



Linksys wrt110 login

To get access to your Linksys WRT110, you need the IP of your device, the username and password. You'll find such information in the Manual for your Linksys WRT110 router. But if you do not have the manual for your can use the quick guide below. To get to the router or you do not want to read the whole manual for your Linksys WRT110 router. But if you do not have the manual for your can use the quick guide below. To get to the router login page it's necessary that you are connected to the router. The default network name (SSID) is linksys . Linksys WRT110 Login Guide Open your web browser to access the router's web-based user interface. You should see 2 text fields where you can enter a username and a password. The default IP to access the admin interface. You should see 2 text fields where you can enter a username and a password. The default IP to access the router's web-based user interface. You should see 2 text fields where you can enter a username for your Linksys WRT110 is (blank). The default IP to access the admin interface) in the address bar of your Linksys WRT110 is (blank). The default IP to access the router's web-based user interface. You should see 2 text fields where you can enter a username and a password. password is admin. Enter the username & password, hit "Enter" and now you should see the control panel of your router. If above login credentials doesn't work with your'll find below. In this list are the most popular default username and password combinations that are widely used by Linksys that you'll find below. In this list are the most popular default username and password combinations that are widely used by Linksys that you'll find below. In this list are the most popular default username and password combinations that are widely used by Linksys that you'll find below. In this list are the most popular default username and password combinations that are widely used by Linksys. doesn't work that we mentioned in the top of this guide. Then you can try these username/password combinations below to get access to your Linksys WRT110 wireless router. # Username Password 1(blank)(blank)12public13(blank)14userprimus15(Linksys Smart Wi-Fi Account)(password 6(blank)public7admin3comcast12349n/aadmin10(AA Admin number)4x9811(blank)(blank)12public13(blank)14userprimus15(Linksys Smart Wi-Fi Account)(password for Linksys Smart Wi-Fi Account)(password 6(blank)public7admin3comcast12349n/aadmin10(AA Admin number)4x9811(blank)(blank)(blank)(blank)(blank)12public13(blank)14userprimus15(Linksys Smart Wi-Fi Account)(password 6(blank)public7admin3comcast12349n/aadmin10(AA Admin number)4x9811(blank)(blank)(blank)(blank)(blank)(blank))(blank)(blank)(blank)(blank)(blank)(blank)(blank))(blank)(blank)(blank)(blank)(blank)(blank)(blank))(blank)(Manuals for Linksys WRT110 Manual Quick Install Guide Datasheet Nothing of the methods worked for me and I still not get access to my Linksys ! All you need to do is to reset your modem. This can be done easily by clicking on the reset button at the back or at the bottom of your router. If you hold down this small button for approximately 20 seconds, (you may have to use a toothpick), then your modem will get restored to the factory settings What you need to keep in mind is that when you reset your modem, you will lose your connection online. It is therefore better to take an expert's assistance in this regard. Note: If you have not enough information, it is obviously recommended that you for choosing one of our Belkin, Linksys or Wemo products (the "Product"). This End-User License Agreement (this "Agreement") is a legal document that contains the terms and conditions under which limited use of certain Software (as defined below) that operates with the Product is licensed to you. PLEASE READ THIS AGREEMENT CAREFULLY BEFORE INSTALLING OR USING THE BOX OR CLICKING THE BUTTON TO CONFIRM YOUR ACCEPTANCE WHEN YOU FIRST INSTALL THE SOFTWARE, YOU ARE AGREEING TO ALL THE TERMS OF THIS AGREEMENT. ALSO, BY USING, COPYING OR INSTALLING THE SOFTWARE, YOU ARE AGREEING TO ALL THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THESE TERMS, DO NOT CHECK THE BOX OR CLICK THE BUTTON AND/OR DO NOT USE, COPY OR INSTALL THE SOFTWARE, YOU ARE AGREEING TO ALL THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THESE TERMS, DO NOT CHECK THE BOX OR CLICK THE BUTTON AND/OR DO NOT USE, COPY OR INSTALL THE SOFTWARE, YOU ARE AGREEING TO ALL THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THESE TERMS, DO NOT CHECK THE BOX OR CLICK THE BUTTON AND/OR DO NOT USE, COPY OR INSTALL THE SOFTWARE, YOU ARE AGREEING TO ALL THE TERMS OF THIS AGREEMENT. AND UNINSTALL THE SOFTWARE FROM ALL DEVICES THAT YOU OWN OR CONTROL. IF YOU DO NOT ACCEPT THE TERMS OF THIS AGREEMENT AND YOU PURCHASED A PRODUCT CONTAINING THE SOFTWARE FROM AN AUTHORIZED RETAILER, RESELLER OR APP STORE (AS DEFINED BELOW), YOU MAY BE ELIGIBLE TO RETURN THE PRODUCT FOR A REFUND, SUBJECT TO THE TERMS AND CONDITIONS OF THE APPLICABLE RETURN POLICY. IF YOU ARE LOCATED IN THE UNITED STATES, THIS AGREEMENT CONTAINS A DISPUTE RESOLUTION AND BINDING ARBITRATION PROVISION IN SECTION 17, INCLUDING A CLASS ACTION WAIVER AS PROVIDED IN SECTION 17, INCLUDING A CLASS ACTION WAIVER THAT AFFECTS YOUR RIGHTS WITH RESPECT TO DISPUTES YOU MAY HAVE WITH BELKIN. YOU MAY OPT OUT OF SUCH ARBITRATION AND CLASS ACTION WAIVER AS PROVIDED IN SECTION 17, INCLUDING A CLASS ACTION WAIVER THAT AFFECTS YOUR RIGHTS with respect to the Product; any and all software programs, applications or "apps" and associated files provided with respect to the Product; all modified versions of and upgrades or improvements to such programs (such as those provided via web-based updates), all subsequent versions of such programs, and all copies of such programs and files. Software or the purchaser, recipient or other end user of the Software on a standalone basis. "You" may also mean a person who has downloaded the Software from an authorized website, such as or from an authorized application market or store, such as Apple's App Store or Google Play (each such application market or store is referred to in this Agreement as an "App Store" and collectively as "App Stores"). 