

IMPORTANT: READ CAREFULLY. USE OF TREND MICRO SOFTWARE AND SERVICES BY BUSINESS AND OTHER ENTITIES IS SUBJECT TO THE FOLLOWING LEGAL TERMS AND CONDITIONS

Trend Micro License Agreement

Trial and Paid Use License

Enterprise and SMB Software and Services

Date: May 2008

English/Multi-country

1. **Binding Contract.** This License Agreement (“Agreement”) is a binding contract between Trend Micro Incorporated or a licensed affiliate (“Trend Micro”) and the legal entity that will be using Trend Micro Software or Services on a paid or trial use basis. An employee or other agent, including a reseller or contractor which installs or registers Software or Services, of this entity (“Representative”) must accept this Agreement on behalf of the entity before the Software or Services may be used. Entities whose Representative has validly accepted this Agreement are referred to as “You.” Please print this Agreement and save a copy electronically.

NOTE: SECTION 21 OF THIS AGREEMENT LIMITS TREND MICRO’S LIABILITY. SECTIONS 8, 17, 18 AND 19 LIMIT OUR WARRANTY OBLIGATIONS AND YOUR REMEDIES. SECTION 10 SETS FORTH IMPORTANT CONDITIONS OF USE FOR SOFTWARE AND SERVICES. SECTION 14 TELLS YOU WHAT INFORMATION WE COLLECT FROM THE SOFTWARE YOU INSTALL. READ THESE SECTIONS CAREFULLY BEFORE ACCEPTING THE AGREEMENT.

2. **Scope.** This Agreement applies to all Trend Micro software (“Software”), services sold as products separate from Software (“Standalone Services”) and service components of Software (“Service Components”) sold to small and medium business (“SMB”) and large enterprises (“Enterprise”). Standalone Services and Service Components are collectively referred to as “Services”. Professional or expert service offerings are governed by other agreements.

3. **Agreement Acceptance.** (a) If the Software is downloaded, or the Service initiated from, our website (for paid or trial use purposes), this Agreement will be accepted and a contract formed when a Representative selects an “I Accept”, “OK” or “Yes” button or box below prior to download or installation. (b) If the Software is installed from a Compact Disc (CD)/DVD accompanying a product package, this Agreement will be deemed accepted and a contract formed when a Representative breaks the seal on the CD/DVD jacket/case. (c) If an entity is already using an evaluation or other version of the Software or Service, it shall be deemed to accept the Agreement as a paid user when a Representative enters the paid use product registration key or activation code (whichever is first).

4. **Agreement Rejection.** If an individual is not authorized to accept this Agreement on behalf of the entity, or a Representative does not agree with any term or condition of the Agreement, select the “I Do Not Accept” or “No” button or box below and/or do not input the registration key or activation code, break the seal on the CD/DVD jacket/case or use the Software or Service(s). IF ANY ENTITY DOES NOT AGREE WITH ANY TERM OF THIS AGREEMENT AND HAS PAID FEES BEFORE RECEIVING NOTICE OF THIS AGREEMENT, IT MAY CONTACT ITS SUPPLIER WITHIN 30 DAYS OF RECEIPT OF THE ORDER CONFIRMATION OR LICENSE CERTIFICATE FOR A REFUND.

5. **Applicable Agreement.** When installing the Software or initiating a Service, You may be prompted to accept the same or another version of a Trend Micro license agreement. The first

version of the agreement You validly accept shall take precedence – unless the Software or Services are subject to an existing written contract signed by Trend Micro, in which case, the signed contract shall take precedence. Some Product Updates may also require You to accept additional or different license terms as a condition of use. Otherwise, this Agreement and Trend Micro’s written specifications regarding Maintenance and licensed number of Computers or Users, as applicable, will supersede any prior or contemporaneous written or oral agreements, representations or understandings. Modifications to this Agreement must be agreed to in writing by Trend Micro.

6. **Applicable Terms.** *Paid Use Licenses:* If You have purchased a license to Software or Services, Sections 1 through 7 and 9 through 30 apply to You. *Trial Use Licenses:* If You have not purchased a license to Software or Services and are using these products for trial or evaluation purposes, You are a “trial user” and Sections 1 through 8, 10, 12, 14, 15, 16, 20, 21, 23 through 27, 29 and 30 of this Agreement apply.

