

End User Agreement

- By installing, copying, or otherwise using Cradle Viewer, you agree to be bound by the terms of this END USER LICENSE AGREEMENT for evaluation use.
- If you do not agree to the terms of this END USER LICENSE AGREEMENT, you may not install or use Cradle Viewer.
- This END USER LICENSE AGREEMENT is a legal agreement between you (either an individual or a single entity) and Software Cradle Co., Ltd. for Cradle Viewer which includes the computer software and may also include associated media, printed materials, and 'online' or electronic documentation.
- Software Cradle Co., Ltd. grants you the non-exclusive license to use Cradle Viewer during the terms of this END USER LICENSE AGREEMENT.
- Cradle Viewer is owned by Software Cradle Co., Ltd.
- Cradle Viewer is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.
- Cradle Viewer is licensed, not sold. Therefore, you must treat this software just like a book or any other copyrighted material (e.g., recordings or film).
- Software Cradle Co., Ltd. makes no warranty, including but not limited to any implied warranties of merchantability or fitness for a particular purpose, regarding the software or accompanying materials.
- The software and accompanying materials are provided solely on an as-is basis.
- In no event shall Software Cradle Co., Ltd. be liable to any special, collateral, incidental, or consequential damages in connection with or arising out of the purchase or use of the software and accompanying materials.
- This agreement is governed by the laws of Japan.