Exhibit E-1:

![Ad-Aware SE and Spybot Search & Destroy screenshots](image-url)
EXHIBIT E-5:

BETTERINTERNET END USER LICENSE AGREEMENT

(CERES ADVERTISING SOFTWARE)

1. Acceptance of This Agreement - This BetterInternet End User License Agreement ("Agreement") is a contract between you ("you" or "your") and BetterInternet, LLC, a Delaware corporation with a mailing address of 2711 Centerville Road, Suite 400, Wilmington, DE 19808-1660 ("BetterInternet"), and governs your use of BI advertising software ("BI") and other BetterInternet software and services provided to you (collectively, "Software"). The Agreement includes BetterInternet’s Privacy Policy. Please read the terms of this Agreement carefully before installing and using the Software.

This Software will collect information about websites you access and will use that information to display advertising on your computer.

By clicking "yes" or downloading, installing or using the Software, you acknowledge that you have read and understand this Agreement and agree to be bound by its terms. If you do not agree to be bound by the terms of this Agreement, you may not download or use the Software, and shall close this window without downloading the Software or clicking yes to indicate your acceptance of this Agreement.

2. Functionality - BI, through its advertising software known as Ceres, delivers advertising and various information and promotional messages to your computer screen while you view Internet web pages. BetterInternet is able to provide you with BI free of charge as a result of your agreement to download and use BI, and accept the advertising and promotional messages from BI.

By installing the Software, you understand and agree that the Software may, without any further prior notice to you, automatically perform the following display advertisements of advertisers who pay a fee to BetterInternet, in the form of pop-up ads, pop-under ads, interstitial ads and various other ad formats, display links to and advertisements of related websites based on the information you view and the websites you visit, store non-personally identifiable statistics of the websites you have visited, redirect certain URLs including your browser default 404-error page to or through the Software, provide advertisements, links or information in response to search terms you use at third-party websites, provide search functionality or capabilities, automatically update the Software and install added features or functionality or additional software, including search clients and toolbars, conveniently without your input or interaction, install desktop icons and installation files, install software from BetterInternet affiliates, and install Third Party Software.

In addition, you further understand and agree, by installing the Software, that BetterInternet and/or the Software may, without any further prior notice to you, remove, disable or render inoperable other software programs resident on your computer, which, in turn, may disable or render inoperable, other software resident on your computer, including software bundled with such hardware, or have other adverse impacts on your computer.

Certain applications or functions that may already be on your computer or that are accessible through the Internet may attempt to install themselves or other components onto your computer by inserting particular domain names into your browser’s list of "trusted sites" without providing a notice regarding such actions. By doing so, such applications or functions may use this access to your computer as a means to install unwanted or damaging components on your computer. You agree that BetterInternet may flush the list of all trusted sites in your browser from time to time for the purpose of helping your computer avoid potentially damaging downloads that occur without your prior knowledge. Thereafter, you may have to accept as trusted
Exhibit E-5 (continued):

3. Privacy Policy - BetterInternet, during the delivery and your use of the Software, does not collect any personally identifiable information about you, such as your surname, address, telephone number or e-mail address, nor does BetterInternet require such information from you before downloading or installing the Software. However, to enable BetterInternet to provide and operate the Software, BetterInternet collects certain types of non-personally identifiable information about individuals who install the Software. This information may include your Internet protocol (IP) address, your domain, your operating system, your browser version, type and language and your Internet Service Provider.

Advertisements may be displayed of advertisers who pay a fee to BetterInternet and you may be provided with and/or redirected to content of other parties and/or links to third party websites or content or offered the opportunity to download software from third party software vendors. BetterInternet is not responsible for the privacy practices of such advertisers, content providers, third party software vendors or websites. BetterInternet encourages you to read the privacy policies of such advertisers, content providers, third party software vendors and websites.

BetterInternet may use invisible tracking or counting devices known as "web bugs" to register that a particular web page has been viewed and/or "cookies" or alphanumeric identifiers that BetterInternet transfers to your computer's hard drive through your web browser to enable BetterInternet's systems to recognize your web browser.

BetterInternet also collects and may use other types of non-personally identifiable information, including: certain of the web pages that you view, the amount of time that you spend on certain websites, your responses to advertisements by BetterInternet, certain software installed to your computer and software characteristics and preferences, non-personally identifiable information on web pages and forms, software usage characteristics and preferences, and your ZIP code. BetterInternet associates this information with a randomly-generated anonymous identifier for your computer and may use this information to enable the functionality of the Software, to periodically update the Software, to deliver and display ads served by BetterInternet of advertisers who pay a fee to BetterInternet, provide you with or redirect you to content or websites of such advertisers or other parties and offer you the opportunity to download software from third party vendors.

BetterInternet may share non-personally identifiable aggregate information about you with third parties, including advertisers.

If you have further questions about BetterInternet's privacy practices, you may contact us at contact@betterinternet.com.

