Exhibit F-1:
Exhibit F-2: 

Exhibit F-3:
Exhibit F-3 (Continued):

Exhibit F-4:
BETTERINTERNET END USER LICENSE AGREEMENT

and FREPHONE SOFTWARE LICENSE AGREEMENT

(ABI NETWORK ADVERTISING SOFTWARE)

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 the Freephone ("Software"). Please read the terms of this Agreement carefully before downloading, installing and using the Software.

This Software will collect information about websites you visit and will use that information to display advertising on your computer. ABI ensures that the 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. Please note that some older versions of the Software may not include this feature. Moreover, please note that 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 understood the terms of this Agreement and you agree to be bound by the terms of this Agreement.

2. Functionality: This Software delivers advertising as well as various promotional messages to your computer screen 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 or action by you, perform the following: display pop-up ads and various other ad formats of third party advertisers, display links to and advertisements 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 pages; 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.mypctuneup.com. Other attempts to uninstall the Software, such as via antispyware software, will not effectively uninstall the Software, and may result in the Software reinstalling itself. Visiting www.mypctuneup.com is the primary method to properly remove the Software. MyPCTuneUp 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 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 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 repair or reinstall the Software if any third party application attempts to delete, disable or modify the Software.
Exhibit F-7 (Continued):

4. Software updates - You understand and agree that ABI may, without providing additional notice to you, update the Software, install new or modified software, including search clients, toolbars and shopping applications; install desktop icons and installation files; and install software from ABI affiliates.

5. Security - ABI is dedicated to helping to ensure the security of your computer. There are third parties who are unaffiliated with ABI and who may in the future, attempt to install applications or functions onto your computer without first obtaining your consent, or who may have already done so.

Some of these third parties may attempt to install a virus, worm, trojan horse and/or other malicious and unwanted agent onto your computer. In order to ensure the safety of your computer, ABI may remove the virus, worm or trojan horse from your computer.

These third parties may also attempt to insert particular domain names into your browser's list of "trusted sites," make host file changes or manipulate your network communication functionality without first obtaining your consent. By doing so, such third parties may obtain access to your computer as a means to install unwanted or damaging components on your computer.

You understand and agree that ABI may flush the list of all trusted sites in your browser from time to time. Thereafter, you may need to re-designate as trusted sites certain web sites which you had previously designated as trusted sites. ABI believes this a benefit to you because it enhances the security of your computer and provides you with the ability to choose whether or not to install certain components on your computer.

Some third parties may attempt to disrupt network communications to and from your computer to ABI's servers. This may include the manipulation of either your DNS configuration, or your computer's host file. If ABI believes that a third party is impeding your network communications, we reserve the right to correct the conflict in order to preserve proper communication.

If you do not want ABI and/or the Software to take these security measures, you should not install the Software, or follow the procedures set forth below in Section 5 to remove the Software.

6. Privacy - ABI does not require you to provide any personally identifiable information in order to download or use the Software. However, the Software does collect certain types of non-personally identifiable information about individuals who install and use the Software. None of the information collected is used by ABI to identify you personally. The use and collection of your information is in accordance with ABI's privacy policy located at www.abetterinternet.com/privacypolicy.html and is incorporated as part of this Agreement.

7. Software License - The Software, including any documentation, enhancements, additions or other modifications thereto, is a copyrighted work belonging to ABI and its licensors. ABI grants you a personal, revocable, non-exclusive, non-assignable and non-transferable license to download, install and use the Software on a single computer and to use the Software only as permitted under this Agreement for non-commercial purposes only.

All rights not expressly granted to you by the foregoing paragraph are reserved by ABI and its licensors. Without limiting the generality of the foregoing, you may not copy, modify, distribute, sublicense, rent, lease, or otherwise use 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 copies of the Software for back-up purposes. You may not use the Software for any commercial purpose, 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 ABI. You shall maintain all copyright notices, trademark notices, and other proprietary notices on the Software.

