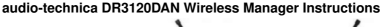


# audio-technica DR3120DAN Wireless Manager Instructions

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- This software is now compatible with macOS Ventura (Version 13). Rosetta 2 installation is no longer required for Mac with Apple silicon.
- The "Device List" screen can now expand and collapse all devices displayed of each category.
- We have fixed a problem in the "Frequency Coordination" function where the IM (intermodulation distortion) source setting was not appropriate under some calculation conditions.
- When a UHF System and an In-Ear Monitor System are deleted from the "Device List" tab, they are also removed from the "Monitor" tab.
- Other user interface and existing features have been improved.
- · We have fixed minor bugs.
- Fixed Mixout Ch description when ESW-R4180LK is added to Link Configuration.
- This software is now compatible with macOS Monterey (Version 12). If you use a Mac with Apple silicon, you need to install Rosetta 2 on your Mac.
- This software is now compatible with ESW-R4180LK.
- Firmware updates for ES wireless systems can now be performed from Wireless Manager.
- Auto device ID assignment for ES wireless systems is now available.
- Model profiles for the 2000 series have been added.
- Multiple files can now be selected and imported on the RF Scan screen.
- "Set Stability" has been added to the Max Channel Calculation.
- Fixed model profiles for 3000 IEM.

- We have fixed a problem where the ESW-R4180 mixout settings were not being restored when "Restore" was pressed in "Unsynced Devices".
- We have fixed a problem where changing the mute setting after taking an online body-pack or handheld transmitter offline caused a timeout that prevented the setting from being changed.
- Other user interface and existing features have been improved.
- · We have fixed minor bugs.
- This software is now compatible with Engineered Sound Wireless Systems.
- This software is now compatible with Microsoft Windows 11.
- This software is now compatible with macOS Big Sur (Version 11). If you use a Mac with Apple silicone, you
  need to install Rosetta 2 on your Mac.
- "Open Recent Project" is now available in the File menu.
- · When filtering by tags, untagged devices are no longer displayed.
- We have changed how to open the Device Settings screen.
- The import of channels in Frequency Coordination can be filtered by channel.
- We have solved the problem in which the IM spacing did not change after setting a model profile for the excluded frequencies in Frequency Coordination.
- We have fixed minor bugs.
- This software is now compatible with ATW-T3205.
- Device List/Device Setting can now also be exported in CSV format.
- TV channel numbers are now displayed on the X-axis of the graph area in the Frequency Coordination tab.
- The Import and RF Explorer buttons on the RF Scan screen of the Frequency Coordination tab have been merged into one button (types of import file are not changed from Ver. 1.2.0).
- New application icon is now available.
- We have improved the user interface and other features.
- · We have fixed minor bugs.
- This software is now compatible with macOS Catalina 10.15.
- New functionality "Multi-Point Receiver" is now available (Firmware 001.006.001 or later is required for ATW-R5220).
- We have improved the user interface and other features.
- We have fixed minor bugs.
- This software is now compatible with 3000 Series ATW-R3210N (EF1, EF1C, FG1, FG1C, GG1) and 3000
   Digital Series ATW-DR3120/ATWDR3120DAN (DE2E, EE1E, FF1E).
- We have improved the user interface and other features.
- We have fixed minor bugs.
- We have fixed bugs related to RF Scan functionality.

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This Software License Agreement (hereinafter referred to as this "Agreement") is a legal agreement on the use of software (hereinafter referred to as the "Software") provided by Audio-Technica Corporation and the affiliates thereof (hereinafter collectively referred to as the "Company"), entered into by and between you, the end user, and the Company. Please carefully read this Agreement in its entirety and agree to the terms and conditions for using the Software.

#### **Article 1 (Definitions)**

The definitions for the terms used in this Agreement are as provided below.

- 1. "Our Products" refers to products that are manufactured and sold by the Company.
- 2. "Related Products" refers to any of Our Products that can be configured, displayed, and updated via the Software through a wired or wireless connection.
- 3. "Firmware" refers to the device firmware programs that are incorporated into Related Products, the use of which is mediated via the Software.
- 4. "Devices" refers to the devices (including, without limitation, computers and smartphone terminals) on which you install and use the Software.

