

EULA — SecureStream 256 Pro (Portable Version)

Author: Paweł Pawlikowski

Document Version: 2.3 • Date: 30.09.2025

Official Download Source: www.securestream256pro.com

Contact (licensing matters): support@securestream256pro.com

1. Definitions

“Software” – the SecureStream 256 Pro computer program in the portable version, together with the accompanying documentation and materials.

“User” / “Licensee” – the individual who installs or uses the Software.

“Official Source” – exclusively the address indicated above (or another location explicitly designated by the Author).

“Portable Medium” – including, but not limited to, a USB drive, external disk, or a personal cloud resource without access granted to third parties.

2. Grant of License

The Author grants the User a non-exclusive, non-transferable, revocable, and royalty-free license to use the Software. The license does not transfer any intellectual property rights to the Software or to trademarks.

3. Permitted Use (Portable)

The User may copy and transfer the Software solely to their own devices and portable media, for their personal use (including business use within their own scope).

The User may run the Software from a portable medium on any computer they personally use, without leaving a permanent copy after the session ends.

A single backup copy is permitted exclusively for the User’s own needs.

4. Prohibition of Distribution and Sharing

Distribution of the Software in any form is prohibited, including publishing, reuploading, mirroring, hosting with third-party access, forwarding, bundling/compilation, and sharing via P2P networks.

Lending, transferring, or sharing a portable medium containing the Software with third parties is considered distribution and is strictly prohibited.

Only sharing a link to the Official Source is permitted.

Any exceptions (e.g., internal distribution within an organization) require the prior written consent of the Author.

5. Restrictions

The following are prohibited: modification, reverse engineering, decompilation, and disassembly — except to the extent strictly permitted by law; sublicensing, renting, lending, or selling the Software; removing or concealing information about the author, license, or origin of the Software.

6. Updates

Updates, patches, and new versions are subject to this license unless the Author decides otherwise. The Author may change or discontinue the provision of updates at any time. Downloads are permitted only from the Official Source.

7. Privacy and Network

The Software operates in a 100% offline mode; it does not collect or transmit telemetry. Any network functions (e.g., manually checking for updates on the website) are performed solely at the User's initiative.

8. Third-Party Components

If the Software contains third-party components under separate licenses, the provisions of those licenses take precedence with respect to those components.

9. No Warranty (AS IS)

The Software is provided “as is” (AS IS), without any express or implied warranties, including warranties of merchantability, fitness for a particular purpose, and non-infringement.

10. Limitation of Liability

To the maximum extent permitted by law, the Author shall not be liable for any indirect, incidental, special, consequential damages, loss of data, lost profits, or business interruptions — even if advised of the possibility of such damages.

11. Termination of License

Violation of any provision results in automatic termination of the license. Upon termination, the User is obliged to immediately cease using and delete the Software along with all copies thereof.

12. Governing Law and Jurisdiction

Any disputes shall be submitted to the competent courts in Wrocław, Poland. The governing law shall be the laws of Poland.

Acceptance: Installation, execution, or continued use of the Software constitutes acceptance of the terms of this license.