

MADVR SOFTWARE - END USER LICENSE AGREEMENT

By using or accessing our software, known as the madVR software ("Software"), you are agreeing to the terms of this End User License Agreement ("EULA") between you and madVR Labs, LLC ("madVR Labs" or "we").

IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, YOU MAY NOT USE THE SOFTWARE. FURTHERMORE, BY INSTALLING AND/OR USING THE SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL AND/OR USE ANY OF THE SOFTWARE. "Software" shall include, but not be limited to, all electronic files which you acquire related to the Software, and all updates thereto.

This EULA governs your access and use of the Software. This EULA gives you certain legal rights, and you may also have other legal rights in addition, which vary from jurisdiction to jurisdiction. The disclaimers, exclusions, and limitations of liability of this EULA will apply to the extent permitted by law. Some jurisdictions do not allow the exclusion of implied warranties or the exclusion or limitation of incidental or consequential damages or other rights, so those provisions of this EULA may not apply to you.

THIS IS A LEGAL AGREEMENT. BY INSTALLING, ACCESSING AND OR USING THE SOFTWARE OR PORTION THEREOF IN ANY WAY YOU ARE ACCEPTING AND AGREEING TO THIS EULA ON BEHALF OF YOURSELF OR THE ENTITY YOU REPRESENT IN CONNECTION WITH SUCH INSTALLATION, ACCESS OR USE. YOU REPRESENT AND WARRANT THAT YOU HAVE THE RIGHT, AUTHORITY, AND CAPACITY TO ACCEPT AND AGREE TO THIS EULA ON BEHALF OF YOURSELF OR THE ENTITY YOU REPRESENT. YOU REPRESENT THAT YOU ARE OF SUFFICIENT LEGAL AGE IN YOUR JURISDICTION OR RESIDENCE TO USE OR ACCESS THE SOFTWARE AND TO ENTER INTO THIS EULA. IF YOU DO NOT AGREE WITH ANY OF THE PROVISIONS OF THESE TERMS, YOU MAY NOT USE OR ACCESS THE SOFTWARE.

1. Non-Exclusive License; License Key; Restrictions

Subject to your compliance with the terms of this EULA, madVR Labs hereby grants you a nonexclusive, nontransferable license to use the Software object/binary code solely for your personal purposes on one or more of your personal computers ("PC"). This limited license expressly does not include a license, transfer, use or grant of any rights to the underlying source code. You may not permit use of the Software by another party (including but not limited to network, remote computing services, transfer, incorporation, directly or indirectly, into another good or service, cloud or timesharing use), or use it for or in conjunction with any commercial purposes whatsoever, without the express written permission from madVR Labs. Software licensing information for commercial or other use other than personal use is available from madVR Labs upon request. Absent such written permission, you also may not sell, provide or transfer your PC that contains the Software to another person or party for any reason without first permanently removing the Software in its entirety, and may not provide the Software separately.

The Software is licensed, not sold. madVR Labs (and its licensors) retain all rights, title and interest, including all intellectual property rights, in the Software. The Software is protected by copyright and other intellectual property laws and treaties. You may not install, use, or copy any of the Software for which you do not have a proper license. In furtherance of the foregoing, and not in limitation thereof, you may not incorporate the Software into other products or solutions, or give away the Software, with the expectation, hope or anticipation of receiving any type of compensation for such, directly or indirectly, without the express written permission from madVR Labs. In the event of any use or distribution of the Software whatsoever, either directly or indirectly, other than for personal use, including but not limited to any form of commercial use, you hereby agree to pay to madVR Labs \$2,995 USD ("Commercial License Fee") per PC or other such system that it is installed and or used on, as liquidated damages related to such use. Such payment is required in full within 14 calendar days of receiving notice from madVR Labs. The parties agree that this amount is not a penalty and represents a reasonable, agreed upon estimate of the value of the use of the Software for anything other than personal use.

The license provided herein is granted solely to you for use with the Software to enhance and process your local or home-networked video content in real time and output the enhanced video to a display for real-time viewing only, with no recording, playback or capture functions of its own ("Intended Purpose"). Use of the Software in any fashion other than as described herein, including any illegal purposes such as piracy or copyright violation, or use other than for its Intended Purpose is strictly prohibited. The Software may use a means to limit its features and/or duration before it expires, and you agree not to defeat or attempt to alter or defeat such measures.