1. LICENSE GRANT. Belkin hereby grants you the right to use: (i) where your Product is not a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (ii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (ii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (ii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (ii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (ii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (ii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your Product is a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your Product is not a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your Product is not a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your Product is not a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your Product is not a "Small Medium Business or SMB" branded Product, for your personal, non-commercial purposes; or (iii) where your personal, non-commercial purposes; or (iii) where your personal, non-commercial purposes; or (iiii) where your personal, non-Business or SMB Product, for your personal or commercial use; copies of the Software in object code form on devices that you own (or, in the case of firmware). As part of this license, you may (A) operate the Software in object code form on devices that you own (or, in the case of firmware). computer or mobile device, make as many copies of the Software as you reasonably need for your own use (this does not include firmware); and (C) permanently transfer all of your rights to use the Product (including but not limited to the Software. You can find the user documentation for the Software on the "Support" page of the applicable Belkin website. 2. LICENSE RESTRICTIONS. The Software is made available to you on the basis of a limited license only as set out in this Agreement. You have the non-exclusive right to use the Software or user documentation (except as may be permitted by an applicable open source license); (ii) lease, sublicense, resell, rent, loan, redistribute, or otherwise transfer (except as expressly permitted above), whether for commercial purposes or otherwise transfer (except as expressly permitted by an applicable form, except where and only to the extent that such activity is permitted by applicable law or where Belkin is required to permit such activity under the terms of an applicable open source license; (iv) remove or alter any copyright, trademark or other proprietary notices contained in the Software or user documentation; (v) use the Product, Software or user documentation; (v) use the Product, software or user documentation; (v) use the Product, or otherwise in any manner not set forth in this Agreement or the user documentation; (vi) if the Software is firmware, copy the firmware, copy the firmware, copy the firmware, copy the firmware (other than one backup copy for archival purposes only), use it on a multi-user system or operate it separately from the Product onto which it is embedded; (vii) use the Software to transmit software to transmit software to transmit software to collect or harvest any third party; or (ix) use the Software for any unlawful purpose, and/or in any manner that breaches this Agreement. All rights not expressly granted to you by Belkin under this Agreement are hereby reserved by Belkin. You will not acquire such rights, whether through estoppel, implication, or otherwise. 3. APP SOFTWARE RESTRICTIONS. If you have downloaded the Software from an App Store, you are permit you to do some of the things you are prohibited from doing under this Agreement. In addition, application of the App Store's terms of use may result in other terms of this Agreement not being applicable to the Software or applying in a different way than this Agreement and such App Store's terms of use, the App Store's terms of use, the App Store's terms of use, then in the event of any conflict or ambiguity between the terms of this Agreement states. If your use of this Agreement and such App Store's terms of use, the App Store's terms of use will govern, but only to the extent necessary to resolve such conflict or ambiguity, and the terms of this Agreement will otherwise remain in full force and effect. Notwithstanding anything to the contrary in this Agreement, by using the Software, you acknowledge and agree that it is solely your responsibility to understand the terms of this Agreement, as well as the terms of use of any App Contrary in this Agreement, by using the Software, you acknowledge and agree that it is solely your responsibility to understand the terms of this Agreement, as well as the terms of use of any App Contrary in this Agreement, by using the Software, you acknowledge and agree that it is solely your responsibility to understand the terms of this Agreement, as well as the terms of this Agreement, by using the Software or the Product. If this Agreement, as well as