You agree not to publicly disseminate performance information or analysis (including, without limitation,....
Exhibit F-7 (Continued):

10. Indemnification - You agree to defend, indemnify, and hold harmless ABI and its affiliates, and each of their respective officers, directors, employees, agents, representatives, information providers and licensors, from any claims, costs, losses, damages, judgments, and expenses, including but not limited to reasonable attorneys’ 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 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. THE FOLLOWING MAXIMUM EXTENT PERMISSIBLE BY LAW, ABI 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. WITHOUT LIMITING THE FOREGOING, NEITHER ABI 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 BE ERROR FREE; (i) THAT THE SOFTWARE WILL ALWAYS BE AVAILABLE OR WILL BE UNINTERUPTED; (ii) THAT ANY DEFECTS WILL BE CORRECTED; (iii) THAT THE SOFTWARE WILL BE FREE FROM VIRUSES, "WORMS," "TROJAN HORSES" OR OTHER HARMFUL PROGRAMS OR OTHER MATERIAL; (iv) THAT THE SOFTWARE WILL OPERATE ACCURATELY OR BE ERROR FREE OR BE SECURE OR FREE FROM HARMFUL CODE OR POSSIBLY CAUSING DAMAGE OR LOSSES OF ANY KIND IN ANY WAY; (v) THAT THE SOFTWARE OR ANY CONTENT DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SOFTWARE IS DONE AT YOUR OWN DISCRETION AND SOLELY AT YOUR 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 ABI OR ANY OF ITS AFFILIATES BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, OR LOSS OF DATA) ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE USE OF THE SOFTWARE OR THE CONTENT, WHETHER OR NOT ARISING FROM THE NEGLIGENCE (ACTIVE, PASSIVE OR IMPUTED) OF ABI OR ITS AFFILIATES.
Exhibit F-7 (Continued):

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

13. Acceptable Use Policy - While AIB 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 to post or transmit any message or content, including linking to any message or content, which is abusive, vulgar, hateful, obscene, scandalous, inflammatory or otherwise objectionable; is being used to harass, stalk, or otherwise threaten a person; is libelous, defamatory or invades any privacy or publicity rights of any third party; misrepresents the identity of any party; infringes any copyright, trademark, service mark, patent, trade secret or confidentiality obligation; contains any illegal content or batteries, or any pyramid schemes; or contains any virus, Trojan horse, time bomb or any other harmful or disabling software code.

You may not use any person's, means, devices or arrangements to commit fraud, redirect Internet traffic in a deceptive or fraudulent manner, interfere with the proper operation of the Software or falsify or manipulate results or information generated or collected in connection with the Software.

AIB 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 AIB’s systems and users, to ensure the integrity and operation of AIB’s business and systems, or in response to subpoenas, court orders, or legal requirements, AIB may access and disclose any information that it considers necessary or appropriate, including IP addressing, traffic information and Web usage paths. By using the Software, you expressly consent to the foregoing use and disclosure.

14. Promotional Applications - 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 ("Promotional Applications"). Please note that the Promotional Applications are subject to different license agreements or other arrangements, which you should read carefully. By downloading and using Promotional Applications, you accept such license agreements or other arrangements and acknowledge that you have read them and understand them. AIB disclaims to the maximum extent permitted by applicable law, any responsibility for or liability related to the Promotional Applications. Any questions, complaints or claims related to the Promotional Applications should be directed to the appropriate vendor. PROMOTIONAL APPLICATIONS ARE PROVIDED "AS IS" AND "WITH ALL FAULTS."
Exhibit F-7 (Continued):

15. 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.