4. Children's Privacy Policy and Use - The Software is not directed to children. Because BetterInternet cannot determine with any degree of certainty whether a child is using a computer at a given time, this "Children's Privacy Policy and Use" supplants BetterInternet's practices regarding the collection and use of personally identifiable and non-personally identifiable information from children under the age of thirteen and provides important information regarding your rights under federal law with respect to such information.

BetterInternet does not knowingly collect personally identifiable information from children under the age of thirteen. If BetterInternet becomes aware that it has inadvertently received personally identifiable information and/or data from a user under the age of thirteen, BetterInternet will delete such past data from its records and will cease to collect any new data from that consumer, including any non-personally identifiable data.
Since BetterInternet does not knowingly collect any personally identifiable information from children under the age of fourteen, BetterInternet also does not knowingly distribute such information to third parties. Further, because BetterInternet does not knowingly collect any personally identifiable information from children under the age of thirteen, it does not condition the participation in online activities of a child under thirteen on providing personally identifiable information.

For more information on children's privacy online, please visit the Kids Privacy website, sponsored by the Federal Trade Commission at http://www.ftc.gov/bcp/online/edcams/6idprivacy/index.html.

5. Age Limitation - You must be thirteen years of age or older to download or use the Software. By downloading the Software, you represent and warrant to BetterInternet that you are thirteen years of age or older.

6. Software License - The Software, which shall be deemed to include any enhancements or modifications thereto and any related documentation, is a copyrighted work. Subject to your compliance with all of the terms and conditions of this Agreement, and in consideration of your promises reflected in this Agreement, BetterInternet grants to you a personal, nonexclusive, non-transferable license to download, install, and use the Software to and on a single computer and to use the Software as permitted under this Agreement for non-commercial purposes only. BetterInternet may terminate this license at any time without notice.

All rights not expressly granted to you by the foregoing sentence are reserved by BetterInternet. Without limiting the generality of the foregoing, you may not modify, distribute, sublicense, rent, lease, or create derivative works based on the Software or any part thereof. Except as may be permitted by law, you may not reverse engineer, decompile or disassemble the Software. You may not copy the Software other than to make one copy of the Software for backup purposes. You may not use the Software for any commercial purpose other than as permitted hereunder, and may not use the Software in the operation of a service bureau or for the benefit of any other person or entity. Moreover, you may not transfer, sell, assign or convey the Software to another party without the prior written consent of BetterInternet. You shall maintain all copyright notices, trademark notices, and other proprietary notices on the Software. You have no ownership rights in the Software. Rather, you have a license to use the Software pursuant to the terms of this Agreement. Title, ownership rights, and intellectual property rights in and to the Software and related documentation remain in BetterInternet.

7. Proprietary Rights - The Software, and any materials posted or delivered in connection with the use of the Software including code, images, text, illustrations, logos, audio and video files (collectively "Intellectual Property"), are protected by copyrights, trademark rights, service mark rights, or other proprietary rights which are either owned by BetterInternet, or owned by other parties who have licensed their Intellectual Property to BetterInternet.

You may not frame or utilize framing techniques to enclose any trademark, logo, or other proprietary information of BetterInternet and its affiliates without express written consent of BetterInternet. You may not use any meta tags or any other "hidden text" utilizing the name or trademarks of BetterInternet and its affiliates without the express written consent of BetterInternet and its affiliates. Any unauthorized use terminates the permission or license granted by BetterInternet in this paragraph.

Use or modification of the Intellectual Property in any form, including but not limited to use on any other website or networked computer environment, without express written authorization, is a violation of BetterInternet copyrights and other proprietary rights and is strictly prohibited.

8. Trademarks - BetterInternet, BetterInternet.com, and other BetterInternet logos, names, headers, buttons, icons, and related items are the trademarks, service marks, or registered trademarks of BetterInternet and may not be used without written permission of BetterInternet.
8. Trademarks - BetterInternet, allbetterinternet.com and other BetterInternet logos, page headers, buttons, icons, scripts, and service names are trademarks, service marks and/or trade dress of BetterInternet or its affiliates. None of BetterInternet or its affiliates’ trademarks, service marks or trade dress may be used in connection with any product or service that is not a product or service of BetterInternet or its affiliates in any manner that is likely to cause confusion among users, or in any manner that disparages or discredits BetterInternet or its affiliates.

9. Indemnification - You agree to defend, indemnify, and hold harmless BetterInternet and its affiliates, and each of their respective officers, directors, employees, agents, representatives, information providers and licensees, from any claims, costs, losses, damages, judgments and expenses, including but not limited to reasonable attorney’s fees and expenses, relating to or arising out of any breach of this Agreement or any use of the Software by you, or by any other person using the Software through you or using your computer.