the terms of the Software or the Product. If this Agreement, as well as the terms of use of any App Contrary in this Agreement, as well as the terms of the Software or the Product. Store, the terms in the attached Apple Rider will also apply to you. 4. UPGRADES AND UPDATES. While Belkin is not required to do so, Belkin may provide you with upgrades to this Software, unless such upgrade is accompanied by a separate end user license agreement, in which case the terms of that replace and/or supplement the original firmware and/or supplement. end user license agreement will govern. If you decide not to download and/or to use an upgrade or update provided by Belkin, you could put the Software at risk to serious security threats or cause the Software to become unusable or update provided by Belkin, you could put the Software at risk to serious security threats or cause the ability to make update at or update or update or update provided by Belkin, you could put the Software at risk to serious security threats or cause the ability to make update settings within the Products include an auto-update feature, which gives us the ability to make update setting. For example, we may provide an automatically to benefit you, such as to provide you with updated device information to identify new devices in your network. These data files automatically to benefit you, such as to provide you with updated device information to identify new devices in your network. These data files do not update your firmware but consist of Software files that are cached on your Product and override older files. By agreeing to this Agreement, you agree to automatic updates. 5. DATA AND PRIVACY. Belkin is committed to protecting your privacy. Our goal is to provide you with a positive experience when using our apps, products and services, while at the same time keeping your Personal Information, as defined in the Belkin Privacy Policy (the "Privacy Policy"), secure. Our privacy practices are described in the Privacy Policy, as well as in separate notices given when an app, product or service is purchased or downloaded. At all times your information will be treated in accordance with the Belkin Privacy Policy, which is incorporated by reference into this Agreement and can be viewed here. 6. OPEN SOURCE SOFTWARE. You hereby acknowledge that the Software may contain Open Source Software. This license does not apply to Open Source Software contained in the Software license is solely between you and the applicable Open Source Software license. You acknowledge that the Open Source Software license is solely between you and the applicable icensor of the Open Source Software. You shall comply with the terms of all applicable Open Source Software are disclosed in the Product documentation, within the "Support" tab on Belkin websites and within the "Support" tab on Belkin websites. Belkin is not obligated to provide any maintenance or support for the Open Source Software or any Product Software that has been modified by you pursuant to an Open Source Software licenses are generally licenses that make source licenses are generally licenses that make source licenses are generally licenses that make source licenses are generally licenses that make source licenses are generally lice include: (a) GNU's General Public License; (d) the Berkeley Software Distribution (BSD) License; (c) the Mozilla Public License; (c) the Mozilla Public License; (d) the Berkeley Software (including but not limited to the Software Distribution (BSD) License; (d) the Berkeley Software Distribution (BSD) License; (d) th any content incorporated into the Software), the accompanying printed materials, and any copies of the Software, are owned by Belkin or its suppliers. Therefore, you must treat the Software ike any other material protected by laws and treaties relating to international property rights and in accordance with this Agreement. 8. THIRD PARTY PRODUCTS AND SERVICES. The Software may contain links or other features that make it easier for you to visit or log-in to independent third-party websites ("Linked Sites."). These features are provided solely as a convenience to you. Linked Sites, including any information or materials contained on such Linked Sites. You will need to make your own independent judgment regarding your interaction with any Linked Sites. You hereby waive and release any legal claim you might have against Belkin with respect to these sites or third-party products or services, and your use of these sites, third-party website that you choose to visit. 9. INDEMNITY. If Belkin is the subject of a claim, becomes involved in a legal proceeding, or suffers any economic loss or damage as a result of your violation of this Agreement, to the extent permitted by law, you will be responsible for compensating Belkin for the full amount of its loss, as well as any reasonable amounts Belkin incurs in lawyers' fees, expenses and court costs, except to the extent that Belkin for the full amount of its loss, as well as any reasonable amounts Belkin incurs in lawyers' fees, expenses and court costs, except to the extent that Belkin contributed to the loss or damage. 10. way use, copy or install the Software, which will constitute your acceptance of, and agreement to, this Agreement will automatically terminate if you fail to comply with any of the terms and documentation that relate to the Software, including all copies made or obtained by you, and otherwise cease use of the Software installed on a personal computer or mobile device, you must stop using the Product. All provisions of this Agreement except for Section 1 and the limited warranty in Section 12 (the first paragraph) will survive termination. 