

KeyKatcher Pro Software Quick Start Guide

Notice: Installation of this software indicates consent to the User Agreement found on the back of this page.



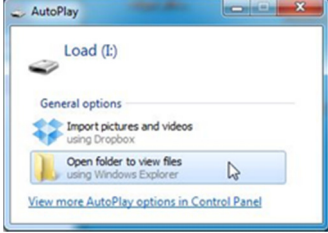
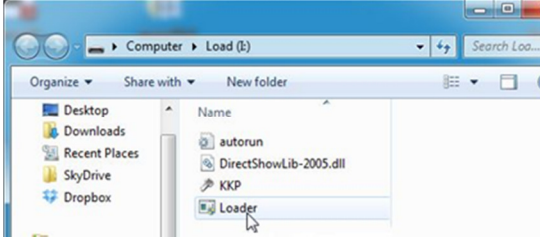
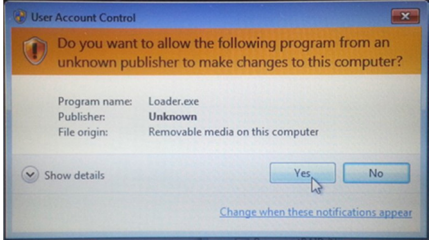
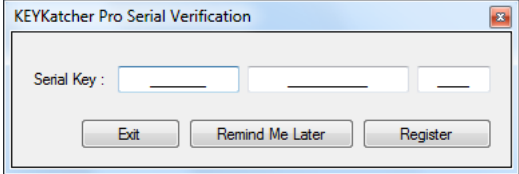

Installation:

Insert the Flash Drive into any open USB Port.

Your version of Windows will determine exactly what happens next.

Windows XP and prior: The software should automatically be installed to the directory C:\Windows\KKP\ and automatically run. Depending on your computer's specific settings, you may also need to follow some of the steps below.

Windows Vista and Later (Windows 7, 8, etc):

| | |
|--|--|
| <p>The AutoPlay window will open: Click "Open folder to view files"</p> <p>If the AutoPlay Window does not open, use "Computer" to double-click the new "Removable Drive"</p> |  |
| <p>The folder will open. Double-click the file "Loader"</p> <p>This will install the necessary files to the C:\Windows\KKP\ directory</p> |  |
| <p>During this process, you may see a User Account Control window open. Click the "Yes" button.</p> |  |
| <p>The first time you install the software, you will be prompted to enter a Serial Key. For your convenience, this number is included both on the Flash Drive and here:</p> |  |
| <p>The main program screen will open. The software is now installed and running and if you wish, you may remove the USB Drive.</p> <p>Before you remove the USB Drive, you may wish to open KeyKatcherProManual-USB.pdf that is found on the USB Drive. This contains the instructions for configuring the software to run the way you want.</p> |  |

Thank you for purchasing KEYKatcher Pro Software. If you experience problems or have questions, please email: KKP@KeyKatcher.com for prompt assistance.

~~ USER AGREEMENT ~~

USE AGREEMENT: This Agreement is between Lakeshore Technology Services, LLC (LTS) and you, the user or installer of the KEYKatcher Pro Software (the "Software"). Your installation or use of the Software indicates your consent to all of the terms of this Agreement. If you do not agree to any term of this Agreement, do not install the Software. Return the product with the plastic shell unopened to the place of purchase for a full refund.

PERMISSIBLE USES: The Software was designed and is to be used solely for parents to monitor what their children are doing on the computer and for businesses to monitor what their employees are doing on the computer (the "Permissible Uses").

IMPERMISSIBLE USES: The Software may not be used to violate the privacy rights of others, or to access or intercept electronic communications in violation of wiretap statutes, or to violate company regulations ("Impermissible Uses"). Impermissible Uses include, but are not limited to the following acts: retrieval of credit card information, passwords, personal and/or medical information, confidential and/or proprietary information, or trade secrets. Privacy and wiretapping laws change from time to time and vary from state to state. It is your responsibility to ensure that you are in compliance with federal, state, and local laws.

MUST POST NOTICE of MONITORING: If anyone other than you will be using the computer on which the Software is installed, you agree to post a notice visible to each user of the computer to the effect that (i) activities on this system may be monitored and recorded and (ii) that anyone using this system expressly consents to such monitoring and is advised that if such monitoring reveals possible evidence of unauthorized or criminal activity, such evidence may be provided to company or law enforcement officials.