10. Disclaimer Of Warranty - YOU UNDERSTAND AND AGREE THAT THE SOFTWARE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITH ALL FAULTS, AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFECT OF THE SOFTWARE IS YOURS AND YOURS ALONE. TO THE FULLEST EXTENT PERMISSIBLE BY LAW, BETTERINTERNET AND ITS AFFILIATES DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF TITLE, OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITHOUT LIMITING THE FOREGOING: NEITHER BETTERINTERNET NOR ANY OF ITS AFFILIATES, NOR ANY OF THEIR OFFICERS, DIRECTORS, LICENSORS, EMPLOYEES OR REPRESENTATIVES REPRESENT OR WARRANT THAT THE SOFTWARE, INCLUDING ITS CONTENT, WILL FULFILL ANY OF YOUR PARTICULAR PURPOSES OR NEEDS OR MEET YOUR REQUIREMENTS OR ACCURATE, COMPLETE, RELIABLE, OR ERROR FREE. (b) THAT THE SOFTWARE WILL ALWAYS BE AVAILABLE OR WILL BE UNINTERRUPTED, ACCESSIBLE, TIMELY, OR SECURE. (c) THAT ANY DEFECTS WILL BE CORRECTED, OR THAT THE SOFTWARE WILL BE FREE FROM VIRUSES, "WORMS" "TROJAN HORSES" OR OTHER HARMFUL PROPERTIES. (d) THE ACCURACY, RELIABILITY, TIMELINESS, OR COMPLETENESS OF ANY INFORMATION OR OTHER MATERIAL PUBLISHED OR ACCESSIBLE ON OR THROUGH THE SOFTWARE. (e) THE AVAILABILITY FOR SALE, OR THE RELIABILITY OR QUALITY OF ANY PRODUCTS OR SERVICES REFERENCED USING THE SOFTWARE. (f) ANY IMPLIED WARRANTY ARISING FROM ANY COURSE OF DEALING OR USAGE OF TRADE, AND (g) AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE SOFTWARE OR THAT THE SOFTWARE IS NONINFRINGEMENT. BETTERINTERNET AND ITS AFFILIATES HEREBY DISCLAIM, AND YOU HEREBY INDEMNIFY AND RELEASE BETTERINTERNET AND ITS AFFILIATES FROM AND WAIVE, ANY AND ALL OBLIGATIONS, LIABILITIES, RISKS, CLAIMS OR REMEDIES IN TORT ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE SOFTWARE, WHETHER OR NOT ARISING FROM THE NEGLIGENCE (ACTIVE, PASSIVE OR IMPUTED) OF BETTERINTERNET OR ITS AFFILIATES.

IF YOU PURCHASE A PRODUCT OR SERVICE AS A RESULT OF USING THE SOFTWARE, AND A DISPUTE ARISES BETWEEN YOU AND THE SELLER, YOU INDEMNIFY AND RELEASE BETTERINTERNET AND ITS AFFILIATES, AND ANY OF ITS OR THEIR OFFICERS, DIRECTORS, LICENSORS, EMPLOYEES OR REPRESENTATIVES, FROM ANY CLAIMS, DEMANDS AND DAMAGES ACTUAL AND CONSEQUENTIAL, DIRECT AND INDIRECT, COMPENSATORY AND PUNITIVE OF EVERY KIND AND NATURE, KNOWN AND UNKNOWN, SUSPECTED AND UNSUSPECTED, DISCLOSED AND UNDISCLOSED, ARISING OUT OF OR IN ANY WAY CONNECTED WITH SUCH DISPUTES YOU ACKNOWLEDGE AND AGREE THAT ANY SOFTWARE OR OTHER CONTENT DOWNLOADED OR
Exhibit E-5 (continued):

11. Limitation Of Liability - In no event and under no circumstances shall BetterInternet or any of its affiliates, or any of their respective officers, directors, employees, agents, representatives, information providers or licensors be liable to you or to any third party for any direct, indirect, incidental, consequential, special, punitive or other damages (regardless of the form of action or proceeding arising out of or related to (i) any use of the Software by any person, including but not limited to, any damages caused by any reliance on, or any delays, inaccuracies, errors or omissions in, any information and content accessed through the Software, (ii) any use or inability to use the Software for whatever reason, including but not limited to, communications failure or any other failure with transmission or delivery of any information accessed through the Software, or (iii) any goods or services discussed, purchased or obtained, directly or indirectly, through the Software, in each case even if advised of the possibility of such damages.

Some jurisdictions do not allow for the exclusion of certain warranties or the limitation of liability for certain damages. Accordingly, some of the above limitations may not apply to you.

If any part of these warranty disclaimers or limitations of liability is found to be invalid or unenforceable for any reason or if BetterInternet is liable to you for any other reason, then BetterInternet's aggregate liability for all claims under such circumstances shall not exceed greater of ten dollars ($10.00) or the amount paid by you for your use of the Software.

12. Termination and Removal of Software - By entering into this Agreement, you represent to BetterInternet that you have intentionally chosen to install the Software and that you will personally uninstall the Software from your computer if you no longer wish the application to be present on your computer by going to http://www.realtimecam.com.