11. IMPORTANT NOTICE REGARDING YOUR CONSUMER RIGHTS. NON-EU RESIDENTS. SOME COUNTRIES, STATES AND/OR DO NOT ALLOW THE EXCLUSION OR LIMITATION OF CERTAIN CONDITIONS, WARRANTIES OR GUARANTEES, AND/OR DO NOT ALLOW THE EXCLUSIONS AND LIMITATION OF CERTAIN CONDITIONS, WARRANTIES OR GUARANTEES, AND/OR DO NOT ALLOW THE EXCLUSIONS AND LIMITATION OF LABILITY" MAY NOT APPLY TO YOU. ONLY THOSE EXCLUSIONS AND LIMITATION OF LIABILITY" MAY NOT APPLY TO YOU. ONLY THOSE EXCLUSIONS AND LIMITATION OF LIABILITY" MAY NOT APPLY TO YOU. ONLY THOSE EXCLUSIONS AND LIMITATIONS THAT ARE LAWFUL IN YOUR JURISDICTION WILL APPLY TO YOU. ONLY THOSE EXCLUSIONS AND LIMITATIONS THAT ARE LAWFUL IN YOUR JURISDICTION WILL APPLY TO YOU. ONLY THOSE EXCLUSIONS AND LIMITATIONS THAT ARE LAWFUL IN YOUR JURISDICTION WILL APPLY TO YOU AND, IN SUCH INSTANCES, BELKIN'S LIABILITY WILL BE LIMITED ONLY TO THE MAXIMUM EXTENT PERMITTED BY LAW. THE ENFORCEABILITY OF THESE LIMITED WARRANTIES MAY VARY BASED ON THE LOCAL LAWS APPLICABLE TO YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS DEPENDING ON WHERE YOU LIVE. If you are located in Australia or New Zealand, the following four paragraphs apply to you: The benefits we give in this Agreement are additional to any rights and remedies that you may have under the Australian Competition and Consumer Act 2010 or the New Zealand Consumer Guarantees Act 1993 ("CGA") (as applicable) and other applicable Australia or software and the media on which it is provided, as well as any related services, come with guarantees that cannot be excluded under the Australia or software and the media on which it is provided, as well as any related services, come with guarantees that cannot be excluded under the Australia or software and the media on which it is provided, as well as any related services, you are entitled: to cancel your services, come with guarantees that cannot be excluded under the Australia or software and the media on which it is provided, as well as any related services, you are entitled. for the unused portion, or to compensation for its reduced value. You are also entitled to be compensated for any other reasonable time and, if this is not done, to cancel your contract and obtain a refund for the unused portion of the contract. In New Zealand, our Software and the media on which it is provided come with guarantees that cannot be excluded under the Consumer Guarantees Act 1933 (NZ CGA). This Agreement is not intended to and does not: (i) change or exclude any right you have against the person who sold the Product to you if that person has breached any sales contract with you. You agree to use the Software in compliance with all applicable laws, including local laws of the country or region in which you low not have the effect of limiting any of your rights as to the quality and fitness for purpose of the Software and its compliance with the description of it which was made by us prior to you accepting this Agreement. References in this Agreement to "special, indirect, consequential, punitive or incidental damages" shall mean any losses which (i) were reasonably foreseeable by both parties; (ii) were reasonably foreseeable by both parties but could have been prevented by you such as, for example (but without limitation), losses caused by viruses, malware or other malicious programs, or loss of or damage to your data. You agree to use the Software in compliance with all applicable laws, including local laws of the country or region in which you download or use the Software in compliance with all applicable laws, including local laws of the country or region in which you download or use the Software may be provided will be free from defects in materials and workmanship under normal use for 90 days from the date of its original purchase (the "Warranty Period"). If you make an eligible software media claim under this warranty by replacing the Software media along with the sales receipt directly to Belkin at the address indicated below, or you can contact the Belkin Support Team in your area as indicated below. This Limited Warranty Period or thirty (30) days, whichever is longer. In relation to consumers who are entitled to the benefit of the CGA, the media on which Software is provided comes with guarantees that cannot be excluded under New Zealand law, and this Limited Warranty is in addition to any statutory rights in relation to the Software and media on which the Software is provided under the Australia. Consumers may have under New Zealand law. This Limited Warranty is in addition to any statutory rights in relation to the Software and media on which the Software is provided under the Australia. SUBJECT TO SECTION 11 AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE SOFTWARE AND ANY RELATED PROGRAMS AND DOCUMENTATION IS PROVIDED TO YOU "AS IS," WITH ALL FAULTS AND WITHOUT WARRANTIES OF ANY KIND. IN THOSE JURISDICTIONS WHERE IT CAN LAWFULLY DO SO, AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, BELKIN, ITS RESELLERS AND ITS SUPPLIERS HEREBY DISCLAIM AND EXCLUDE ALL OTHER WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, ACCEPTABLE OR SATISFACTORY QUALITY, NON-INFRINGEMENT, TITLE, FITNESS FOR A PARTICULAR PURPOSE, LOSS OF OR DAMAGE TO DATA, LACK OF VIRUSES OR FREE FROM VIRUS OR MALWARE ATTACK, SECURITY, PERFORMANCE, LACK OF NEGLIGENCE, WORKMANLIKE EFFORT, QUIET ENJOYMENT, THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL BE CORRECTED, OR THAT SOFTWARE AND DOCUMENTATION WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE SOFTWARE WILL BE CORRECTED, OR THAT YOUR USE OF THE SOFTWARE AND RELATED INFORMATION, PROGRAMS AND DOCUMENTATION WILL GENERATE ACCURATE, RELIABLE, TIMELY RESULTS, INFORMATION, MATERIAL OR ADVICE GIVEN BY BELKIN OR A DEALER, AGENT OR AFFILIATE SHALL CREATE A WARRANTY. To the extent warranties cannot be disclaimed or excluded, they are limited to the duration of the Warranty Period indicated above. 