You further agree not to, and you will not permit others to, (a) license, sell, rent, lease, assign, distribute (unless for Allowable Distribution, as defined below), transmit, host, outsource, disclose or otherwise commercially exploit the Software, (b) copy or use the Software for any purpose other than as permitted in Section 1, (c) use any portion of the Software on any device other than your own PC, (d) remove or alter any trademark, logo, copyright or, patent marking(s), other proprietary notices, legends, symbols or labels in the Software, (e) modify, make derivative works of, disassemble, reverse compile or reverse engineer any part of the Software to the fullest extent of the law, (f) create or use a tool that downloads and or places the Software on a PC, (g) install or use the Software on any PC or other such hardware you have purchased or otherwise obtained from a party which sells or markets Home Theater PC products, commercial or home theater products or services, or commercial services or solutions involving video displays or processing, (h) pay any money or any form of compensation to a party in exchange for such, unless such party is listed on the madVR Labs website as an Authorized madVR Labs Commercial Use Partner ("ACUP"), (i) directly or indirectly use the Software in any way with external or internal video capture devices or cards of any kind, and/or to receive or process incoming video from or in conjunction with any professional or consumer electronic devices, and/or with any devices with one or more HDMI outputs.. In the event of any violation of 1(g), 1(h) and/or 1(i), you agree to pay madVR Labs the Commercial License Fee if an ACUP has not paid the fee for you, and in the case of 1(i), you further agree to comply with 1(i) or to stop using the Software, in which case this agreement shall automatically terminate per the terms of section 4 of this EULA. "Allowable Distribution" shall mean that the Software may be distributed, but only in its unmodified entirety and including this EULA, and only for personal use by the distributor of the Software or the receiver of the Software, in accordance with the restrictions set forth herein. Any entity or person aiming to profit or otherwise commercially benefit, directly or indirectly, by distributing or attempting to distribute the Software in any way may only do so after obtaining a license from

madVR Labs, at madVR Labs' sole discretion. Websites which make software available for download solely at no cost, may distribute the Software, as long as such sites do not profit directly or indirectly by doing so.

You further agree that you shall comply, at your sole expense, with all applicable laws, regulations and rules, on a worldwide basis, relating to use of the Software. You agree to indemnify, defend and hold harmless madVR Labs and its members, managers, officers, employees, legal representatives, agents and affiliated companies from and against any losses, costs, or damages (including reasonable attorneys' fees and litigation costs) resulting from or in connection with (i) your failure to comply with law, and (ii) your use or misuse of the Software.

2. Ownership of the Software

The Software and all worldwide patents, copyrights, trade secrets, and other intellectual property rights therein are the exclusive property of madVR Labs and its licensors. madVR Labs and its licensors reserve all rights in and to the Software not expressly granted to you in this EULA. The Software (and all copies thereof) is licensed to you, not sold, under this EULA. There are no implied licenses in this EULA. Full and exclusive right, title and interest to ownership of the Software, or any portion thereof, or any modifications made thereto, or any derivative work thereof, and in any and all related patent, trademarks, copyrights, trade secrets, confidential information and any other proprietary rights relating to the Software shall vest exclusively in madVR Labs. Except as expressly provided in this EULA, you shall retain no right, ownership or title in the Software or in any related letters patent, trademarks, copyrights, trade secrets, confidential information or any other proprietary rights. In the event that you create, submit, contribute or communicate any ideas, inventions, suggestions, changes, modifications, testing techniques, or improvements to the Software, including, but not limited to, source code and/or object code ("Improvements"), either in the past, present or future, you hereby grant an irrevocable, perpetual, royalty-free worldwide license to use, make, create derivatives, sell, sublicense, and/or transfer the Improvements for any and all purposes. You further agree to execute all documents reasonable and necessary to perfect madVR Labs' license interest. To the extent that you fail to execute such documents when requested, you hereby appoint madVR Labs, by any of its officers, to execute such documents as your attorney-in-fact. This EULA shall not be construed in any manner as transferring any rights of ownership or license to the Software or to the features or information therein, except as specifically stated herein.