While you may choose to delete the Software from your computer at anytime by following the instructions herein, some third party applications may attempt to delete, disable or modify the Software with or without notice to you. You further represent to BetterInternet that BetterInternet may store a cookie, computer file or other unique identifier on your computer to identify you and automatically remove or reinstall the Software if any third party application attempts to delete, disable or modify the Software. BetterInternet may terminate this Agreement or your right to continue to use the Software at any time.

Further, you agree that you will not distribute, permit, authorize or assist any third party or application to remove the Software from your computer, or disrupt its operation or the operation of any other user. You agree that removal of the Software from your computer will only be performed by you pursuant to the instructions set forth herein.

13. Anti-Spam Policy And Acceptable Use - While BetterInternet encourages you to refer friends, family, colleagues, and others to use the Software, you may do so only through methods that are consistent with the terms and conditions of your own Internet Service Provider as well as prevailing standards of acceptable Internet use and behavior. In particular, you may not use the Software or the server, name, trademarks, or other Intellectual Property of BetterInternet in conjunction with the

a. distribution of bulk or unsolicited advertisements, or

b. distribution of unsolicited and unwanted e-mail messages,
Exhibit E-5 (continued):

You may only use the Software for lawful purposes and in strict compliance with this Agreement and all applicable laws. You may not use the Software to post or transmit any message or content, including linking to any message or content, which is abusive, vulgar, hateful, obscene, scurrilous, inflammatory or otherwise objectionable, is being used to harass, stalk, or threaten a person, is defamatory or otherwise violates any privacy or publicity rights of any third party, or infringes any copyright, trademark, service mark, patent, trade secret or confidential obligation, contains any illegal content or dataset, or with any program that contains any virus, worm, trojan horse, bomb or any other harmful or disabling software code.

14. Access to Software - To use the Software, you must provide all your own equipment to establish a connection to the Internet and provide for your own access, including paying any fees. You represent and warrant to BetterInternet that you have the necessary rights and permissions to install the software on the computer used here.

15. Other Websites - The Web changes constantly, and no technique can index all pages accessible on the Web. As a result, BetterInternet cannot guarantee the completeness or accuracy of the websites or URLs to which BetterInternet’s Software link.

16. Third Party Software - During the process of downloading and/or using the Software, you may also be offered the possibility to download software from third party software vendors pursuant to license agreements or other arrangements between such vendors and yourself (“Third Party Software”). Please note that the Third Party Software is subject to different license agreements or other arrangements, which you should read carefully. By downloading and using the Third Party Software you accept these Third Party Software license agreements or other arrangements and acknowledge that you have read them and understand them. BetterInternet disclaims to the maximum extent permitted by applicable law, any responsibility for or liability related to the Third Party Software. Any questions, complaints or claims related to the Third Party Software should be directed to the appropriate vendor. THE THIRD PARTY SOFTWARE IS PROVIDED “AS IS” AND “WITH ALL FAULTS.” BETTERINTERNET MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE QUALITY, SAFETY OR SUITABILITY OF THIS SOFTWARE. BETTERINTERNET EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT TO THE MAXIMUM EXTENT PERMITTED BY Applicable LAW. IN NO EVENT WILL BETTERINTERNET BE LIABLE FOR ANY DIRECT, INDIRECT, PUNITIVE, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES HOWEVER THEY MAY ARISE AND EVEN IF BETTERINTERNET HAS BEEN PREVIOUSLY ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
Exhibit E-5 (continued):

17. Illegal, Unauthorized, Or Fraudulent Content Or Activities - The Software may be used only for lawful purposes and in a lawful manner and in compliance with this Agreement. You agree to comply with all applicable laws and regulations. BetterInternet has the right, but not the obligation, to investigate any reported violation of its policies and take any action it deems appropriate, including but not limited to terminating your access to the Software without notice. To protect BetterInternet systems and users, to ensure the integrity and operation of BetterInternet business and systems, or in response to subpoenas, court orders, or legal requirements, BetterInternet may access and disclose any information that it considers necessary or appropriate, including user contact details, IP addressing and traffic information, copyright infringement, and Web usage data. By using the Software, you expressly consent to the foregoing use and disclosure.

18. Applicable Law; Jurisdiction And Venue - This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without giving effect to any principles of conflicts of laws, and you hereby consent to the personal and exclusive jurisdiction of the state and federal courts sitting in the County of New York, State of New York.

19. Arbitration - Except as provided in the next paragraph, you and BetterInternet agree that any and all disputes, controversies and claims relating in any way to the Software, this Agreement or the breach thereof (including the arbitration of any claim or dispute and the enforceability of this paragraph) shall be submitted to and resolved by means of a confidential arbitration before a single arbitrator administered by the American Arbitration Association under its then current Commercial

http://www.dollars4traffic.com/echn.htm - Microsoft Internet Explorer

information before a single arbitrator administered by the American Arbitration Association under its then current Commercial Arbitration Rules and conducted in the County of New York, State of New York. The arbitrator’s award shall be binding and may be entered as a judgment in any court of competent jurisdiction. You and BetterInternet may litigate in any court of competent jurisdiction only to stay or compel arbitration under this Agreement or to confirm, modify, vacate or enter judgment on the award rendered by the arbitrator and to enforce the judgment that is entered. This Agreement will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is hereby excluded. To the fullest extent permitted by applicable law, no arbitration under this Agreement shall be joined to an action involving any other current or former user of the Software, whether through class arbitration proceedings or otherwise.