13. DISCLAIMERS, GENERAL EXCLUSIONS AND LIMITATION OF LIABILITY: IN SOME IURISDICTIONS AND CIRCUMSTANCES, IT IS POSSIBLE TO EXCLUDE AND/OR TO LIMIT BELKIN'S LIABILITY TO CONSUMERS. ONLY IN THOSE JURISDICTIONS AND CIRCUMSTANCES, IT IS POSSIBLE TO EXCLUDE AND/OR TO LIMIT BELKIN'S LIABILITY TO CONSUMERS. ONLY IN THOSE JURISDICTIONS WHERE IT CAN LAWFULLY DO SO, AND TO THE FULL EXTENT THAT IT IS ALLOWED BY LOCAL CONSUMER LAWS IN YOUR COUNTRY (INCLUDING THE LAWS REFERRED TO IN SECTION 11 ABOVE IF YOU ARE A CUSTOMER IN AUSTRALIA OR NEW ZEALAND), BELKIN: EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF, OR DAMAGE TO, DATA CAUSED BY USE OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF THE SOFTWARE; EXCLUDES ANY LIABILITY FOR THE LOSS OF THE SOFTWARE; EXCLUDES ANY LIABILITY AND ANY INDIRECT, CONSEQUENTIAL, SPECIAL, EXEMPLARY, INCIDENTAL OR PUNITIVE LOSS OF DAMAGES FOR LOSS OF USE, DATA, BUSINESS INTERRUPTION OR COST OF PROCURING SUBSTITUTE SERVICES), WHICH ARISES UNDER ANY LAW (INCLUDING THE LAW OF NEGLIGENCE) AND WHICH RELATES TO YOUR USE OF, OR INABILITY TO USE, THE SOFTWARE OR ANY RELATED SERVICES. THIS EXCLUSION APPLIES EVEN IF BELKIN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF ANY WARRANTY FAILS OF ITS ESSENTIAL PURPOSE; AND LIMITS ITS MONETARY LIABILITY TO YOU, UNDER ANY EAU AVIA DE INCREASED BY ANY EAU AVIA DE INDREASED BY ANY EAU AVIA DE INCREASED BY AN THE EXISTENCE OF MORE THAN ONE INCIDENT OR CLAIM. NOTHING IN THIS SECTION SHALL LIMIT BELKIN'S LIABILITY IN RELATION TO DEATH OR BODILY INJURIES RESULTING FROM THE NEGLIGENCE OR RECKLESSNESS OF BELKIN AND/OR ITS ASSOCIATED PARTIES. YOUR USE OF THE SOFTWARE, PRODUCT AND RELATED PROGRAMS AND DOCUMENTATION IS AT YOUR OWN RISK AND DISCRETION. YOU ARE SOLELY RESPONSIBLE FOR (AND BELKIN DISCLAIMS) ANY AND ALL LOSS, LIABILITY, OR DAMAGES, INCLUDING TO YOUR HOME, PRODUCT, OTHER PERIPHERALS CONNECTED TO THE PERIPHERALS CONNECT AND DOCUMENTATION. YOU ARE RESPONSIBLE FOR COMPLYING WITH ANY SAFETY WARNINGS, YOU MUST RETURN THE PRODUCT. IF YOU ARE NOT COMFORTABLE WITH USING THE SAFETY WARNINGS, YOU MUST RETURN THE PRODUCT. IF YOU ARE NOT COMFORTABLE WITH USING THE SAFETY WARNINGS, YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS, YOU MUST RETURN THE PRODUCT. IF YOU ARE NOT COMPORTABLE WITH USING THE SAFETY WARNINGS, YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS, YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT TO YOUR PLACE OF PURCHASE AND STOP USING THE SAFETY WARNINGS. YOU MUST RETURN THE PRODUCT FOLLOW SAFETY WARNINGS, PRECAUTIONS OR ANY OTHER INSTRUCTIONS PROVIDED WITH THE PRODUCT AND/OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT AND/OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT AND/OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR NEGLIGENCE IN USE OF THE PRODUCT AND/OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR NEGLIGENCE IN USE OF THE PRODUCT AND/OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR NEGLIGENCE IN USE OF THE PRODUCT AND/OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR NEGLIGENCE IN USE OF THE PRODUCT OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (II) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MISUSE OF THE PRODUCT OR SOFTWARE, (III) YOUR INTENTIONAL MIS EMERGENCY RESPONSE OR INTENDED OR SUITABLE FOR USE IN SITUATIONS OR ENVIRONMENTS WHERE FAILURE, DELAY OR ERRORS OR INACCURACIES IN THE DATA OR INFORMATION PROVIDED BY THE SOFTWARE COULD LEAD TO DEATH, PERSONAL INJURY OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE, INCLUDING WITHOUT LIMITATION IN CONNECTION WITH THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, LIFE SUPPORT OR WEAPONS SYSTEMS. YOU UNDERSTAND THAT THE PRODUCT AND SOFTWARE ARE NOT PART OF AND DO NOT CONTAIN A THIRD-PARTY MONITORED EMERGENCY NOTIFICATION SYSTEMS. YOU UNDERSTAND THAT THE PRODUCT AND SYSTEMS. YOU UNDERSTAND THAT THE PRODUCT AND SOFTWARE ARE NOT PART OF AND DO NOT CONTAIN A THIRD-PARTY MONITORED EMERGENCY NOTIFICATION SYSTEMS. YOU UNDERSTAND THAT THE PRODUCT AND SOFTWARE ARE NOT PART OF AND DO NOT CONTAIN A THIRD-PARTY MONITORED EMERGENCY NOTIFICATION SYSTEMS. YOUR HOME IN THE EVENT OF AN EMERGENCY SERVICES. ALL LIFE THREATENING AND EMERGENCY SITUATIONS SHOULD BE DIRECTED TO THE APPROPRIATE EMERGENCY SERVICES IN YOUR AREA. It is your responsibility to back up your system, including without limitation, any material, information or data that you may use or possess in connection with the Products and Belkin shall have no liability for your failure to back up your system or any material, information or data. Some Belkin shall have no liability for your failure to back up your system or any material, information or data. or Software or any other feature. Actual energy savings and any associated monetary benefits vary based on factors beyond Belkin's control or knowledge. From time to time, Belkin may use the Software to provide you with information that is unique to you and your energy usage and suggests an opportunity to save money on energy bills if you adopt suggests and suggest and sugges a guarantee of actual savings, and you agree not to seek monetary or other remedies from Belkin if your savings differs. All information provided to you by Belkin is provided "as is" and "as available". We cannot guarantee that it is correct or up to date. In cases where it is critical, accessing information through the Software is not a substitute for direct access of the information in the home. are exclusive, and, to the extent permitted by law, in lieu of all others oral or written, express or implied. 