3. Open Source and Free Software

Certain items of Software are subject to "open source" or "free software" licenses ("Open Source Software"). Some of the Open Source Software is owned by third parties. The Open Source Software is not subject to the terms and conditions of this EULA. Instead, each item of Open Source Software is licensed under the terms of the end user license that accompanies such Open Source Software. If required by any license for any particular Open Source Software, madVR Labs makes such Open Source Software, and madVR Labs' modifications to that Open Source Software, available by written request to madVR Labs at hello@madVR.com.

4. Term and Termination

This EULA and the license granted hereunder are effective on the date you first use or access the Software and shall continue for as long as you retain the Software, unless this EULA is terminated under this section. You or madVR Labs may terminate this EULA at any time at each party's sole discretion effective immediately upon written or emailed notice from the party that wishes to terminate this EULA. Upon termination of this EULA, the license granted hereunder will terminate and you must stop all use of the Software, but the terms of Sections 2 through 11 will remain in effect after any such termination.

5. Limitations of Software

You acknowledge that madVR Labs and the Software does not guarantee a specific level of service or effectiveness. If the Software provides you information ("Product Information") regarding the Software, such Product Information is provided "as is" and "as available". madVR Labs cannot and does not guarantee that any Product Information is correct or up to date.

6. Warranty and Warranty Disclaimer

You agree that the Software is deemed accepted upon receipt by you. The Software is provided as is with no warranty.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MADVR LABS PROVIDES THE SOFTWARE "AS-IS" AND DISCLAIMS ALL WARRANTIES AND CONDITIONS, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE INCLUDING PARTIAL OR FULL CONNECTIVITY AND OR COMPATIBILITY WITH ANY OTHER SOFTWARE PRODUCT, TITLE, QUIET ENJOYMENT, ACCURACY, AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS, INCLUDING, BUT NOT LIMITED TO, THE INTELLECTUAL PROPERTY RIGHTS OF SUCH THIRD-PARTIES. MADVR LABS DOES NOT GUARANTEE ANY SPECIFIC RESULTS FROM THE USE OF THE SOFTWARE. MADVR LABS MAKES NO WARRANTY THAT THE SOFTWARE WILL BE UNINTERRUPTED, CONTINUED, FREE OF VIRUSES OR OTHER HARMFUL CODE, TIMELY, AVAILABLE, SECURE, ERROR-FREE, OR FREE FROM CLAIM OF INFRINGEMENT. YOU USE ALL PRODUCT INFORMATION, AND THE SOFTWARE, AT YOUR OWN DISCRETION AND RISK. YOU WILL BE SOLELY RESPONSIBLE FOR (AND MADVR LABS DISCLAIMS) ANY AND ALL LOSS, LIABILITY, OR DAMAGES, INCLUDING, BUT NOT LIMITED TO, YOUR ELECTRIC OR POWER UTILITIES OR SERVICES, HOME, BUSINESS, PC, HARDWARE, ANY AND ALL DEVICES OR APPLIANCES CONNECTED TO YOUR PC, RESULTING FROM YOUR USE OF THE SOFTWARE. MADVR LABS IS UNDER NO OBLIGATION TO PROVIDE YOU WITH SUPPORT, UPDATES, ENHANCEMENTS, OR FIXES OF ANY KIND.

7. Limitation of Liability

MADVR LABS IS NOT LIABLE FOR INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES OR LOST PROFITS, FORESEEABLE OR UNFORESEEABLE, OF ANY KIND (INCLUDING, WITHOUT LIMITATION, LOSS OF GOODWILL, LOST OR DAMAGED DATA OR SOFTWARE, LOSS OF USE OF HARDWARE, OR DOWNTIME) ARISING FROM THE SALE AND DELIVERY OF THE SOFTWARE OR ANY OTHER ACT, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ADDITION, MADVR LABS' MAXIMUM LIABILITY FOR DIRECT DAMAGES, WHETHER BASED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY

OR OTHERWISE, WILL NOT EXCEED \$100 IN THE AGGREGATE. THE FOREGOING LIMITATIONS SHALL APPLY NOTWITHSTANDING THE FAILURE OF ANY EXCLUSIVE REMEDIES. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF DAMAGES AND THE ABOVE EXCLUSIONS OR LIMITATIONS MAY NOT APPLY. IN SUCH EVENT MADVR LABS' TOTAL LIABILITY IS LIMITED TO THE LOWEST AMOUNT ALLOWED UNDER APPLICABLE LAW.

