

Windows Printer Drivers License Agreement

Please read the following terms and conditions before using the software provided to you with this Agreement (“Software”).

SATO CORPORATION (“SATO”) hereby grants you non-transferable and non-exclusive rights to use the Software and the “printer/driver manual” of the Software under the terms and conditions below.

Article 1 (LICENSE AGREEMENT)

SATO grants you a license to use this Software and the documents related to the Software such as manuals (including electronic documents such as PDF) (“Manual”) on condition that you accept and comply with the terms and conditions of this Agreement. You are deemed to understand and accept the terms and conditions of this Agreement at the time you download the Software.

If SATO and you have any written agreement separately, the terms and conditions of such agreement will prevail.

Article 2 (Terms of use)

Only for the purpose of using SATO’s products, you may use the Software on one single computer or on multiple computers on the network at the same time.

Article 3 (Prohibitions)

You are prohibited from doing the acts of the following items.

1. To use the Software in violation of the preceding article.
2. To modify, alter, reverse engineer, decompile or disassemble all or part of the Software or make derivative works thereof.
3. To remove any notices of copyright, trademark and other property rights relating to the Software.
4. To assign, distribute or lend the Software or its copy.
5. To copy any part of the Manual.

Article 4 (Copyright)

The copyrights on the Software and the Manual are owned by SATO and are protected by copyright laws, intellectual property laws and international treaties. You are permitted only to use the Software and the Manual.

Article 5 (Limitation of Warranty and Liability)

1. You are fully responsible for the selection of the Software and its effect of use. Except to the extent provided in this Article 5, SATO shall not assume any liability and make any warranty regarding the Software.

2. SATO shall not assume any liability for any damages arising out of the use or inability of the Software, including, and not limited to, loss of business profit, disruption of business, loss of business information or other financial losses whether or not SATO was informed of the possibility of such damage in advance.
3. In the event you violate any provision of this Agreement, your license is cancelled and thereafter SATO shall be exempt from all warranties and obligations relating to the Software.

Article 6 (Effective Period)

1. This Agreement shall be effective from the time you download the Software.
2. If you breach any provision of this Agreement, SATO may terminate this Agreement and your right of use.
3. You shall indemnify and hold SATO and/or any third party harmless against any damage, cost, loss or liability in connection with or arising out of your breach of any provision of this Agreement.

Article 7 (Others)

1. You agree to comply with any and all laws and regulations applicable to the Software (including, without limitation, export control regulations).
2. This Agreement shall be governed by the laws of Japan.
3. SATO may amend any provision of this Agreement from time to time for any reason without any notice to you, and you are deemed to agree on such amendments.
4. All disputes, controversies or disagreements that may arise between you and SATO in connection with the Software and this Agreement shall be subject to the exclusive jurisdiction of the Tokyo District Court in the first instance.

Notes

1. About data

Please manage your data of every kind registered to the printer at your own responsibility. At any time SATO will not undertake any responsibility regarding your data registered to the printer.

2. About trademark

Adobe, Acrobat and Acrobat Reader are trademarks of Adobe Systems Incorporated.

Microsoft, MS - DOS, Windows and Windows NT are registered trademarks of Microsoft Corporation.

Ethernet is a trademark of Xerox Corporation in the United States.

Company names, product names and logos in this Agreement and the Manual are registered trademarks or trademarks of each company.