

# EXHIBIT 50

[Fwd: Direct Revenue and (child) porn]

Subject: [Fwd: Direct Revenue and (child) porn]  
From: Jonathan Cohen <jcohen@weisergroup.com>  
Date: Wed, 11 May 2005 11:55:01 -0400  
To: <dan@direct-revenue.com>

From: "Dave Methvin" <dave@pcpitstop.com>  
Date: 2005/05/11 Wed AM 10:45:33 EDT  
To: <jcohen@weisergroup.com>  
Subject: Direct Revenue and (child) porn

Jonathan, in our phone conversation yesterday you expressed animated indignation that I would use child pornography as an example of content that Direct Revenue might proscribe in their contract. At that point in our conversation I was anecdotally aware of cases where users had reported DR bundled with pornography, but had not verified them personally.

Since you reacted so strongly to that comment, I felt it was important to research the issue first-hand. My Google searches led me to this forum that discusses spyware in torrents:

<http://www.piratebay.org/index.php?view=forum&a=thread&id=27561&fview=last>

The Pirate Bay site still has some similar torrents to the ones already mentioned there:

<http://piratebay.org/>

I downloaded one of the torrents, let me just say it has "Russian girls" in the title, and ran its installer; sure enough it's filled with about a dozen "adware" programs including Direct Revenue. There is a click-wrap license from "Metrix Marketing Group" that installs about a dozen things; I have attached the license.

I have not viewed the video this file purports to install, and am not inclined to do so. Its title implies the girls that were filmed may be under the age of 18. I would appreciate it if you or someone at Direct Revenue can continue this investigation and provide me with some official comment. You should be able to find the infected files by looking through the content posted at the Pirate Bay site.

Once again, this emphasizes the importance of the questions I posed to you yesterday. What limits do you put on your distributors and how do you police them?

In particular, is "Metrix Marketing Group" one of DR's distributors? What actions will DR take against MMG in response to this, or is this type of distribution in fact allowed by the DR/MMG contract?

----

Dave Methvin  
Chief Technology Officer, PCPitstop.com  
Columnist, PC Today  
[dave@pcpitstop.com](mailto:dave@pcpitstop.com)  
410-730-8818 office  
443-413-6187 mobile

Jonathan R. Cohen

Managing Principal  
The Weiser Group  
1675 Broadway  
10th Floor  
New York, NY 10019-5865  
[jcohen@weisergroup.com](mailto:jcohen@weisergroup.com)  
Office: (212) 468-3372

---

Metrix Marketing Group License Agreement

METRIX MARKETING GROUP INC.. LICENSE AGREEMENT CAREFULLY READ THE FOLLOWING LICENSE AGREEMENT. BY DOWNLOADING OR INSTALLING, REGISTERING FOR, OR USING CONTENT DISTRIBUTED BY THE METRIX MARKETING GROUP, AN ASSOCIATED AFFILIATE, AND/OR ITS PARTNERS SOFTWARE, CONTENT AND OTHER ELECTRONIC PRODUCTS YOU ARE CONSENTING TO BE BOUND BY AND ARE BECOMING A PARTY TO THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, DO NOT ACCEPT THESE TERMS AND CHOOSE "I DO NOT AGREE" ON THE PREVIOUS SCREEN TO INDICATE THAT YOU DO NOT ACCEPT THESE TERMS AND TO DISCONTINUE THE INSTALLATION OF THIS PRODUCT(S).

1. DESCRIPTION. The Metrix Marketing Group Inc.. will give you access to the specific program that you have chosen to download. The program you are about to install is not the legal property of the Metrix Marketing Group Inc.. Metrix Marketing Group is providing a 3rd party value added distribution service for this product and therefore takes no responsibility in ensuring the product works as its description intended.

2. DEFINITIONS. "You" means the person or company who is about to install this product. "We", "us" means Metrix Marketing Group. "Software" means a 3rd party computer application, including any upgrades, modified versions, updates, additions and copies of the software. "Source File" refers to the software and/or content that is being distributed in conjunction with this software and is not property owned, endorsed, or represented by the Metrix Marketing Group.