7. **Ownership.** The Software, Services and accompanying documentation are the property of Trend Micro Incorporated or its licensors, and are protected by copyright, trade secret and U.S. or other patent laws, and international treaty provisions. By accepting this Agreement, You acquire the limited rights to the Software, documentation and Services set forth in Sections 8 and 9 below.

8. **Trial Use License.** If You are a trial user, You may use the Software or Services for evaluation or testing purposes in a non-production environment for thirty (30) days from the date You download the Software or initiate the Service (the “Evaluation Period”). During the Evaluation Period, You are entitled to web or email based technical support in the country where You are located and to Minor Product Updates, Content Security Updates and Service Updates, if applicable. These capitalized terms are defined in Section 11(A) below.

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, TREND MICRO SOFTWARE, SERVICES AND RELATED DOCUMENTATION USED FOR TRIAL OR EVALUATION PURPOSES ARE PROVIDED TO YOU “AS IS” WITHOUT WARRANTIES OF ANY KIND. Your right to use the Software or Services ends when the Evaluation Period ends, or if You violate any term of this Agreement. Trend Micro also reserves the right to terminate any Trial Use License with or without cause with five (5) days prior written notice. Upon termination of the Evaluation Period, You must delete or destroy all copies of the Software and documentation and stop using the Service. Your obligations and rights under Sections 7, 16, 21, 23-27 and 29 will continue to apply after the end of the Evaluation Period.

9. **Paid Use License.**

(A) **For Trend Micro Internet Security, Worry-Free Business Security Standard (or Trend Micro Client/Server Security for Small and Medium (SMB)), Worry-Free Business Security Advanced (or Client/Server/Messaging Security for SMB), or Trend Micro Mobile Security:** You may install and use the Software listed above on no more than the maximum number of Computers, as stated on Your purchase order, order confirmation or License Certificate, for which license fees have been paid. You must pay license fees for each operating system on each client or personal computer, workstation, handheld personal computer, cellular or mobile telephone or other digital electronic device (each a “Computer”) on which You install the Software or any Software agent. You may make a reasonable number of copies of the Software for back up purposes. Use of Service Components is governed by Section C below.

(B) **For all other Enterprise or SMB Trend Micro Software:** You may install the Software for access and use by no more than the maximum number of employees or independent contractors (“Users”) for which license fees have been paid, as stated on Your purchase order, order confirmation or License Certificate. License fees are required for each User who has access to a Computer (including a shared Computer) which is connected directly or indirectly to the

network server(s) on which the Software is installed. The only exception is that no more than five (5) Users of **Trend Micro Control Manager** may access and use that Software's report generation functions at the same time; however, additional concurrent usage licenses are available in groups of five (5) Users. You may make a reasonable number of copies of the Software for back up purposes.

(C) **For Service Components:** You may enable and use Service Components for no more than the maximum number of licensed Users or Computers of the Software during any Maintenance Term (as defined in Section 11 below) only.

(D) **For Standalone Services:** Trend Micro will provide You with the Standalone Services for the time period ("Subscription Term"), as stated on Your purchase order, order confirmation or License Certificate, via online access on an outsourced basis during any Maintenance Term (as defined in Section 11 below) twenty-four (24) hours per day, seven (7) days per week, three hundred sixty-five (365) days per year, subject to reasonable scheduled and unscheduled downtime. You must initiate Services to receive them, and You must initiate them promptly to receive Services for the full Subscription or Maintenance Term.

(E) **For documentation:** You may make a reasonable number of copies of the documentation accompanying the Software or Services for internal training and use. All such copies must include the same proprietary notices as the original documentation provided by Trend Micro.

10. **License Restrictions.** Under this Agreement, You may not: (i) transfer or sublicense the Software, Service or documentation to another person or entity; (ii) rent, lease, loan, auction, or resell the Software, Service or documentation; (iii) modify, adapt, translate, or create derivative works of the Software, Service or documentation; (iv) reverse engineer, de-compile, or disassemble the Software or Service, in whole or in part, or otherwise attempt to reconstruct or discover the source or object code or underlying ideas, algorithms, file formats, programming or interoperability interfaces; (v) use the Software or Services to provide services to third parties, or (vi) authorize others to do any of the foregoing. Trend Micro reserves the right to take reasonable steps to prevent unauthorized access to, and use of, the Software or Services, including the suspension of Maintenance or any Service or Software-based Service component.

