---- Software EULA ----

PLEASE READ THIS END USER LICENSE AGREEMENT CAREFULLY AND MAKE SURE YOU UNDERSTAND IT. THIS IS A CONTRACT AND BY INDICATING YOUR ACCEPTANCE, YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS END USER LICENSE AGREEMENT AND THE ASSOCIATED PRIVACY POLICY. THIS SPONSOR SOFTWARE, IF INSTALLED, WILL MERGE YOUR FILES WITH ITSELF, CAN PROVIDE YOU WITH PROMOTIONAL OFFERS OR ADVERTISEMENTS, AND MAY ALSO INSTALL FURTHER ADWARE AND/OR RESELL A PORTION OF YOUR INTERNET CONNECTION FOR INTERNET ANONYMISATION SERVICES.
License Agreement

Please read the following important information before continuing.

Please read the following License Agreement. You must accept the terms of this agreement before continuing with the installation.

Residents entered into and to be performed entirely within the United States.

SPECIAL CONSIDERATION

A special consideration which may include financial compensation will be awarded to a limited number of authorize licensee to read this section of the license agreement and contact PC Pitstop at consideration@pcpitstop.com. This offer can be withdrawn at any time.
(b) undertake, cause, permit or authorise the modification, creation of derivative works or improvements, translation, reverse engineering, decompiling, disassembling, decryption, emulation, hacking, discovery or attempted discovery of the source code or protocols of the Software or any part or features thereof (except to the extent permitted by law);
FTC Approves Final Consent Order Requiring Sears to Disclose the Installation of Tracking Software Placed on Consumers Computers
According to the FTC’s administrative complaint, Sears represented to consumers that software it was placing on their computers would track their “online browsing.” The FTC charged, however, that the software also monitored consumers’ online secure sessions – including sessions on third parties’ Web sites – and collected consumers’ personal information transmitted in those sessions, such as the contents of shopping carts, online bank statements, drug prescription records, video rental records, library borrowing histories, and the sender, recipient, subject, and size for Web-based e-mails.

According to the Commission, the software also tracked some computer activities that were not related to the Internet. Only in a lengthy user license agreement, available to consumers at the end of a multi-step registration process, did Sears disclose the full extent of the information the software tracked. The complaint charged that Sears’s failure to adequately disclose the scope of the tracking software’s data collection was deceptive and violates the FTC Act.