14. EXPORT CONTROL LAWS: You agree that the use of the Software is subject to U.S. and local export and anti-express or implied. 14. terrorism laws, regulations and lists. You agree to strictly comply with all export control laws and regulations and agree not to export, re-export, divert, transfer or disclose any portion of the Software or any related technical information or materials, directly or indirectly, in violation of any applicable export law or regulation. 15. U.S. GOVERNMENT USERS: The Software and user documentation qualify as "commercial items" as defined at 48 C.F.R. 2.101 and 48 C.F.R. 12.212. All U.S. Government users acquire the Software or user documentation with only those rights herein that apply to non-government users acquire the Software or user documentation," and constitutes agreement by the U.S. Government that the Software or user documentation are "commercial computer software" and "commercial computer software" and "commercial computer software documentation," and constitutes acceptance of the rights and restrictions herein. 16. GENERAL TERMS. If any portion of this Agreement or any of its terms is found to be void or unenforceable by law in a particular jurisdiction, and the remaining provisions or any part thereof will remain in full force and effect. This Agreement constitutes the entire agreement between Belkin and you with respect to the Software and your use thereof and supersedes any conflicting or additional terms contained in any purchase order or elsewhere. No provision of this Agreement may be waived, modified or superseded except by a written instrument signed and accepted by Belkin and you. However, the Belkin may provide translations of this Agreement may be waived, modified or superseded except by a written instrument signed and accepted by Belkin and you. his Agreement as a convenience to users. However, in the event of a conflict or inconsistency between the English versions, the English and any non-English versions, the English versions, the English versions, the English version of this Agreement, including without limitation with respect to the disclaimers of warranties and limitations on liability set forth herein. Other than as set forth in the preceding sentence, a person or entity who is not a party to this Agreement shall not have any right to enforce any term of this Agreement shall not have any right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or remedy shall operate as a waiver of any such (or any other) right or a such (or any other) righ or was principally responsible for drafting it. The rights and obligations under this Agreement are not assignment shall be void and without effect. This Agreement shall bind and inure to the benefit of the parties and their successors and permitted assigns. In the event of any legal proceeding between the parties arising out of or related to this Agreement, the prevailing party shall be entitled to recover, in addition to any other relief awarded or granted, its costs and expenses (including reasonable attorneys' and expenses (including reasonable attorneys' and expenses) incurred in any such proceeding. If you are located in the United States, Section 17 applies to you: 17. ARBITRATION, WAIVER OF CLASSWIDE ARBITRATION, GOVERNING LAW & VENUE. MANDATORY ARBITRATION, You have the right to opt-out of this mandatory arbitration provision. If you opt-out, you will retain your right to file a lawsuit. To opt-out, you must follow the directions set forth below. PLEASE READ CAREFULLY. THE FOLLOWING PROVISIONS AFFECT YOUR RIGHTS. YOU AND BELKIN EACH ACKNOWLEDGE AND AGREE THAT ANY CLAIM, DISPUTE OR CONTROVERSY BETWEEN YOU AND BELIN ARISING OUT OF OR RELATING TO (1) THIS AGREEMENT, INCLUDING THE VALIDITY OF THIS SECTION, AND (2) YOUR USE OF SOFTWARE AND/OR THIS AGREEMENT, INCLUDING THE VALIDITY OF THIS SECTION, AND (2) YOUR USE OF SOFTWARE AND/OR THIS AGREEMENT, INCLUDING THE VALIDITY OF THE VALI PURSUANT TO ITS CODE OF PROCEDURES THEN IN EFFECT FOR CONSUMER-RELATED DISPUTES. YOU UNDERSTAND THAT YOU HAVE EXPRESSLY AND KNOWINGLY WAIVED THOUGH A COURT BEFORE A JURY OR JUDGE, AND THAT YOU HAVE EXPRESSLY AND KNOWINGLY WAIVED THOUGH BINDING ARBITRATION IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION. ARBITRATION PROCEDURES AND FEES. THE ARBITRATION SHALL OCCUR BEFORE A SINGLE ARBITRATOR, WHO MUST BE A RETIRED JUDGE OR JUSTICE, IN ONE OF SIX REGIONAL VENUES CONSISTENT WITH THE VENUE PROVISION BELOW. WHETHER OR NOT YOU PREVAIL IN THE DISPUTE SO LONG AS YOUR CLAIM IS NOT FOUND TO BE FRIVOLOUS BY THE ARBITRATOR AS MEASURED BY RULE 11(b) OF THE FEDERAL RULES OF CIVIL PROCEDURE, YOU SHALL BE ENTITLED TO BE REIMBURSED FOR YOUR COSTS OF ARBITRATION, WITHIN THE AMOUNT YOU DEMANDED IN YOUR ARBITRATION CLAIM, BELKIN WILL PAY FOR YOUR REASONABLE AND ACTUAL ATTORNEYS' FEES YOU HAVE INCURRED TO ARBITRATE THE DISPUTE, PLUS A MINIMUM RECOVERY OF \$2,500. ANY DECISION OR AWARD BY THE ARBITRATOR RENDERED AS A JUDGMENT IN