SERIAL NUMBER FOR INVESTIGATING ILLEGAL ACTS: A unique serial number may be electronically stored in the Software to aid company and law enforcement officials in the investigation of any unauthorized or illegal acts that may be committed with the Software. You agree to permit LTC to assist these officials by providing serial number and sales information and to download the data from the Software, as necessary in the course of the investigation. LTC may request the assistance of its distributors and customers in providing information relating to the Software(s), and you agree to cooperate with such requests.

LICENSE: The Software contains software instructions (the "Program") on the internal microcontroller. The Software and Program are protected by copyright and other intellectual property laws. LTC hereby grants you the right to: a) use the Program for the Permissible Uses in the United States for as long as you own the Software. b) view, copy, print and distribute copies of the output provided by the Software provided: (1) the output is used for informational purposes only; and (2) any electronic or hardcopy of the output (or portion thereof) includes the following notice: Program and format of the output provided thereby are provided under license from LTC. All Rights Reserved. c) This license is limited to the rights above. Therefore, you are expressly prohibited from taking any other action with the Software, including but not limited to: (1) modifying, reverse engineering, de-compiling or disassembling the Software or the Program; (2) make any attempts to defeat the code protection which is in place on the internal microcontroller; (3) make any attempts to read or copy the Program; (4) attempt to cut open the casing around the Software; (5) sell, rent, lease, lend, or sublicense the Software or otherwise trans-fer your rights to another, unless the recipient agrees to the terms of the Agreement.

LIMITED WARRANTY: LTC warrants that the Software, if provided by LTC, is free from defects in materials and workmanship and for one year from the date of original purchase of the Software, provided the Software was not subject to accident, abuse, or improper use. THIS IS A LIMITED WARRANTY AND ALL OTHER WARRANTIES ARE EXPRESSLY DISCLAIMED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF NON-INFRINGEMENT OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. KEYKATCHER'S SOLE LIABILITY FOR ANY BREACH OF THIS WARRANTY SHALL BE, IN LTS'S SOLE DISCRETION, TO REPLACE YOUR SOFTWARE. LTS will honor this warranty only if you inform LTS of your problem with the Software in writing during the applicable warranty period including evidence of the date the Software was originally purchased. This warranty is void if you violate the terms of this Agreement. To invoke the warranty, request technical support from keykatcher.com. Send the completed Return Authorization, the defective Software, and a copy of the purchase receipt or other evidence of the purchase date, prepaid, to: KEYKatcher, 131 W. 18th St. Holland, MI 49423. Include your name, address, and telephone number. LTS will repair or replace the Software and return it to you at its expense.

INDEMNIFICATION: You agree to defend, indemnify, save and hold LTS harmless from any and all claims, demands, liabilities, costs or expenses including direct, indirect, incidental or consequential damages and reasonable attorney's fees arising from use or installation of the Software, including claims of statutory violations, violation of right to privacy, [S5] loss of business, or loss of profit.

LIMITATION OF LIABILITY: UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT, CONTRACT, OR OTHERWISE, SHALL LTS OR ITS SUPPLIERS OR RESELLERS BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR VIOLATION OF THE RIGHT TO PRIVACY, VIOLATION OF WIRETAPPING STATUTES, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER DAMAGES OR LOSSES ARISING FROM USE OR INSTALLATION OF THE SOFTWARE. THE TOTAL LIABILITY OF KEYKatcher IS THE PURCHASE PRICE OF THE SOFTWARE, EVEN IF LTS SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY THIRD PARTY.

EXPORT CONTROLS: You must adhere to export laws regarding the export of software using encryption functionality, which change from time-to-time. At minimum, you may not export or re-export the Software (i) into (or to a national or resident of) Cuba, Iraq, Libya, Sudan, North Korea, Iran, Syria or any other country to which the U.S. has embargoed goods; or (ii) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals, the U.S. Commerce Department's Table of Denial Orders, or any other person or entity denied export activity by the United States Government.

GOVERNING LAW: This Agreement shall be governed in all respects by the laws of the United States and the State of Michigan, except for conflict of laws provisions. The parties agree that for any dispute, controversy or claim arising out of or in connection with this Agreement, venue and personal jurisdiction shall be in the federal or state court with competent jurisdiction located in Ottawa County, Michigan.

SEVERABILITY: The provisions of this Agreement will be deemed severable, and the invalidity or unenforceability of any provision will not affect the validity or enforceability of another provision hereof.

ENTIRE AGREEMENT: This Agreement constitutes the entire agreement and understanding between the parties and may be amended only by a writing executed by both parties.

All Materials are the property of Lakeshore Technology Services, LLC.
Copyright 2013 Lakeshore Technology Services, LLC. All Rights Reserved.

~~ END OF USER AGREEMENT ~~