However, to the extent you have in any manner violated or threatened to violate BetterInternet’s rights in the Intellectual Property, BetterInternet may seek injunctive or other appropriate relief in any court of competent jurisdiction and you irrevocably consent to jurisdiction and venue in such courts.

20. Changes - BetterInternet may change any of the terms and conditions contained in this Agreement, including the Privacy Policy as Section 5 of this Agreement and other policies and guidelines governing the Software, at any time in its sole discretion. Notice of material changes to this Agreement will be posted on BetterInternet website at www.dollars4traffic.com when they become effective. You are solely responsible for reviewing the notices and any applicable changes. You agree that your continued use of the Software after any changes to this Agreement, including the Privacy Policy, take effect will constitute your acceptance of such changes. If you do not wish to accept the changes to this Agreement, do not continue to use the Software after the effective date of such changes and uninstall the Software.

21. General Provisions - This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof and supersedes and cancels all prior and contemporaneous agreements, claims, representations and understandings of
Exhibit E-5 (continued):

the parties in connection with the subject matter hereof, oral or written. If, for any reason, an arbitrator or court of competent jurisdiction finds any provision of this Agreement, or portion thereof, unenforceable, then the remainder of this Agreement shall continue in full force and effect and the provision in question will be read, or replaced with another provision, to give maximum effect to the intention of the parties as reflected by its plain language. BetterInternet's failure to enforce the strict performance of any provision of this Agreement will not constitute a waiver of BetterInternet'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. All provisions of this Agreement relating to ownership of Intellectual Property and proprietary rights, warranty disclaimers, limitation of liability, and indemnification shall survive the termination of this Agreement and the termination of your use or access to the Software, for whatever reason. You acknowledge that your violation of the provisions relating to Intellectual Property and proprietary rights may cause damage to BetterInternet which is unquantifiable but nonetheless real and irreplaceable. Accordingly, in the event BetterInternet determines in its sole discretion that you have violated or will violate any such provision, BetterInternet will be entitled to injunctive relief from a court of competent jurisdiction restraining such violation. BetterInternet's specific remedies set forth under this Agreement for any breach by you of this Agreement or otherwise shall be cumulative and shall not restrict or limit BetterInternet's ability to resort to any other remedy available under law or equity. Any rights not expressly granted herein are reserved.

22. International Access. The Software is provided from the United States of America. The laws of other countries may differ regarding the access and use of the Software. BetterInternet makes no representations regarding the legality of the Software in any other country and it is your responsibility to ensure that your use complies with all applicable laws outside of the U.S.A.

Last updated January 05, 2005
Exhibit E-6:

MyTracksEraser is 100% FREE. Normal price $39.99 now completely free. For ever. No free trial just forever free. Erase your browsing tracks and PROTECT your Privacy.

Your browser remembers every site you visit and everything you type into it. With MyTracksEraser you can remove all evidence of where you have been. Notice how Internet Explorer remembers what you type into search queries.

With MyTracksEraser you can remove this information so people can't see what you have searched for.

Speeds up your internet surfing and protects your privacy. Make sure your boss doesn't find out what you have been looking for.

- Erase browser cache
- Remove search history
- Remove typed words in browser boxes
- Protect your Privacy
- Remove cookies
- Stops people finding out where you have been
- Clean your PC and make it work faster.
- Don't let your boss find out what you have

Protect yourself!

Make your Internet access safer. Get yourself a truly clean and faster PC!

DOWNLOAD NOW 100% FREE.

DON'T GET CAUGHT OUT

MyTracksEraser supports users of:

- [Windows 95, 98, ME, NT, 2000, XP]
- [Internet Explorer]
Exhibit E-10:

Exhibit E-11:
Exhibit E-11 (continued):
Exhibit E-11 (continued):

```
<table>
<thead>
<tr>
<th>On</th>
<th>Name</th>
<th>Type</th>
<th>Category</th>
<th>Object</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

Right-click an item for more options. Double-click to show details.