3. LICENSE GRANT. We hereby grant you a non-exclusive, non-transferable, limited license to use one copy of the Software(s) included in this installation on the computer. Our software installation is preceding the source file you have chosen to download. The license agreement of the source file is not covered in this agreement. You will likely be presented with the Source file License agreement during the installation of the source file. Again this agreement pertains only to the software installation process of the Metrix Marketing Group's 3rd Party Software. This agreement pertains only the software that will be installed should you choose to accept these terms and conditions. We make no representations or warranties with respect to ownership of or copyrights, if any, in the source file software / or digital content that our affiliates distribute. We do not represent others who may claim to be authors or owners of copyright or other rights thereto. Affiliates must ob!

tain all permission(s) when required and are solely responsible for determining the existence of such rights, satisfying any copyright and other use restrictions, intangible rights, or related interests, for obtaining any and all permissions and releases, for guarding against the infringement of those rights that may be held elsewhere, and for paying any associated fees necessary for the reproduction or use of the materials and for rights to any proprietary material depicted, and our affiliates expressly assume all responsibility for observing applicable laws of copyright, literary right, trespass, conversion, property right, privacy, publicity, and libel. You hereby agree that this license agreement was accepted on subject to terms and conditions set forth below. The Software is "in use" on a computer when it is loaded into temporary memory (RAM) or installed into the permanent memory of a computer--for example, a hard disk, CD-ROM or other storage device.

4. ARCHIVAL OR BACKUP COPIES. You may not keep back up copies of this Software.

5. THINGS YOU MAY NOT DO. Canada and United States copyright laws and international treaties protect the Software. You must treat the Software like any other copyrighted material for example a book. You may not: copy the Software in any form, modify or adapt the Software or merge it into another program, reverse engineer, disassemble, decompile or make any attempt to discover the source code of this Software, place the Software onto a server so that it is accessible via a public network such as the Internet, or sublicense, rent, lease, distribute or lend any portion of the Software or related documentation. You agree to not use the Service to: a) harm minors in any way; b) impersonate, or falsely state or otherwise misrepresent your affiliation with, any person or entity, including, but not limited to, an official or affiliate of IST official, A Better Internet, Loud Cash, Motor Media, and/or the Metrix Marketing Group; c) interfere with or disrupt the Service or another person's

son's use of the Service or servers or networks connected to the Service, or disobey any requirements, procedures, policies or regulations of networks connected to the Service; d) violate any applicable law, statute, regulation, rule or code, including, but not limited to, rules and codes regarding online conduct.

7. LIMITED WARRANTY. Use of 3rd Party Software distributed by the Metrix Marketing Group and/or Service(a) is at your own risk. The Metrix Marketing Group and its associated partners provides the Software on an "as is", "where is" basis without warranty of any kind, either express, implied or statutory. To the extent permitted by applicable law, THE FOREGOING LIMITED WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, AND WE DISCLAIM ANY AND ALL IMPLIED WARRANTIES OR CONDITIONS, INCLUDING ANY IMPLIED WARRANTY OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, REGARDLESS OF WHETHER WE KNOW OR HAD REASON TO KNOW OF YOUR PARTICULAR NEEDS.

IN NO EVENT SHALL METRIX MARKETING GROUP BE LIABLE TO ANYONE FOR ANY UNAVAILABILITY, DELAYS, INACCURACIES, ERRORS OR OMISSIONS WITH RESPECT TO ANY INFORMATION USED RECEIVED OR TRANSMITTED BY THE SOFTWARE AND/OR SERVICE, OR FOR ANY DAMAGE ARISING THEREFROM OR OCCASIONED THEREBY, OR FOR THE RESULTS OBTAINED FROM THE USE OF SUCH INFORMATION, INCLUDING WITHOUT LIMITATION ANY RISK OF THE INTRODUCTION OF ANY FORM OF INVASIVE COMPUTER PROGRAM, INVASION OF PRIVACY AND ANY RISK ARISING OUT OF ANY CONTENT TRANSMITTED OR RECEIVED IN CONNECTION WITH THE USE OF THE SOFTWARE OR THE SERVICE. YOU ASSUME THE ENTIRE RISK FOR THE ACCURACY, ADEQUACY, COMPLETENESS, CORRECTNESS, VALIDITY AND QUALITY OF ANY INFORMATION.

NO EMPLOYEE, AGENT, DEALER, AFFILIATE OR DISTRIBUTOR OF OURS IS AUTHORIZED TO MODIFY THIS LIMITED WARRANTY, OR TO MAKE ANY ADDITIONAL WARRANTIES. SOME STATES OR OTHER JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE OR OTHER JURISDICTIONS, PROVINCES OR TERRITORY. You agree to indemnify and hold us, and our licensors, suppliers, vendors, parent, holding, subsidiary and related companies, affiliates, officers, agents, co-branders or other partners, and employees, harmless from any claim or demand, including reasonable legal fees, made by any third party due to or arising out of your misuse of the Service, your connection to the Service, your violation of this agreement, your violation of any rights of any other person, or your breach of any applicable law.