8. Confidentiality

The Software is and remains the Confidential Information of, and a trade secret of, madVR Labs. "Confidential Information" shall mean the Software, and all other information disclosed to you that madVR Labs characterizes as confidential at the time of its disclosure either in writing or orally, except for information which you can demonstrate: (a) is previously rightfully known to you without restriction on disclosure; or (b) is or becomes, from no act or failure to act on your part, generally known in the relevant industry or public domain. You shall use your best efforts to preserve and protect the confidentiality of the Confidential Information at all times, both during the term hereof and for a period of at least 3 years after termination of this EULA, provided, however, that any source code or trade secrets you receive shall be held in confidence in perpetuity. You shall not disclose, disseminate or otherwise publish or communicate Confidential Information to any person, firm, corporation or other third party without the prior written consent of madVR Labs. You shall not use any Confidential Information other than in as expressly required to use the Software in accordance with its standard use and in accordance with all Product Information. You are required to notify madVR Labs in writing immediately upon discovery of any unauthorized use or disclosure of Confidential Information or any other breach of this EULA, and to cooperate with madVR Labs in every reasonable way to regain possession of Confidential Information and prevent any further unauthorized use. If you are legally compelled to disclose any of the Confidential Information, then, prior to such disclosure, you will (i) immediately notify madVR Labs prior to such disclosure to allow madVR Labs an opportunity to contest the disclosure, (ii) assert the privileged and confidential nature of the Confidential Information, and (iii) cooperate fully with madVR Labs in protecting against any such disclosure and/or obtaining a protective order narrowing the scope of such disclosure and/or use of the Confidential Information. In the event such protection is not obtained, you shall disclose the Confidential Information only to the extent necessary to comply with the applicable legal requirements.

9. Governing Law and Venue

Any claim, dispute, action, cause of action, issue, or request for relief relating to this EULA, will be governed by the laws of Maryland in the United States of America, without giving effect to any conflicts of laws principles that require the application of the laws of a different jurisdiction. Any action or proceeding relating to this EULA must be brought in a federal or state court located in Montgomery County, Maryland in the United States and each party irrevocably submits to the jurisdiction and venue of any such court in any such claim or dispute, except that madVR Labs may seek injunctive relief in any court having jurisdiction to protect its intellectual property or Confidential Information.

10. Export Compliance

The Software and related technology may be subject to U.S. export control laws and may be subject to export or import regulations in other countries. You agree to strictly comply with all such laws and regulations and acknowledge that you have the responsibility to obtain authorization to export, re-export, or import the Software and related technology, as may be required. You will indemnify and hold madVR Labs harmless from any and all claims, losses, liabilities, damages, fines, penalties, costs and expenses (including attorney's fees) arising from or relating to any breach by you of your obligations under this section regarding export compliance.

11. Miscellaneous

Any notice to you may be provided by email to the address (if any) that you registered with madVR Labs. If any provision of this EULA is unenforceable, such provision will be changed and interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions will continue in full force and effect. All waivers by madVR Labs must be in writing and may be given or denied in madVR Labs' sole discretion. Any waiver or failure by madVR Labs to enforce any provision of this EULA on one occasion will not be deemed a waiver of any other provision or of such provision on any other occasion. If you desire to transfer the Software, such transfer may only be made if such transferee receives a copy of this EULA and provides written notice of such transferee's agreement to this EULA. This EULA shall bind any user or transferee of the Hardware and/or Software upon use. You agree that you shall indemnify and hold harmless from all costs, expenses or other liability incurred by madVR Labs related to such transfer or the use of the Software by such transferee. The Software are deemed irrevocably accepted upon your use of the Software. madVR Labs will have no responsibility to provide maintenance or support services with respect to the Software. The headings of Sections of this EULA are for convenience and are not to be used in interpreting this EULA. Except as otherwise provided in this section, no amendment to this EULA will be valid unless it is in writing. The parties to this EULA are independent contractors. You acknowledge that the Software contains valuable trade secrets and proprietary information of madVR Labs, that any actual or threatened breach of Sections 2 or 8 or any other provision of this EULA in which madVR Labs determines that monetary damages alone would be an inadequate remedy will constitute immediate, irreparable harm to madVR Labs for which monetary damages would be an inadequate remedy, and that injunctive relief is an appropriate remedy for such breach.