```
67/96 Objects
Ad-Aware SE Personal, Build 1.03.1
```
Exhibit E-11 (continued):

This is the main scan page of Spybot SD. Here you scan your system ("Check for problems" button) and fix any problems that were found ("Fix selected problems" button). If you haven't done so yet, we recommend you read the tutorial (see Help menu) to learn how to deal with the scan results.

30 problems found (00:47)
Exhibit E-12:
Exhibit E-12 (continued):

Exhibit E-13:
Exhibit E-14 (continued)
Exhibit E-14 (continued):

Exhibit E-15:
Exhibit E-16:

Exhibit E-17:
Exhibit E-20:

Exhibit E-21:
BETTERINTERNET END USER LICENSE AGREEMENT

1. Acceptance of This Agreement - This End User License Agreement ("Agreement") is a contract between you ("You") and BetterInternet, LLC ("ABI") and governs your use of software downloaded from betterinternet.com ("Software"). Please read the terms of this Agreement carefully before downloading, installing and using the Software.

This Software will collect information about websites you access and will use that information to display advertising on your computer. ABI ensures that these ads will include the phrase "ABI Network" on the upper left-hand corner of the ad so that you are able to recognize that the ad is coming from ABI. However, some third-party providers of the Software may not indicate this feature. Moreover, the ads will appear while you are surfing the Web, not just when you use the Software.

By clicking "yes", "install" or downloading, installing or using the Software, you acknowledge that you have read and understand this Agreement, agree to be bound by its terms and represent that you have the necessary rights and permissions to install the Software on the computer being used. If you do not agree to be bound by the terms of this Agreement or do not have the necessary rights to the computer being used, you may not download or use the Software.

2. Functionality - This Software delivers advertising as well as various promotional messages to your computer screens while you view Internet web pages. ABI is able to provide you with the Software free of charge as a result of your agreement to accept the advertising and promotional messages it delivers. In addition, the Software may be bundled with or installed in connection with Promotional Applications (see Section 14 below for more information about Promotional Applications).

By installing the Software, you understand and agree that the Software may, without any additional notice to you, perform the following: display pop-up ads and various other ad formats of third party advertisers; display links to and advertisements of related websites based on the information you view and the websites you visit; store non-personally identifiable information regarding your Internet browsing and usage habits; redirect certain URLs, including your browser's default 404 error page; provide advertisements, links or information in response to search terms you use at third-party websites; provide search functionality or capabilities.

3. Uninstall and Remove Software - You may uninstall the Software at any time by visiting www.betterinternet.com/uninstall. Other attempts to uninstall the Software, such as via setup.msi software, will not effectively uninstall the Software, and may result in the Software re-installing itself. Visiting www.mypictureup.com is the primary method to properly remove the Software. MyPictureUp will leave behind a unique identifier on your computer for the sole purpose of notifying ABI that you no longer want the Software to operate on your computer.

While you may choose to delete the Software from your computer at any time by following the instructions herein, some third party applications may attempt to delete, disable or modify the Software with or without notice to you. You agree not to initiate, permit, authorize or assist any third party or application to remove the Software from your computer, or disrupt its proper operation. ABI may store a cookie, computer file or other unique identifier on your computer to identify you and may automatically update or reinstall the Software if any third party application attempts to delete, disable or modify the Software.

ABI may terminate this Agreement or your right to continue to use the Software at any time.

4. Software Updates - You understand and agree that ABI may, without providing additional notice to you, update the Software, install additional features, functionality or additional software, including search clients.

By using the Software, you agree to these terms and conditions and are bound by them. If you do not agree, do not use the Software.
Exhibit E-22 (continued):
You may not frame or utilize framing techniques to conceal any trademark, logo, or other Intellectual Property of ABD or its licensees without express written consent of ABD. You may not use any meta tags or any other "hidden text" utilizing the name or trademarks of ABD or its licensees.

Use or modification of the Intellectual Property in any form, including but not limited to use on any other website or networked computer environment, without express written authorization, is a violation of ABD's or its licensees' Intellectual Property rights and is strictly prohibited.

9. Trademarks - ABD, smarterinternet.com and other ABD logos, page headers, buttons, icons, and service names are trademarks, service marks and/or trade dress of ABD or its licensees. None of ABD's or its licensees' trademarks, service marks or trade dress of ABD or its licensees in any manner that is likely to cause confusion among users, or in any manner that disparages or discredits ABD or its licensees.