11. **Maintenance/Renewal for Paid Use Licenses.** A paid use license to Software and/or Services entitles You to Minor Product Updates, Content Security Updates and/or Service Updates, as applicable, and web or e-mail based technical support from Trend Micro or an authorized reseller in the country where the Software or Services was purchased (collectively "Maintenance") for one (1) year from the date You receive the product serial number, registration key or activation code, or order confirmation, whichever is earlier ("Maintenance Term"). At its option, Trend Micro may also elect to make Major Product Updates available to You at no additional charge during Your Maintenance Term. To retain Maintenance rights after the expiration of the Maintenance Term, You must purchase annual renewal Maintenance from Your supplier (or Trend Micro).

(A) **Defined Maintenance Terms.** "*Minor Product Updates*" are subsequent versions of the Software that contain bug fixes or minor enhancements and are typically designated by a change in the version number to the right of the decimal point. "*Major Product Updates*" are subsequent versions of the Software that contain new features or functionality which Trend Micro elects to make available to You at no additional charge during Your Maintenance Term. Major Product Updates are typically designated by a change in the version number to the left of the decimal point. Minor and Major Product Updates are collectively referred to as "*Product Updates*". Upon installation, Product Updates become "*Software*" for the purposes of this Agreement. "*Content Security Updates*" are new versions of the Software's content security component(s) also known as pattern files or definitions. "*Service Updates*" are enhancements to the databases, heuristics or underlying technology of the Services. Service Updates are implemented without end

user action. Product Updates, Content Security Updates and Service Updates are collectively referred to as “*Updates*.” Technical support for any version of Software or Services is available for eighteen (18) months after its release.

(B) Maintenance Restrictions. Trend Micro reserves the right to offer modified versions of its Software or Services, including subsequent versions that contain new features or functionality, as new products or services for additional consideration. Minor Product Updates, Content Security Updates and updates to the Software’s scan engine components must be routinely installed from Trend Micro’s Website for the Software to operate effectively. Trend Micro reserves the right to change the terms and conditions, including fees, applicable to Maintenance and other Services from time to time and to charge additional fees for technical support outside the country where the Software was originally purchased. Technical support is only available for each version of Software and Service for eighteen (18) months after its release.

12. **Service Acknowledgements.** Service components of Software and standalone Services operate by forwarding certain data (“Forwarded Data”) to Trend Micro owned or controlled servers for scanning. These servers employ proprietary technology to identify and then screen malicious or potentially unwanted content based on user-proscribed parameters.

As a condition of using any Service and by accepting this Agreement: (i) You represent and warrant that You are legally permitted and authorized to access, and to provide Trend Micro with access to, the Forwarded Data and agree to provide Trend Micro with evidence of such authorization upon request; (ii) You authorize Trend Micro to act as Your data processing agent and at Your discretion when performing the Services; (iii) You undertake to inform the source of the Forwarded Data, to the extent required by local law, of the scope and purpose of the Service, which may entail the transfer of Forwarded Data to servers located outside of the European Union or other jurisdiction where You are located; (iv) You agree that You are responsible for deciding if and how You use the Services; and (v) You represent that You will otherwise use the Services only in a legal manner. In the event of any breach of the representation and warranty in Section 12(i) Trend Micro may, with prior notice and without prejudice to its other rights, suspend the performance of the Service until You can show to Trend Micro's satisfaction that any such breach has been cured.

13. **Product Registration.** In order to receive Services, Updates and technical support, a Representative must register with Trend Micro and activate the Software and Services. Registration enables us to contact You and to ensure that only validly licensed entities receive Maintenance and other Services. Registration requires an entity name and address, a contact name, a valid product serial number, and a valid email address for renewal and other legal notices. Failure to register does not diminish Your warranty rights, but Trend Micro cannot provide access to Services, Updates or technical support without registration.

14. **Information Collection.** In addition to product registration information, Trend Micro must process and store certain information about Your network and equipment to provide Maintenance and related support services. To improve its products, Trend Micro may also upload information periodically from installed Software about product usage, detected malware or potentially unwanted files and use Service traffic to improve its data bases and heuristics. Trend Micro products are not designed to capture or retain any personal or private information.

You agree that Trend Micro may (i) use uploaded data from installed Software to improve products and services; (ii) share data that has been identified as malicious or unwanted content with affiliates and security partners; and (iii) use and disclose uploaded data for analysis or reporting purposes only if any such use, sharing or disclosure does not identify You or include any information that can be used to identify any individual person. Trend Micro reserves the title, ownership and all rights and interest to any intellectual property or work product resulting from its use and analysis of such information.

