

## License Agreement for Software Products of X-Ways Software Technology AG

Your use, distribution, or installation of a software product developed and published by X-Ways Software Technology AG (“X-Ways”) indicates your acceptance of this license agreement. If you do not agree to some of the terms, then do not purchase, install or use the product.

All licenses are limited and non-exclusive license. They are perpetual unless described as timed, temporary, or annual licenses. A perpetual license does not expire. A license may be connected to a certain hardware device (e.g. dongle), which is required for the execution of the software. We do not replace lost, misplaced or stolen such devices unless specified otherwise.

X-Ways Forensics, X-Ways Investigator, X-Ways Imager: One license authorizes one person to use the software on a single machine at a time. For computers at the same physical location, the number of licenses does not impose an upper limit on the number of computers with *installations* of the software.

WinHex, X-Ways Trace, X-Ways Security, Davory: One license authorizes one person to use the software on a single machine at a time. One license authorizes you to install the full version of the software on a single machine at a time. Additional licenses authorize you to install and use the full version on additional machines at the same time or to have it used by multiple persons at the same time.

X-Ways Capture: If used externally (on site), only as many licenses are needed as there is *personnel* that potentially utilizes X-Ways Captures at the same time (utilizes on an *arbitrary* number of computers concurrently). Otherwise same as for WinHex (see above).

This license agreement confirms that *anyone* may purchase licenses for our software for direct/immediate resale to an end user/licensee. Parts of the software may be subject to export and import control laws of the USA. Volume discounts do not apply to resale to different licensees. An end user/licensee may be a natural person or juridical person. An end user/licensee may not transfer their licenses to a third party without express consent from X-Ways. An end user/licensee may allow their representatives, contractual partners and clients to use the software in the end user’s/licensee’s name.

Applies to products for which an evaluation version exists: The software, and all accompanying files, data, and materials, are distributed “as is” and with no warranties of any kind, whether express or implied, to the maximum extent permitted by applicable law. An evaluation version may be only used for trial purposes.

The user must assume the entire risk of using the program, knowing in particular that this software is not designed or intended for use in hazardous environments requiring fail-safe performance, where its failure to perform, misuse or inability to use adequately can reasonably be expected to lead to death, personal injury, or severe physical or environmental damage. In no event shall X-Ways Software Technology AG, or its officers, directors, employees, affiliates, contractors, or subsidiaries be liable for any direct, indirect, incidental, consequential, or punitive damages whatsoever arising out of the use or inability to use the software, to the maximum extent permitted by applicable law. Any liability will be limited exclusively to refund of purchase price by X-Ways Software Technology AG. It's the responsibility of the user to back up all data at reasonable intervals to minimize the damage caused by data losses of any kind.

You may not rent, lease, modify, translate, reverse-engineer, decompile or disassemble the software or create derivative works based on it without prior explicit permission. No component of the software must be accessed by other applications or processes, except through the X-Tensions API or the WinHex API.

All rights of any kind in the software product which are not expressly granted in this license agreement are entirely and exclusively reserved to and by X-Ways Software Technology AG. All sales are final and non-refundable. Should any part of this agreement be or become invalid, such invalidity shall not affect the validity of the remaining provisions of the agreement.

Updated 2015-05-13.