### Article 2 (Applicability)

- 1. The purpose of this Agreement is to specify the rights and obligations of you and the Company with respect to the Software and any patches, updates, and new versions of the Software, and this Agreement shall apply to any and all relationships in which you use the Software.
- 2. The terms and conditions for the use of the Software that are separately indicated by the Company (hereinafter referred to as the "Terms and
  - Conditions") shall constitute a part of this Agreement. In the event of any conflict between the content of this Agreement and the Terms and
  - Conditions, this Agreement shall be applied preferentially, unless otherwise expressly provided for in the Terms and Conditions.

## **Article 3 (Amendment)**

- 1. The Company may amend the content of this Agreement in the event the Company determines that there are changes in the actual circumstances concerning the Software, changes in socioeconomic conditions, changes in laws and regulations, or changes in various other circumstances.
- 2. In the event of any amendment to the content of this Agreement, the Company shall post the amended content of this Agreement in the Software or on the Company's website, and notify you of the amended content in a manner specified by the Company. The Agreement as amended shall apply from the date specified in the notice, and your subsequent use of the Software shall be deemed to constitute your assent to the Agreement as amended.

#### **Article 4 (Restrictions on Use)**

- 1. You may not engage in any of the acts below when using the Software:
  - 1. reproduce, copy, assign, sell, lease, sublicense, publish, correct, modify, or make available to third parties on a network all or part of the Software;
  - 2. reverse engineer, decompile, disassemble, create derivative works, or attempt to create source code from

object code of the Software;

- 3. use the Software with illegal or unauthorized, or modified or altered hardware and software;
- 4. violate laws and regulations in relation to access to or use of the Software, or infringe any right of the Company or other right holders;
- 5. obtain the Software by any means other than regular provision by the Company; and
- 6. otherwise use the Software without due authorization.
- 2. Any matters restricted under this Agreement shall be subject to action to the maximum extent permitted by laws and regulations.

Article 5 (Intellectual Property Rights for the Software)

The license to use the Software shall be granted to you, however, the copyright and any other rights to the Software shall not be transferred to you.

All intellectual property rights to the tangible and intangible components of the Software (including, without limitation, programs, databases, icons, images, text, manuals, and any other content) belong to the Company or third parties that have licensed their use to the Company.

## **Article 6 (No Warranty and Exemption from Liability)**

- 1. The Company shall make every effort to ensure that the Software is free from bugs, etc., but the Software is provided "as is," and the Company does not warrant that bugs or defects will not exist. In addition, the Company neither expressly nor implicitly warrants that the Software will deliver any particular results, including merchantability, fitness for a particular purpose, or non-infringement of third party rights.
- 2. In some cases, certain functions of the Software may be realized by communicating and interfacing with Related Products, and depending on the version and Firmware status of the Related Products at the time of your purchase, the Company does not warrant that all functions will perform satisfactorily. In addition, you shall independently endeavor to ensure that the Firmware is updated to the latest available version and run in a stable operating environment.
- 3. The Company shall not warrant, establish conditions, make representations, or set periods of time with respect to any matter whatsoever (including, without limitation, non-infringement of third party rights, merchantability, integration, satisfactory quality, or fitness for a particular purpose), with the exception of any warranty, condition, representation, or period of time to the extent for which such cannot be excluded or limited under the laws to which you are subject at your location (whether expressly or implicitly by statute, common law, custom, usage or otherwise).
- 4. The Company does not warrant that the Software will function properly on all operating systems of the Devices used by you, nor does it warrant that the Software will function properly in cases where formerly usable functions, in whole or in part, become unusable due to OS upgrades or service changes to the Devices. In addition, the Company shall not be obligated to verify operations, make any improvements, or otherwise take action so that such a warranty may be provided.
- 5. The Company shall not be liable for any loss or damage you may suffer as a result of matters that are not warranted or matters for which you are responsible under any of the provisions of this Agreement, except in cases of willful misconduct or negligence on the part of the Company.
- 6. In the event that you suffer damages in connection with the Software or Firmware due to negligence on the part of the Company, the Company shall be liable only for direct and customary damages that are actually incurred by you, irrespective of whether the claim is based on default, tort, or any other cause of action, and the total

amount of the Company's liability to you shall not exceed the amount paid by you to the Company.