15. **Data Protection Regulations.** The use of certain Software and/or Services may be subject to data protection laws or regulations in Your country. You are responsible for determining how and if you need to comply with those laws or regulations.

16. **Consent To Electronic Communications.** Trend Micro may send You required legal notices and other communications about the Software and Services, including Updates, upgrades, special offers and pricing or other similar information, customer surveys or other requests for feedback (“Communications”). Trend Micro will send Communications via in-product notices or email to registered email addresses of named contacts, or will post Communications on its Websites. By accepting this Agreement, You consent to receive all Communications through these electronic means only and acknowledge and demonstrate that You can access Communications on Websites.

17. **Paid Use License Warranty.** For paid use licenses, Trend Micro warrants that: (i) for thirty (30) days following Trend Micro’s issuance of a registration key or activation code (whichever comes first), the program portion of the Software will substantially conform with the applicable documentation, as updated from time to time, including ‘ReadMe’ files and release notes available online; and (ii) during the Maintenance Term, it will carry out the Services in a professional manner with reasonable skill and care (“Limited Warranty”).

18. **Customer Remedies.** If the Software or Services do not conform to the Limited Warranty above, Trend Micro’s entire liability and Your sole remedy shall be, at Trend Micro’s option, for Trend Micro to: (a) use commercially reasonable efforts to correct the error in the Software; (b) help You work around or avoid the Software error; (c) refund You the cost of the Software; (d) re-perform the Services; or (e) refund any prepaid fees for Services after the date of breach of the Limited Warranty; provided that You notify Trend Micro of Your claim under the Limited Warranty within the warranty period. THE LIMITED WARRANTY DOES NOT APPLY TO (A) ANY ERROR CAUSED BY ACCIDENT, ABUSE, ALTERATION, MISUSE, MISAPPLICATION OR ANY PROBLEM OR ERROR IN THE OPERATING SYSTEM SOFTWARE WITH WHICH THE SOFTWARE IS DESIGNED TO OPERATE OR (B) ANY PROBLEM OR ERROR RESULTING FROM THE USE OF THE SOFTWARE WITH PROGRAMS THAT HAVE SIMILAR FUNCTIONS OR FEATURES OR ARE INCOMPATIBLE WITH THE SOFTWARE. ANY REPLACEMENT SOFTWARE WILL BE WARRANTED FOR THE REMAINDER OF THE ORIGINAL LIMITED WARRANTY PERIOD.

19. **No Other Warranties.** GIVEN THE NATURE AND VOLUME OF MALICIOUS AND UNWANTED ELECTRONIC CONTENT, NEITHER TREND MICRO NOR ITS RESELLERS OR SUPPLIERS WARRANT THAT THE SOFTWARE OR THE SERVICES ARE ERROR FREE OR WILL DETECT ONLY OR ALL SECURITY OR MALICIOUS CODE THREATS OR THAT USE OF THE SOFTWARE AND RELATED UPDATES WILL KEEP YOUR NETWORK OR COMPUTER SYSTEMS FREE FROM ALL VIRUSES OR OTHER MALICIOUS OR UNWANTED CONTENT OR SAFE FROM INTRUSIONS OR OTHER SECURITY BREACHES.

EXCEPT FOR THE EXPRESS LIMITED WARRANTIES IN SECTIONS 17 AND 18 AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, TREND MICRO AND ITS RESELLERS AND SUPPLIERS DISCLAIM ALL OTHER WARRANTIES WITH RESPECT TO THE SOFTWARE AND SERVICES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. ANY IMPLIED WARRANTIES RELATING TO THE SOFTWARE THAT CANNOT BE

EFFECTIVELY DISCLAIMED SHALL BE LIMITED TO THIRTY (30) DAYS FROM THE DATE YOU ACQUIRE THE SOFTWARE.

20. **Back-Up.** While using any Software or Service, You must regularly back-up Your data and computer system(s) on separate media. You acknowledge that any failure to back-up data and systems may cause You to lose data in the event of an error in the Software, Service or Updates. Since only You, not Trend Micro, can know the value of Your computer systems and data, only You can implement back-up plans and safeguards appropriate to Your needs in the event that an error in the Software, Service or Updates causes computer problems or data loss.