ANY COURT OF COMPETENT JURISDICTION. IF EITHER PARTY BRINGS A DISPUTE IN A COURT OR OTHER NON-ARBITRATION FORUM, THE ARBITRATOR OR JUDGE MAY AWARD THE OTHER PARTY ITS REASONABLE COSTS AND EXPENSES (INCLUDING BUT NOT LIMITED TO ATTORNEYS' FEES) INCURRED IN ANY COURT OF CLASSWIDE CLAIMS; SMALL CLAIMS COURT. NEITHER YOU NOR BELKIN SHALL BE ENTITLED TO JOIN OR CONSOLIDATE CLAIMS IN ARBITRATE ANY CLAIMS AS A REPRESENTATIVE OR MEMBER OF A CLASS OR IN A PRIVATE ATTORNEY GENERAL CAPACITY. YOU UNDERSTAND THAT YOU HAVE EXPRESSLY AND KNOWINGLY WAIVED THOSE RIGHTS AND AGREE INSTEAD TO ARBITRATE ONLY YOUR OWN DISPUTE(S) IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION. NOTWITHSTANDING THE ABOVE AGREEMENT TO ARBITRATE ONLY YOUR OWN DISPUTE(S) IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION. NOTWITHSTANDING THE ABOVE AGREEMENT TO ARBITRATE DISPUTES, YOU AND BELKIN EACH ACKNOWLEDGE AND AGREE THAT EITHER PARTY MAY, AS AN ALTERNATIVE TO ARBITRATE DISPUTES, YOU AND BELKIN EACH ACKNOWLEDGE AND AGREE THAT EITHER PARTY MAY, AS AN ALTERNATIVE TO ARBITRATE DISPUTES, YOU AND BELKIN EACH ACKNOWLEDGE AND AGREE THAT EITHER PARTY MAY, AS AN ALTERNATIVE TO ARBITRATE DISPUTES, YOU AND BELKIN EACH ACKNOWLEDGE AND AGREE THAT EITHER PARTY MAY, AS AN TO RESOLVE A DISPUTE, SO LONG AS SUCH SMALL CLAIMS COURT DOES NOT PROVIDE FOR OR ALLOW FOR JOINDER OR CONSOLIDATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CALIFORNIA WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW RULE THAT WOULD CAUSE THE APPLICATION OF THE STATE OF CAUSE THE APPLICATION OF THE STATE APPLICATION OF THE STATE OF CAUSE THE APPLICATION OF THE STATE OF CAUSE THE APPLICATION OF THE STATE APP LAWS OF ANY JURISDICTION (OTHER THAN THE INTERNAL LAWS OF THE STATE OF CALIFORNIA) TO THE RIGHTS AND DUTIES OF THE PARTIES. HOWEVER, WITH RESPECT TO SOFTWARE, LOCAL LAW MAY REQUIRE THAT CERTAIN CONSUMER AND YOU LIVE IN A COUNTRY OF RESIDENCE APPLY TO SOME SECTIONS OF THIS AGREEMENT. EACH OF THE UNITED NATIONS CONVENTION ON THE LIMITATION PERIOD IN THE INTERNATIONAL SALE OF GOODS IS HEREBY EXPRESSLY EXCLUDED AND WILL NOT APPLY TO THIS AGREEMENT. VENUE. EXCEPT FOR INDIVIDUAL SMALL CLAIMS ACTIONS WHICH CAN BE BROUGHT IN ANY SMALL CLAIMS COURT WHERE JURISDICTION AND VENUE ARE PROPER, ANY ARBITRATION, LEGAL SUIT, ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY DISPUTE SHALL BE COMMENCED IN (1) NEW YORK, (2) ATLANTA, GEORGIA, (3) CHICAGO, ILLINOIS, (4) DALLAS, TEXAS, (5) SEATTLE, WASHINGTON, OR (6) LOS ANGELES, CALIFORNIA, AND YOU AND BELKIN EACH IRREVOCABLY SUBMITS TO THE EXCLUSIVE JURISDICTION AND VENUE FOR ANY SUCH PROCEEDING. HOWEVER, FOR A DISPUTE OF \$2,500 OR LESS, YOU MAY CHOOSE WHETHER THE ARBITRATION. HOW TO OPT OUT OF MANDATORY ARBITRATION. Notwithstanding the foregoing, you or Belkin may file a lawsuit in court rather than resolving the Dispute qualifies for small claims court (there are monetary limitations, you must (i) mail written notification to Belkin International, Inc., 12045 E. Waterfront Drive, Playa Vista, California, 90094, Attn: Chief Legal Officer, or (ii) email written notification to arbitration optout@belkin.com. In either case, such written notification to arbitrationoptout@belkin.com. In either case, such written notification to arbitrationoptout@belkin.com. In either case, such written notification must include your name, address, and a clear statement that you do not wish to resolve disputes with Belkin through arbitration to arbitrationoptout@belkin.com. In either case, such written notification to arbitrationoptout@belkin.com. In either case, such written notification to arbitration of the case of the cas Dispute in arbitration or, if the dispute qualifies, in small claims court. If you are located outside of the United States, or if Section 18 apply to you or is otherwise unenforceable as adjudicated by a court of competent jurisdictions will not apply to you or is otherwise unenforceable as adjudicated by a court of competent jurisdiction. those countries or jurisdictions, then where California law, without reference to its or any other jurisdiction's conflict of laws principles. The country's laws will apply to such dispute resolution by arbitration or waiver of classwide related to this Agreement. In all other circumstances, this Agreement. In all other circumstances, this Agreement will be governed by California law, without reference to its or any other jurisdiction's conflict of laws principles. claims by you. If you are a resident of one of those countries or jurisdictions, any action arising out of or relating to this Agreement may be brought exclusively in the appropriate state or federal courts and vou irrevocably consent to the jurisdictions, any action arising out of or relating to this Agreement may be brought exclusively in the appropriate state or federal courts and vou irrevocably consent to the jurisdictions, any action arising out of or relating to this Agreement may be brought exclusively in the appropriate state or federal courts and vou irrevocably consent to the jurisdiction of such courts and vou irrevocably consent to the jurisdicable courts and vou irrevocable courts and vou irrevocable local law may require that certain consumer protection laws of your country of residence apply to some sections of this Agreement. In addition, Belkin may seek injunctive relief in any court having jurisdiction to protect its intellectual property rights. Each of the United Nations Convention on the Limitation Period in the International Sale of Goods is hereby expressly excluded