

Software Contact Form

Please attach this form to the Microsoft Campus Agreement Form

Name: _____

Billing address: _____

Shipping address: (please note signature is required at time of delivery)

Phone: _____

Email address: _____

Comments: _____





BALL STATE
UNIVERSITY.

Ball State University
Microsoft Campus Agreement Number 01C30890

MICROSOFT CAMPUS AGREEMENT

FACULTY/STAFF MEDIA PURCHASE AGREEMENT

Please see the reverse side of this form for the terms and conditions of the Microsoft software media sale. Check the names of the product(s) for which you wish to purchase media.

Windows:

- 32 64 Windows 7 Ultimate Upgrade
- Office 2010 Professional Plus
- Other _____

Macintosh:

- Office Mac Standard 2011
- Other _____

_____ *Total number of products*

I certify that I am an employee of Ball State University, that I am eligible to participate in the Microsoft Campus Agreement (MSCA) program, and that I will abide by the conditions of the MSCA, License Agreement terms, and applicable University policies as listed on the reverse side of this form. I have not previously purchased media for the product(s) checked above and I am not purchasing software media on behalf of any other person or organization. I understand that Ball State is extending me the right to use the software at home only for work-related purposes.

Please initial each statement concerning Work-at-Home Use Rights (paragraph 5 on reverse side):

- ___ I will read and abide by the license agreement(s) associated with this software.
- ___ I understand that the Volume License Key is provided for my authorized faculty/staff use only, and that I will be responsible for any unauthorized use thereof by me.
- ___ I understand that no technical support is provided by Ball State University in association with my work-at-home use.
- ___ I understand the minimum specifications to run the software as listed at <http://www.microsoft.com/catalog/default.asp?subid=22>.
- ___ I will remove the software from my home machine immediately upon the earlier of (a) any event which causes me no longer to be a faculty or staff member or employee of the institution for any reason or (b) expiration of the Campus Agreement Subscription term.
- ___ I understand that I am not licensed to use the software for personal purposes.

Name (please print legibly)

Ball State ID Number

Signature

Date

Please keep this form and the sales receipt as confirmation of your license for the selected Microsoft software products!

The license to use this software is not valid unless this transaction is recorded by Ball State University. This is done automatically when your order is filled.

Ball State's Microsoft Campus Agreement (MSCA) requires all users of software made available through the agreement to be aware of the following information. **The Microsoft software may be distributed to and used only by persons who agree to abide by the MSCA's restrictions, applicable license rights and terms listed below** (see the web page at www.microsoft.com/education/?ID=Terms).

1. Faculty/staff do not purchase MSCA software. Only the media are purchased for use on personally-owned computers. The license to use registered MSCA software is granted by the MSCA. Microsoft Corporation licenses all software made available through the MSCA.
2. Each Ball State faculty or staff member may receive one (1) copy of the media for each MSCA software product. The product may be installed and used, for University-related activities, on one (1) computer that you own or lease. **You are not licensed to use the software at home for personal purposes.**
3. If your status as a Ball State faculty or staff member ceases, you are required to remove the software from the computer on which it is installed or else purchase a license for each product.
4. If the MSCA is terminated or is not renewed by the University while you are still a Ball State employee, you are required to remove any software acquired under the MSCA from the computer on which it is installed or else purchase a license for each product.
5. MSCA software is subject to U.S. Department of Commerce export controls (see the web page at www.microsoft.com/exporting/).

The term of the Microsoft Campus Agreement is one year and it may be renewed annually by the University. The current agreement expires on August 31, 2012.

The statements below apply to each of the software products made available by the Microsoft Campus Agreement. The terms "licensor", "us", "we", and "our" refer to Microsoft Corporation. "Institution" is Ball State University.

1. **Grant of License.** Licensor hereby grants you the right to run one copy of the version number and language of the software identified on the reverse side of this form which you have installed on your personal computer per the right granted to you by the Institution under the Campus Agreement program. Your right to use the software shall be governed by and subject to the relevant section(s) of the most current license rights which you may view at www.microsoft.com/education/?ID=Terms.
2. **Description of Other Rights and Limitations.**
 - Limitations on Reverse Engineering, Decompilation, and Disassembly.** You may not reverse engineer, decompile, or disassemble the software except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
 - Separation of Components.** The software is licensed as a single product. Its component parts, if any, may not be separated for use on more than one computer.
 - Rental.** You may not rent, lease, or lend the software.
 - Support Services.** Customers acquiring software under the Campus Agreement are not entitled to free telephone support.
3. **Copyright.** All title and copyrights in and to the software (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the software), and any copies of the software are owned by Microsoft or its suppliers. The software is protected by copyright laws and international treaty provisions. Therefore, you must treat the software like any other copyrighted material except that you may install the software on a single computer provided you keep the original solely for backup or archival purposes.
4. **Disabling Mechanisms and No Support Services.** We reserve the right to include in the software any proactive technical disabling mechanisms that would enable us, with a timed device, to disable the software. Additionally, you will not be entitled to free telephone support for the software.
5. **Faculty/Staff Work-at-Home Use Rights**

The Microsoft products checked on the front side of this form shall be referred to collectively herein as the "Software". Software is made available to you because Ball State has purchased license coverage for the Software through the Microsoft Campus Agreement. Ball State is extending to you the right to use the Software for **Campus-related** purposes at home. **You are not licensed to use the Software at home for personal purposes.** You do not own the license or the CDs, rather you are leasing the license and CDs from Ball State University for the term of the agreement. You will be required to remove the Software from your home machine immediately upon the earlier of (a) any event which causes you no longer to be a faculty or staff member or employee of the institution for any reason or (b) expiration of the Campus Agreement Subscription term. Ball State has received a Volume License Key that will allow multiple installations of the Software. You will be held responsible for any unauthorized use by you of the institution's unique Volume License Key.
6. **Limited Warranty and Disclaimers.** You are provided with a 90-day product warranty, the terms of which are in the license rights. EXCEPT FOR THE LIMITED WARRANTY PROVIDED IN THE PRECEDING SENTENCE, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, WE DISCLAIM ON OUR OWN BEHALF AND ON BEHALF OF OUR SUPPLIERS ALL WARRANTIES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE PRODUCTS AND RELATED MATERIALS. THERE MAY BE SITUATIONS IN WHICH YOU HAVE A RIGHT TO CLAIM DAMAGES FROM US. WHATEVER THE BASIS FOR YOUR CLAIM (SUCH A BREACH OF CONTRACT OR TORT), OUR LIABILITY WILL BE LIMITED TO DIRECT DAMAGES UP TO THE AMOUNT YOU HAVE PAID UNDER THIS AGREEMENT WITH RESPECT TO THE PRODUCT GIVING RISE TO YOUR CLAIM. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL WE OR ANY OF OUR SUPPLIERS BE LIABLE FOR ANY INDIRECT DAMAGES (INCLUDING, WITHOUT LIMITATION, CONSEQUENTIAL DAMAGES, DAMAGES FOR LOSS OF PROFITS OR REVENUES, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER LOSS) ARISING IN CONNECTION WITH THIS AGREEMENT, ANY ENROLLMENT OR PRODUCT, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.