21. **Limitation of Liability; Consequential Damages.**

(A) SUBJECT TO SECTION 21(B) BELOW AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL TREND MICRO OR ITS SUPPLIERS BE LIABLE TO YOU (i) FOR ANY LOSSES WHICH WERE NOT REASONABLY FORSEEABLE AT THE TIME OF ENTERING INTO THIS AGREEMENT OR (ii) FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY KIND OR FOR LOST OR CORRUPTED DATA OR MEMORY, SYSTEM CRASH, DISK/SYSTEM DAMAGE, LOST PROFITS OR SAVINGS, OR LOSS OF BUSINESS, ARISING OUT OF OR RELATED TO THIS AGREEMENT OR THE SOFTWARE, SERVICES OR MAINTENANCE. THESE LIMITATIONS APPLY EVEN IF TREND MICRO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF THE FORM OF ACTION, WHETHER FOR BREACH OF CONTRACT, NEGLIGENCE, STRICT PRODUCT LIABILITY OR ANY OTHER CAUSE OF ACTION OR THEORY OF LIABILITY.

(B) SECTION 21(A) DOES NOT SEEK TO LIMIT OR EXCLUDE THE LIABILITY OF TREND MICRO OR ITS SUPPLIERS IN THE EVENT OF DEATH OR PERSONAL INJURY CAUSED BY ITS NEGLIGENCE OR FOR FRAUD OR FOR ANY OTHER LIABILITY FOR WHICH IT IS NOT PERMITTED BY LAW TO EXCLUDE.

(C) SUBJECT TO SECTIONS 21(A) AND 21(B) ABOVE, IN NO EVENT WILL THE AGGREGATE LIABILITY OF TREND MICRO OR ITS SUPPLIERS FOR ANY CLAIM, WHETHER FOR BREACH OF CONTRACT, NEGLIGENCE, STRICT PRODUCT LIABILITY OR ANY OTHER CAUSE OF ACTION OR THEORY OF LIABILITY, EXCEED THE LICENSE FEE PAID OR PAYABLE BY YOU OR THE AMOUNT PAID BY YOU TO TREND MICRO, ITS RESELLERS OR ITS SUPPLIERS FOR ONE YEAR OF SERVICE. YOU AGREE TO THE ALLOCATION OF LIABILITY SET FORTH IN THIS SECTION AND ACKNOWLEDGE THAT WITHOUT YOUR AGREEMENT TO THESE LIMITATIONS, THE FEES CHARGED FOR THE LICENSE, SERVICE AND MAINTENANCE WOULD BE HIGHER OR IN THE CASE OF SOFTWARE FOR EVALUATION, TREND MICRO WOULD NOT BE ABLE TO OFFER YOU THE RIGHT TO EVALUATE THE SOFTWARE AT NO CHARGE.

22. **Audit.** Upon reasonable notice and during regular business hours, Trend Micro shall have the right to audit Your use of the Software or Service. If the audit reveals unlicensed Computers or Users, You shall pay Trend Micro, within thirty (30) days of notice, the then-current license, subscription and/or Maintenance fees for unlicensed Computers or Users. If the fees payable for unlicensed use exceed five percent (5%) of fees actually paid for the audited time period, You must reimburse Trend Micro for the costs and expenses of the audit.

23. **Confidentiality/Nondisclosure.** During the term of this Agreement or any Evaluation Period, You may be exposed to certain information not generally known to the public that Trend Micro considers and treats as confidential and proprietary ("Confidential Information"), including but not limited to product serial numbers, registration keys or activation codes, and information

that, due to its character or nature, a reasonable person in a like position and under like circumstances would treat as secret and confidential. During the term of this Agreement and at all times after its termination, You agree (i) to hold the Confidential Information in confidence; (ii) not to disclose Confidential Information to any third parties, except for employees and independent contractors who have a "need to know" and who have signed agreements containing disclosure and use restrictions no less stringent than those in this Section; and (iii) not to use Confidential Information for any purpose except as required to perform under this Agreement.

24. **Assignability.** You may not assign this Agreement or any right under this Agreement to any party, including any affiliate, without written approval from Trend Micro. Any purported assignment by You shall be null and void. Trend Micro may assign this Agreement, in whole or part, and delegate its obligations to qualified third parties or Trend Micro affiliates and/or subsidiaries, provided that no delegation of its obligations shall relieve Trend Micro of its obligations under this Agreement.

25. **Severability.** You agree that if a court or other competent tribunal in any jurisdiction finds any provision of this Agreement invalid, such finding shall not affect any other provisions of the Agreement, which shall remain in full force and effect.