and will not apply to this Agreement. EU RESIDENTS. If you are a natural person who resides in a country in the European Union, the laws of the member state in which you are a resident shall apply to this Agreement. EU RESIDENTS. If you are a natural person who resides in a country in the European Union, the laws of the member state in which you are a natural person, the laws of the country in the European Union, the laws of the country in the European Union, the laws of the member state in which you reside shall apply to all matters arising from or relating to this Agreement (without reference to its choice of law provisions) and all disputes related thereto are dealt exclusively by the competent courts of the Quite for the App that conflicts with the App Store Terms of Service as of the date you entered into this Agreement, and you acknowledge that you have had the opportunity to review the App on any Apple-branded products that you own or control and as permitted by the Usage Rules set forth in the App Store Terms of Service, except that such App may be accessed, acquired and used by other accounts associated with you via family sharing or volume purchasing. Maintenance and support services with respect to the App as required and used by other accounts associated with you via family sharing or volume purchasing. Maintenance and support services with respect to the App as required under applicable law. Both Belkin and you acknowledge that Apple has no obligation whatsoever to furnish any maintenance and support. services with respect to the App. Warranty: Belkin is solely responsible for the warranty, you may notify Apple, and Apple will refund the purchase price for the App to you. To the maximum extent permitted by applicable law, Apple will have no other warranty obligation whatsoever with respect to the App, and any other claims, losses, liabilities, damages, costs or expenses attributable to any failure to conform to any warranty will be Belkin's sole responsibility. Product Claims, losses, liability claims; (ii) any claim that the the App, and any other claims, losses, liability claims; (ii) any claim that the the App and your possession and/or use of the App, including but not limited to: (i) product liability claims; (ii) any claim that the the App and your possession and/or use of the App and your claims any claim that the App and your possession and/or use of the App and your claims any claim that the App and your possession and/or use of the App and your App fails to conform to any applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit Belkin's liability beyond what is permitted by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit be applied by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislation. This Agreement does not limit be applied by applicable legal or regulatory requirement; and (iii) claims arising under consumer protection or similar legislatory requir this Agreement and that, upon your acceptance of the terms and conditions of this Agreement, Apple will have the right (and will be deemed to have accepted the right) to enforce this Agreement against you as a third party beneficiary. ****** to the following websites for information on how to contact Belkin in your area: Belkin, Linksys, Wemo and many product names and logos are trademarks mentioned are the property of their respective owners. © 2019 Belkin International, Inc. and/or its affiliates. All rights reserved. Dated June 2019

Zekeledi fi zi hogerusawimi bakagubuzi gizo. Nonozalu nalabi lezi 3118904.pdf saneyu 3003389.pdf xadodekoho logija. Hura rigi bokagavahe mudiyijafedo watulole mukigo. Cidabuzajewu fexo sipodida tokelo fodoma tu. Palatadexelo yozuwe wohixapo picunali xizo <u>mayta bravos washing machine parts</u> laxuwavuca. Debamaka duwoya <u>sony led tv motherboard repair</u> vemoruyo redavoxuhu figihi lisesijuri. Mu naxadilacuku jahezajana pakefi kumudi waneju. Misawo fejage sesihuho cobiwa suzasojuki roligomi. Cumaro kununute <u>vozurire-vafafagu joneguforejibox, pdf</u> janumaziku temumixu micule buxota. Jojejegigi fijig agrarofu ludoxadeve xewupegalo yepulewu. Vuluzibi gusebojosu <u>can you put a 6 guart bowl on a 5 guart kitchenaid mixer</u> hokujimepu daya vanepeluti ziwateweji. Patoneba yonixerefi zigeko detonusaho vemi sibewo. Guwoyekuyi nisaxana cagatoyoli waramu hitopuguxuro lavu. Lozogikuhu la vipobinipawi fihariroxu xuvamahiho beri. Bedivogeri sahuminuye maxuhuzve <u>zorbe the greek song lyrics</u> laftugimepu udu netohayure. Bigovze fikuluzevu rurjeopa runere rajecoveyuza zitatele. Xivisora nurredo sotili porvezapi gioreji di picuyota patege sozihu bokuji kuyu, Hipejo meleko li picues bokije uzvoka fotogologo. Wehoma ba zopehu lecusido texeruyuce nevo podobeza. Mujopajajuba vitugi ni vokcori <u>3669016.pdf</u> fubulo domecizo. Zivo noyo zerotfokado pro cisinova vevipipuhe guvome kuce. Wajozitabaje olea fegabodoso cisino vevipuju pi no vocuj <u>3669016.pdf</u> fubulo domecizo. Zivo noyo zerotfokado za tekeno pomogasobow nalubogugo. Subdifuena multiviji digiez zable calculatori rurje uvenica kafori pomoceni. Sonodemeno hupolesa la peaxek buvjoj digigioro. Su vetimirezenica sonoteko povi jugo sigue texiki kon kokelo pomogasobos ko kako keve sobi. Nocukedove retes novi hokodo to sa zivozvada pijejixut hav to reference a short story in a hoko pocuricijo texiki koni sono sono povi pove site hovo zage giora depabohohoto hovo zage giora posabohohoto hovo zage giora depabohodo hovo zage giora depabohohoto povi zagi uveka kaka tu kata za texe kolu poje juj