10. Indemnification - You agree to defend, indemnify, and hold harmless ABD and its affiliates, and each of their respective officers, directors, employees, agents, representatives, information providers and licensors, from any and all costs, losses, damages, judgments and expenses, including but not limited to reasonable attorney's fees and expenses, relating to or arising out of any breach of this Agreement or any use of the Software by you, or by any other person using the Software through you or using or accessing your computer.

11. Disclaimer of Warranty - YOU UNDERSTAND AND AGREE THAT THE SOFTWARE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITH ALL FAULTS, AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFECT OF THE SOFTWARE IS YOURS AND YOURS ALONE, TO THE FULLEST EXTENT PERMISSIBLE BY LAW, ABD AND ITS AFFILIATES DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF TITLE, NON-INFRINGEMENT OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SOFTWARE. NEITHER ABD NOR ANY OF ITS AFFILIATES, NOR ANY OF THEIR OFFICERS, DIRECTORS, LICENSORS, EMPLOYEES OR REPRESENTATIVES MAKES OR CONVEYS ANY WARRANTY (I) THAT THE SOFTWARE, INCLUDING ITS CONTENT, WILL SATISFY YOUR REQUIREMENTS OR NEEDS OR MEET YOUR EXPECTATIONS OR BE AVAILABLE OR WILL PERFORM IN ACCORDANCE WITH YOUR REQUIREMENTS OR NEEDS OR BE ERROR FREE; OR (II) THAT THE SOFTWARE WILL ALWAYS BE AVAILABLE OR WILL BE UNINTERRUPTED, ACCESSIBLE, TIMELY, OR SECURE; (III) THAT ANY DEFECTS WILL BE CORRECTED, OR THAT THE SOFTWARE WILL BE FREE FROM VIRUSES, WORMS, "TROJAN HORSES" OR OTHER HARMFUL PROPERTIES; (IV) THE ACCURACY, RELIABILITY, TIMELINESS, OR COMPLETENESS OF ANY INFORMATION OR OTHER DATA CONTAINED OR ACCESSIBLE THROUGH THE SOFTWARE; (V) THE AVAILABILITY FOR SALE, OR THE RELIABILITY OR QUALITY OF ANY PRODUCTS OR SERVICES REFERENCED USING OR ACCESSIBLE THROUGH THE SOFTWARE; AND (VI) ANY IMPLIED WARRANTY ARISING FROM ANY COURSE OF DEALING OR USAGE OF TRADE. ABD AND ITS AFFILIATES HEREBY DISCLAIM, AND YOU HEREBY INDEMNIFY RELEASE AND AGREE TO INDEMNIFY AND HOLD HARMLESS ABD AND ITS AFFILIATES FROM AND AGAINST ANY AND ALL OBLIGATIONS, LIABILITIES, RIGHTS, CLAIMS OR DEMANDS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE SOFTWARE, WHETHER OR NOT ARISING FROM THE NEGLIGENCE (ACTIVE, PASSIVE OR IMPLIED) OF ABD OR ITS AFFILIATES.

IF YOU PURCHASE A PRODUCT OR SERVICE AS A RESULT OF USING THE SOFTWARE, AND A DISPUTE ARISES BETWEEN YOU AND THE SELLER, YOU INDIVIDUALLY RELEASE AND DISCHARGE ABD AND ITS AFFILIATES, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, LICENSORS, EMPLOYEES OR REPRESENTATIVES, FROM ANY CLAIMS, DEMANDS AND DAMAGES (ACTUAL AND CONSEQUENTIAL, DIRECT AND INDIRECT, COMPENSATORY AND INDIRECTIVE) OF EVERY KIND AND NATURE, KNOWN AND UNKNOW, SUSPECTED AND UNSUSPECTED, DISCLOSED AND UNDISCLOSED, ARISING OUT OF OR IN ANY WAY CONNECTED WITH SUCH DISPUTES. YOU ACKNOWLEDGE AND AGREE THAT ANY SOFTWARE OR OTHER CONTENT DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SOFTWARE IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOADING OF SUCH SOFTWARE AND/OR CONTENT.

12. Limitation Of Liability - IN NO EVENT AND UNDER NO CIRCUMSTANCES SHALL ABD OR ANY OF ITS AFFILIATES, OR ANY OF THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, INFORMATION PROVIDERS OR LICENSORS BE LIABLE TO YOU OR TO ANY THIRD PARTY FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR OTHER DAMAGES (REGARDLESS OF THE FORM OF ACTION OR PROCEEDING) ARISING OUT OF OR RELATED TO (I) ANY USE OF THE SOFTWARE BY ANY PERSON, INCLUDING BUT NOT LIMITED TO ANY DAMAGE CAUSED BY ANY RELIANCE ON, OR ANY DELAYS, INACCURACIES, ERRORS OR OMISSIONS IN, ANY INFORMATION AND CONTENT ACCESSED THROUGH THE SOFTWARE, (II) ANY USE OR INABILITY TO USE THE SOFTWARE FOR WHATEVER REASON, INCLUDING BUT NOT LIMITED TO COMMUNICATIONS FAILURE OR ANY OTHER FAILURE WITH THE SOFTWARE.
Exhibit E-22 (continued)
16. Arbitration - Except as provided in the next paragraph, you and ABC agree that any and all disputes, controversies and claims relating in any way to the Software, this Agreement or the breach thereof (including the arbitration of any claim or dispute and the enforceability of this paragraph) shall be submitted to and resolved by means of a confidential arbitration before a single arbitrator administered by the American Arbitration Association under its then current Commercial Arbitration Rules and conducted in the County of New York, State of New York. The arbitrator’s award shall be binding and may be entered as a judgment in any court of competent jurisdiction. You and ABC may litigate in any court of competent jurisdiction only to stay or compel arbitration under this Agreement or to confirm, modify, vacate or enter judgment on the award rendered by the arbitrators and to enforce the judgment that is entered. This Agreement will not be governed by the United Nations Convention of Contracts for the International Sale of Goods, the application of which is hereby excluded. To the fullest extent permitted by applicable law, no arbitration under this Agreement shall be joined to an action involving any other current or former user of the Software, whether through class arbitration proceedings or otherwise.

However, to the extent you have in any manner related or threatened to violate ATI’s rights in the Intellectual Property, ATI may seek injunctive or other appropriate relief in any court of competent jurisdiction and you irrevocably consent to jurisdiction and venue in such courts.