26. **Export Control.** The Software is subject to export controls under the U.S. Export Administration Regulations. You shall not export or re-export it to entities within, or residents or citizens of, embargoed countries or countries subject to applicable trade sanctions, nor to prohibited or denied persons or entities without proper government licenses. Information about such restrictions can be found at the following websites: <http://www.treas.gov/ofac/> and www.bis.doc.gov/complianceand enforcement/ListsToCheck.htm. You are responsible for any violation of the US export control laws related to the Software. By accepting this Agreement, You confirm that You are not a resident or citizen of any country currently embargoed by the U.S. and that You are not otherwise prohibited from receiving the Software.

27. **U.S. Government Restricted Rights.** If You are an agency or unit of the United States Government, then You acknowledge that the Software, (i) was developed at private expense, (ii) is commercial in nature, (iii) is not in the public domain, and (iv) is "Restricted Computer Software" as that term is defined in Clause 52.227 19 of the Federal Acquisition Regulations (FAR) and is "Commercial Computer Software" as that term is defined in Subpart 227.471 of the Department of Defense Federal Acquisition Regulation Supplement (DFARS). The Government agrees that (i) if the Software is supplied to the Department of Defense (DoD), the Software is classified as "Commercial Computer Software" and the Government is acquiring only "restricted rights" in the Software and its documentation as that term is defined in Clause 252.227 7013(c)(1) of the DFARS, and (ii) if the Software is supplied to any unit or agency of the United States Government other than DoD, the Government's rights in the Software and its documentation will be as defined in Clause 52.227 19(c)(2) of the FAR.

28. **Termination.** This Agreement is effective until terminated. You may terminate it at any time by notifying Trend Micro in writing. In addition to any other available remedy under applicable law, Trend Micro may terminate this Agreement if You commit a material breach of the Agreement or You fail to cure any breach within thirty (30) days of receipt of notice from us. Upon such termination, You must destroy all copies of the Software. Sections 7, 17-21 and 23 through 29 survive the termination of this Agreement.

29. **Licensing Trend Micro Affiliate/Governing Law.** If You are located in the United States or Canada, this Agreement will be governed by the laws of the State of California, USA and the Licensor is: Trend Micro Incorporated, 10101 N. De Anza Blvd., Cupertino, CA 95014. Telephone: (408) 257-1500. Fax: (408) 257-2003. If You are located in the United Kingdom, this Agreement will be governed by the laws of England and Wales and the Licensor is: Trend

Micro (UK) Limited, Pacific House, Third Avenue, Globe Business Park, Marlow, Buckinghamshire, SL1 7YL. Fax: +44(0) 1628 400511. If You are located in Australia or New Zealand, this Agreement will be governed by the laws of New South Wales, Australia and the Licensor is: Trend Micro Australia Pty Limited, Suite 302, Level 3, 24 Lyon Park Road, North Ryde, New South Wales, 2113, Australia, Fax: +612 9887 2511. If You are located in Hong Kong, this agreement will be governed by the laws of Hong Kong and the Licensor is: Trend Taiwan Incorporated, 8F, No.198, Tun-Hwa S. Road, Sec. 2, Taipei 106, Taiwan, Republic of China. If You are located in India, this agreement will be governed by the laws of India and the Licensor is: Trend Taiwan Incorporated, 8F, No.198, Tun-Hwa S. Road, Sec. 2, Taipei 106, Taiwan, Republic of China. If you are located in Indonesia, Malaysia, The Philippines, Singapore, or Thailand this agreement will be governed by the laws of Singapore and the Licensor is: Trend Taiwan Incorporated, 8F, No.198, Tun-Hwa S. Road, Sec. 2, Taipei 106, Taiwan, Republic of China. If You are located in Belgium, Denmark, Finland, Ireland, Luxembourg, Norway, Sweden, South Africa, or Turkey, this Agreement will be governed by the laws of the Republic of Ireland, subject to applicable mandatory local consumer protection laws and the Licensor is: Trend Micro EMEA Limited, a company incorporated in Ireland under number 364963 and having its registered office at IDA Business and Technology Park, Model Farm Road, Cork, Ireland. Fax: +353-21 730 7 ext. 373. The United Nations Convention on Contracts for the International Sale of Goods and the conflict of laws provisions of Your state or country of residence do not apply to this Agreement under the laws of any country.

30. **Websites/Questions.** Trend Micro Websites may be accessed via www.trendmicro.com. Direct questions about this Agreement to: legalnotice@trendmicro.com.