#### **Article 7 (Internet Connection)**

- 1. An Internet connection may be required to use functions of the Software. All Internet connection fees, line utilization charges, and packet communication fees, etc. shall be borne by you.
- 2. Operation and function of the Software may be limited depending on the Internet environment. In addition, content used with the Software may not be available due to discontinuance or termination of network service and Internet environment, etc. The Company shall not be liable therefor.

## **Article 8 (Software Updates)**

- 1. The Company may provide updated versions, enhanced versions, and services, etc. (hereinafter collectively referred to as "Software Updates") with respect to the Software for the purpose of improving operation, adding new functions, enhancing security features, etc., without obtaining prior consent from users. Software Updates may cause changes to your previous settings, loss of data or content, or loss of functionality (hereinafter referred to as "Data Loss, Etc."), for which the Company shall not be liable, except in cases of willful misconduct or negligence on the part of the Company.
- 2. The provision of Software Updates is at the sole discretion of the Company, and you may be required to update the Software in order to continue to use the Software. If you do not update the Software, the Company does not warrant that all or any part of the functions of the Software will operate satisfactorily.
- 3. You hereby agree to make every effort to avoid damages due to Data Loss, Etc. as described in the preceding paragraph by backing up your data to ensure its preservation.
- 4. If the Company determines that it is necessary for the Company to discontinue support for the Software, it shall make efforts to announce such discontinuance in an appropriate manner.

#### **Article 9 (Firmware Updates)**

- 1. The Company may provide updated versions, enhanced versions, and services, etc. (hereinafter collectively referred to as "Firmware Updates") with respect to Firmware for the purpose of improving operation, adding new functions, enhancing security features, etc., without obtaining prior consent from users. Firmware Updates may cause Data Loss, Etc. in the functions and services available in Related Products, for which the Company shall not be liable, except in cases of willful misconduct or negligence on the part of the Company.
- 2. The provision of Firmware Updates is at the sole discretion of the Company, and you may be required to use the Software to update Firmware in order to continue using the Related Products in question. If you do not update Firmware, the Company does not warrant that all or any part of the Related Products will operate satisfactorily.
- 3. Firmware and Firmware Updates are provided to you "as is," either as purchased or with updates applied, and the Company does not warrant that bugs or defects will not exist. In addition, by using Related Products to which Firmware and Firmware Updates have been applied, you shall be deemed to have agreed to each and every provision within the scope specified in this Agreement.
- 4. When you connect Related Products to the Devices via a wired or wireless connection and update Firmware via the Software, you shall read the precautions carefully and endeavor to prepare a stable operating environment. The Company shall not be liable for any problems that may occur in reflecting updates, etc. in an

- environment not anticipated by the Company, except in cases of willful misconduct or negligence on the part of the Company.
- 5. If the Company determines that it is necessary for the Company to discontinue support for Firmware, it shall make efforts to announce such discontinuance in an appropriate manner.

## **Article 10 (Measures in Case of Violation of This Agreement)**

If the Company determines that you have violated this Agreement, the Company may take measures to protect rights, including suspension of access to or use of all or part of the Software, suspension of service provided by the Software, or other necessary remedies deemed reasonable to prevent unauthorized use of the modified Software.

## **Article 11 (Severability)**

If any provision or part of this Agreement is held by the competent court to be invalid or unenforceable, such invalidity or unenforceability shall not affect the remaining provisions of this Agreement, and the remaining provisions of this Agreement shall remain in full force and effect.

## **Article 12 (Governing Law and Jurisdiction)**

This Agreement shall be governed by and construed in accordance with the laws of Japan. You and the Company hereby agree that the Tokyo District Court shall have exclusive jurisdiction in the first instance over any litigation or other dispute to which you or the Company may become a party in association with this Agreement.

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#### **Documents / Resources**



## References

User Manual

Manuals+, Privacy Policy

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