8. LIMITED REMEDY. METRIX MARKETING GROUP LIABILITY TO YOU OR ANY THIRD PARTY ARISING OUT OF OR RELATED TO THIS AGREEMENT HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER CONTRACTUAL, EXTRA-CONTRACTUAL (INCLUDING NEGLIGENCE), OR OTHERWISE WILL NOT EXCEED \$1 (ONE DOLLAR) OR THE FEE, IF ANY, PAID BY YOU FOR THE SOFTWARE, WHICHEVER IS GREATER. IN NO EVENT WILL WE BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING ANY LOST PROFITS, LOST SAVINGS, OR OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING FROM THE USE OR THE INABILITY TO USE THE SOFTWARE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF THESE DAMAGES. YOU EXPRESSLY RELEASE AND INDEMNIFY INTEGRATED SEARCH TECHNOLOGIES, IT'S EMPLOYEES, AGENTS, DISTRIBUTORS, SUPPLIERS, PARTNERS, ADVERTISERS, BOARD OF DIRECTORS FROM ANY AND ALL CLAIMS, DEMANDS OR CAUSES OF ACTION BOTH KNOWN AND UNKNOWN ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE SOFTWARE AND/OR SERVICE.!

SOME STATES OR OTHER JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IF OUR LIMITED WARRANTY AND/OR LIMITED REMEDY SHALL BE HELD INEFFECTIVE OR TO HAVE FAILED THEIR ESSENTIAL PURPOSES, OUR TOTAL LIABILITY FOR DAMAGES, WHETHER IN CONTRACT, TORT OR OTHERWISE, SHALL NOT

EXCEED THE LICENSE FEES PAID BY YOU FOR THE SOFTWARE LICENSED HEREUNDER.

9. OTHER SOFTWARE. You allow that 3rd Party ad-supported software (adware) will be installed in addition the source file that you are about to install after the Metrix Marketing Group installation procedure. Metrix Marketing Group provides the free distribution of legally distributable software, content and other electronic computer application. We rely on 3rd party ad-supported applications to monetarily support our distribution. The Metrix Marketing Group Inc.. shall not be liable to anyone with respect to such third party software. If you wish to remove the associated ad-supported software follow the uninstall links located here: Each 3rd Party adware company has it's own associated terms and conditions that are also made available to the end-user. The vendor's End User Licence Agreement (EULA) shall govern the use of the software.

For YourSiteBar license agreement go here:

<http://www.yesweb.com/terms>

For A Better Internet's license agreement go here:

<http://www.abetterinternet.com/policies.htm>

For SearchMiracle license agreement go here: <http://www.searchmiracle.com/TERMS.htm>

For TopConverting license agreement go here:

<http://www.crazywinnings.com/activex/conditions.php>

Furthermore you may attain a free version of Ad-Aware Personal Edition which can be used to remove our ad-supported software here:

<http://www.lavasoftusa.com/>

10. LINKS. The Service may include links to third parties websites. We have no control of the websites that are linked with the Service and we are not responsible for their content nor do we endorse the material contained in such websites. Access to such website is at your own discretion and risk.

11. TERM AND TERMINATION. This license agreement takes effect upon your use of the Software and remains effective until terminated. You may terminate it at any time by destroying the Software in your possession. You agree on termination of this license to destroy all copies of the Software in your possession.

12. TERRITORY. The rights granted to you herein are worldwide and apply to you wherever you are located or from whatever location you are accessing the Software or Service.

13. CONFIDENTIALITY. The Software contains trade secrets and proprietary know-how that belong to us or to third parties and it is made available to you in strict confidence. ANY USE OR DISCLOSURE OF THE SOFTWARE, OR OF THE THIRD PARTY SOFTWARE, OR OF ITS ALGORITHMS, PROTOCOLS OR INTERFACES, OTHER THAN IN STRICT ACCORDANCE WITH THIS LICENSE AGREEMENT, MAY BE ACTIONABLE AS A VIOLATION OF OUR TRADE SECRET RIGHTS AND INTELLECTUAL PROPERTY LAWS.

14. PERSONS 17 YEARS OLD AND UNDER. If you are younger than 18 years old, you are prohibited from downloading, registering, or using the Service. By using the Service, you warrant to Integrated Search Technologies that you are at least the age of 18 or that you are not a "minor" as this term is defined in the jurisdiction where you are domiciled.

15. CONSENT OF USE. You agree and, it is your sole responsibility, to inform all users of computer that you have caused the Software to reside, that you will obtain their consent to this agreement before allowing them to use the computer to connect to the internet. You understand and acknowledge that by using the Service, you may be exposed to content that is offensive, indecent or objectionable. You will make personal use only of such content.