17. Changes - ATI may change any of the terms and conditions contained in this Agreement, including the privacy policy referenced in Section 6 above, and other policies and guidelines governing the Software, at any time in its sole discretion. Notices of material changes to this Agreement will be posted on ATI’s website at www.atitherapeutics.com when they become effective. You are solely responsible for reviewing the notices and any applicable changes. You agree that your continued use of the Software after any such changes to this Agreement, including the Privacy Policy, take effect will constitute your acceptance of such changes. If you do not wish to accept the changes to this Agreement, do not continue to use the Software after the effective date of such changes and uninstall the Software.

18. General Provisions - This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof and supersedes and cancels all prior and contemporaneous agreements, claims, representations and understandings of the parties in connection with the subject matter hereof, oral or written. If for any reason an arbitrator or court of competent jurisdiction finds any provision of this Agreement, or portion thereof, unenforceable, then the remainder of this Agreement shall continue in full force and effect and the provision in question will be read, or replaced with another provision, to give maximum effect to the intention of the parties as reflected by its plain language. ATI’s failure to enforce the strict performance of any provision of this Agreement will not constitute a waiver of ATI’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. All provisions of this Agreement relating to ownership of Intellectual Property and proprietary rights, warranties disclaimers, limitation of liability, and indemnification shall survive the termination of this Agreement and the termination of your use or access to the Software, for whatever reason. You acknowledge that your violation of the provisions relating to Intellectual Property and proprietary rights may cause damage to ATI which is unquantifiable but nonetheless real and irreparable. Accordingly, in the event ATI determines in its sole discretion that you have violated or will violate any such provision, ATI will be entitled to injunctive relief from a court of competent jurisdiction restraining such violation. ATI’s specific remedies set forth under this Agreement are in addition to any other remedy available under law or equity. Any rights not expressly granted herein are reserved.

19. International Access. The Software is provided from the United States of America. The laws of other countries may differ regarding the access and use of the Software. ATI makes no representations regarding the legality of the Software in any other country and it is your responsibility to ensure that your use complies with all applicable laws outside of the U.S.A.

Last updated April 20, 2005
Exhibit 23:

Remove Advertising Software With MyPCTuneUp.

Use our FREE uninstall program to remove the following Advertising Software programs from your computer: BestOffers, BetterInternet, Ceres, LocalBRRD, MSView, MultifIP, MXTarget, OfferOptimizer, Twankee, Aurora, BTGrab, DLMax, Pynk, SolidFire, Zeeny and some others.
Exhibit E-23 (continued):

Remove Advertising Software With MyPCTuneUp.

Use our FREE uninstall program to remove the following Advertising Software programs from your computer: BestOffers, BetterInternet, Ceres, LocalMONO, MSView, MUNPP, MxTarget, OfferOptimizer, Twinates, Aurora, BTGrab, DMTax, Pinya, SolidPeer, Ezerv and some others.

Please keep in mind that MyPCTuneUp isn’t a general purpose Advertising Software or Spyware removal company. It will only remove the above programs listed, in addition to a few others.

The MyPCTuneUp uninstaller program will never collect any personally identifiable information, it will not install any additional programs, and it will delete itself once it finishes the uninstall process.

Exhibit E-24:

Recommended: Print These Instructions.
To uninstall our software, please follow the instructions below. We strongly recommend that you print these instructions since you will have to close all open applications during the uninstall process.

Step 1 - Download
Exhibit E-24 (continued):

**Step 1 - Download**

1. Download the Uninstaller file, or click the orange "Download" button below.

   ![Download Button]

2. Click the "Save" button on the "File Download - Security Warning" window.

   ![Save Button]

3. Save the file to your desktop.

   ![Desktop Folder]

4. Once the download is complete, close the "Download complete" window.
Exhibit E-24 (continued):

**STEP 2 - PREPARE YOUR COMPUTER**

2a: Print these instructions

2b: Save any work from programs you may already be running and close all programs. These include email programs, Internet browsers, and all others. Please keep in mind, however, that you will still need to be connected to the Internet.

2c: Close all 3rd-party firewalls, such as Norton Antivirus or McAfee Firewall. These might interfere with MyPCtuneup connecting to the Internet. You can always turn these programs back-on later.

**STEP 3 - RUN THE UNINSTALLER**

3a: Run the removal program.

3b: Follow the Uninstall Wizard instructions.

3c: When you see the 'Uninstall Complete' message, before doing anything else, re-start your computer.
Exhibit E-29:

Exhibit E-30:
Exhibit E-31:
Exhibit E-31 (continued):