANSFER THE PROGRAM FROM ONE COMPUTER TO ANOTHER OVER ANY TYPE OF NETWORK. BUYER MAY NOT DISTRIBUTE COPIES OF THE SOFTWARE OR THE ACCOMPANYING DOCUMENTATION TO OTHERS EITHER FOR A FEE OR WITHOUT CHARGE. BUYER MAY NOT MODIFY OR TRANSLATE THE PROGRAM OR DOCUMENTATION. BUYER MAY NOT DISASSEMBLE THE PROGRAM OR ALLOW IT TO BE DISASSEMBLED INTO ITS CONTITUENT SOURCE CODE. BUYER'S USE OF THE SOFTWARE INDICATES HIS/HER ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF BUYER DOES NOT AGREE TO THESE CONDITIONS, RETURN THE DISTRIBUTION MEDIA, DOCUMENTATION, AND ASSOCIATED MATERIALS TO THE VENDOR FROM WHOM THE SOFTWARE WAS PURCHASED, AND ERASE THE SOFTWARE FROM ANY AND ALL STORAGE DEVICES UPON WHICH IT MAY HAVE BEEN INSTALLED. THIS LICENSE AGREEMENT SHALL BE GOVERNED BY THE LAWS OF SWEDEN.

DISCLAIMER / LIMITATION OF LIABILITY BUYER ACKNOWLEDGES THAT THE SOFTWARE MAY NOT BE FREE FROM DEFECTS AND MAY NOT SATISFY ALL OF BUYER'S NEEDS. THE SOFTWARE AND ANY ACCOMPANYING WRITTEN MATERIALS ARE LICENSED "AS IS". IN NO EVENT WILL HALON SECURITY BE LIABLE FOR DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGE OR DAMAGES RESULTING FROM LOSS OF USE, OR LOSS OF ANTICIPATED PROFITS RESULTING FROM ANY DEFECT IN THE PROGRAM, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. SOME LAWS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF IMPLIED WARRANTIES OR LIABILITIES FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSION MAY NOT APPLY.

SPECIFIC RESTRICTIONS THIS SOFTWARE MAY NOT BE RENTED, LENT OR LEASED. THE SOFTWARE AND ACCOMPANYING DOCUMENTATION MAY NOT BE PROVIDED BY A "BACKUP SERVICE" OR ANY OTHER VENDOR WHICH DOES NOT PROVIDE AN ORIGINAL PACKAGE AS COMPOSED BY HALON SECURITY, INCLUDING BUT NOT LIMITED TO ALL ORIGINAL DISTRIBUTION MEDIA, DOCUMENTATION, REGISTRATION CARDS, AND INSERTIONS.