16. UPDATES. You grant The Metrix Marketing Group and its associated software partners permission to add/remove features and/or functions to the existing Software and/or Service, or to install new applications or third party software, at any time, in its sole discretion with or without your

knowledge and/or interaction. By doing so, you agree to the terms of the new applications. You also grant Metrix Marketing Group permission to make any changes to the Software and/or Service provided at any time.

17. **SERVER INTERACTION.** You understand and accept that when the Software is installed, it periodically communicates with a server operated by Metrix Marketing Group and/or its associated software partners.

18. **INFORMATION COLLECTION.** You understand and grant Metrix Marketing Group and its associated partners permission to assign each copy of the Software an unique software identity code. You also grant Metrix Marketing Group permission to collect and store information of your internet usage habit, including but not limited to information about every web page you view with the full Uniform Resource Locators, and the content of web page. You understand and accept that Uniform Resource Locators and the content of web pages you view may include your personally identifiable information. You grant Metrix Marketing Group and its associated partners permission to collect and store information on which IST toolbar™ buttons you click on, your response to advertising, the search terms you entered on the IST toolbar™ and/or all other information relates to your internet usage habit. Metrix Marketing Group and its associated partners may at times ask you for your personally identifiable information, such as name, address, email address, zip code, telephone number. You hereby grant Metrix Marketing Group and its associated partners permission to distribute your non personally identifiable information to our partners, agents, and/or any third party in Metrix Marketing Group and its associated partners

19. **ARBITRATION.** Any claim or controversy arising out of or related to this Agreement, or the products or services we provide and/or distribute shall be settled by binding arbitration in accordance with the rules of the British Columbia International Commercial Arbitration Centre. Any such claim or controversy shall be arbitrated on an individual basis and shall not be consolidated with a claim of any other party. You agree to pay any/all direct and/or indirect costs arising out of or related to the claim and/or controversy, including but not limited to legal costs, transportation, accommodation, telephone calls. The foregoing shall not preclude Metrix Marketing Group and its associated partners from seeking any injunctive relief for protection of Metrix Marketing Group and its associated partners, intellectual property rights.

20. **ADVERTISEMENT APPLICATION.** You grant Metrix Marketing Group and its associated partners permission to install an advertisement application licensed to it from a third party. The purpose of the advertisement application is to display an advertisement a limited number of times at a specified time interval; the advertisement application will provide you the opportunity to install software onto your computer and will be automatically uninstalled after its operation is complete. You are granted a personal, non-commercial license to use this software, under the same terms and conditions that apply to Metrix Marketing Group and its associated partners. The IST toolbar™ Software does not track user data or clickstream data, does not compile a users database nor engage in user profiling. User information is not transferred to our server thus preventing software into your computer. However, we cannot control third party software which may be installed in the IST toolbar™.

21. **GENERAL PROVISIONS.** a). This written license agreement is the exclusive agreement between you and us concerning the Software and service and supersedes any and all prior oral or written agreements, negotiations or other dealings between us concerning the Software. b). The Metrix Marketing Group Inc.. reserves the right to modify this license agreement at anytime without notification. You agree that your continued use of the Software and/or Service following any changes to this agreement and after the changes take effect will constitute your acceptance of such changes. c). This license agreement is governed by the laws of the province of British Columbia, Canada. The United Nations Convention on Contracts for the Sale of Goods does not apply to this Agreement. d). You agree that the Software will not be shipped, transferred or exported into any country or used in any manner prohibited by Canadian Export laws or any other export laws, restrictions or regulations. e) If any!

provisions of this Agreement shall be deemed unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from these terms and conditions and shall not affect the validity and enforceability of any remaining provisions. f). The Metrix Marketing Group's

[Fwd: Direct Revenue and (child) porn]

failure to enforce the strict performance of any provision of this Agreement will not constitute a waiver of Metrix Marketing Group's right to subsequently enforce such provisions or any other provisions of this Agreement. No waiver of any provision of this Agreement shall be effective unless in writing. g). Any rights not expressly granted herein are reserved.

22. NOTICE TO USER : The downloading, installation and use of this software provided by the Metrix Marketing Group and the 3rd Party Ad-Supported Software provided by Targetsaver Inc. ("Publisher") is subject to the terms and conditions set forth in this license agreement (the "LICENSE AGREEMENT"). By downloading, installing or using this software, you indicate your acceptance of the terms and conditions set forth herein. You may view the full LICENSE AGREEMENT at <http://www.targetsaver.com/eula.html>.

mmg-license.txt	Content-Type: text/plain
-----------------	--------------------------