16. Arbitration - Except as provided in the next paragraph, you and ABI agree that any and all disputes, controversies and claims relating in any way to this 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 ABI 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 on 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 ABI’s rights in the Intellectual Property, ABI 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 - ABI 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. Notice of material changes to this Agreement will be posted on ABI’s website at least thirty (30) days prior to the date on which 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, 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 hereto 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. ABI’s failure to enforce the strict performance of any provision of this Agreement will not constitute a waiver of ABI’s rights 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 agree that your violation of the provisions relating to Intellectual Property and proprietary rights may cause damage to ABI which is unquestionable but nonetheless real and irreparable. Accordingly, in the event ABI determines in its sole discretion that you have violated or will violate any such provision, ABI will be entitled to injunctive relief from a court of competent jurisdiction restraining such violation. ABI’s specific remedies set forth under this Agreement for any breach by you of this Agreement or otherwise shall be cumulative and shall not limit ABI’s ability to resort 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. ABI makes no representations regarding compliance with such laws.
Exhibit F-7 (Continued):

FREETEL SOFTWARE LICENSE AGREEMENT

THE FOLLOWING PROVISIONS EXPLAIN HOW YOU MAY USE THE FREETEL PC SOFTWARE INSTALLED BY THIS INSTALLER PROGRAM. BY CLICKING THE "ACCEPT" BUTTON IN THIS INSTALLER PROGRAM, YOU CONSENT AND AGREE TO BE BOUND BY ALL OF THE TERMS AND CONDITIONS BELOW AND YOU MAY DISREGARD ANY OF THE TERMS OR CONDITIONS BELOW, YOU MAY CLICK ON THE "DO NOT ACCEPT" BUTTON TO EXIT THE INSTALLER PROGRAM, AND YOU WILL NOT BE GRANTED A LICENSE TO USE THE FREETEL PC SOFTWARE.

1. Licensed Uses and Restrictions.

"Freetel" is a software product which, when installed on a compatible personal computer with Internet access and a microphone and speakers, connects such Freetel registered users at their Internet address (TCP/IP address) to another properly configured Freetel registered user at his Internet address (TCP/IP address) so that such users can talk to one another. Such connection assumes that such users do not have firewalls which block either of them from the other or from accessing the Freetel Network server. The Freetel software documentation, and local computer files for Freetel installed or utilized by the installer application (collectively, and including all Licensor provided updates, revisions and substitutions, the "Freetel PC Software") are distributed by Better Internet, Inc. and are owned by Freetel Communications, Inc. ("Licensor") or Licensor's own licensees and are licensed to you on a worldwide (except as limited below), non-exclusive, non-sublicensable basis on the terms and conditions set forth herein.

a. YOU MAY install and personally use the Freetel PC Software in object code form on a single personal computer owned or controlled by you. YOU MAY make a single archival copy thereof, which must contain all copyright and other proprietary notices present in the original Freetel PC Software. Your license for the Freetel PC Software under this Agreement continues until it is terminated by either party. YOU MAY terminate this Agreement by discontinuing use of all of the Freetel PC Software and by destroying all of your copies of the applicable Freetel PC Software. This Agreement terminates automatically if (a) you violate any of the terms or conditions of this Agreement including your failure to pay license fees or other required payments by the required payment dates, (b) Licensor publicly posts a written notice of termination on Licensor's Web site (www.freetel.com) or sends a written notice of termination to you directly, (c) you transfer or attempt to transfer a copy of the Freetel PC Software or assign or delegate your rights under this Agreement to any third party, which transfer, assignment, or delegation will be null and void; or (d) Licensor revokes this Agreement or issues a new software license agreement in writing and conditions your continued use of the Freetel PC Software upon acceptance of such new agreement. All changes, modifications, additions or deletions to this Agreement shall be effective immediately upon notice thereof given by Licensor; provided that notice is given to you under the Agreement. Agreement shall be posted by posting on Licensor's Web site (a), or by electronic or conventional mail, or by any other means by which you may obtain notice thereof. Use of the Freetel PC Software after such notice constitutes acceptance of such changes, modifications or additions.

b. YOU MUST NOT:

- (i) decompile, reverse engineer, disassemble, modify, rent, lease, loan, distribute, or create derivative works (as defined by the United States Copyright Act) or improvements (as defined by U.S. patent law) from the Freetel PC Software or any portion thereof, and seek to obtain intellectual property protection on the Freetel PC Software or any portion thereof.
- (ii) incorporate the Freetel PC Software into any computer chip or the firmware of a computing device manufactured by or for you;
- (iii) use the Freetel PC Software in any unlawful manner in any country, for any unlawful purpose, or in
Exhibit F-7 (Continued):

1. You acknowledge and agree that (i) the FreePhone Software uses a peer-to-peer communication method and that your personal computer may be used as a proxy or a retransmitter that FreePhone PC Software may function despite the existence of firewalls on your personal computer or the personal computers of other FreePhone PC Software users, (ii) you will not take any action to interfere with or prevent such functioning and you will not at any time attempt to use FreePhone PC Software to receive communications not intended for you, (iii) licensors shall have no responsibility to you for the actions of any FreePhone PC Software user, including without limitation any FreePhone PC Software user who operates FreePhone PC Software for non-permitted uses or functions or in a non-permitted manner, (iv) some wireless devices communicate using protocols which may make FreePhone PC Software communications subject to unauthorized interception by others and which are beyond Licensor’s control and for which Licensor is not responsible, (v) the technical processing and transmission of communication FreePhone PC Software functions, including the processing of your communications, may involve (a) transmission over various networks, and (b) changes to conform and adapt to technical requirements of connecting networks or devices, and (vi) if you participate on FreePhone PC Software conference calls, they are recorded and such recordings are made available to the party which organized the call.

2. Ownership and Relationship of Parties.

The FreePhone PC Software is protected by copyrights, trademarks, service marks, international treaties and/or other proprietary rights and laws of the U.S. and other countries. You agree to abide by all applicable proprietary rights laws and other laws, as well as any additional copyright notices or restrictions contained in this Agreement. Licensor and Licensor’s own technology licensors own all rights, title, and interest in and to their applicable copyrights and other intellectual property and other rights and laws in the FreePhone PC Software. This Agreement grants you no right, title, or interest in any intellectual property owned or licensed by Licensor, including (but not limited to) the FreePhone PC Software, and expires or terminates for any reason, you must return to Licensor and the applicable licensor any copies of the FreePhone PC Software. Any use not explicitly permitted by this Agreement is prohibited.

The FreePhone PC Software, and its components, contain software licensed from third parties (“Third Party Software”). This Third Party Software enables the FreePhone PC Software to perform certain functions. You agree that you will use the FreePhone PC Software, and any data accessed through the FreePhone PC Software for your own personal, non-commercial use only. You agree not to assign, copy, transfer, or transmit
Exhibit F-7 (Continued):

3. Registration. Fees, Charges and Payments.

a. Registration. You agree to: (a) provide true, accurate, current and complete information about yourself as prompted by Licensee’s registration form (such information being the “Registration Data”), and (b) maintain and promptly update the Registration Data to keep it true, accurate, current and complete. If you provide any information that is untrue, inaccurate, not current or incomplete, or if Licensee has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, Licensee may terminate your account and refuse you any and all current or future use of the FreePhone PC Software and any Service (in whole or in part).

You represent that you are at least eighteen (18) years old. Parents of children under the age of 18 who wish to allow their children access to the Service must obtain the FreePhone PC Software Account for their child. When you create a FreePhone PC Software Account for an underage child, you certify that you are at least 18 years old and that you are the legal guardian of the child/children listed on the FreePhone PC Software Account.

b. Free Usage. You may use FreePhone PC software without charge in accordance with the terms of this Agreement. Licensee reserves the right to limit or exclude certain features, from time to time. This agreement may be terminated at any time by Licensee or by you.

d. Account. You will receive a password and account designation upon completing the registration process. You are responsible for maintaining the confidentiality of your password and account and are fully responsible for all activities that occur under your password or account. You agree to immediately notify Licensee of any unauthorized use of your password or account or any other breach of security. Licensee cannot and will not be liable for any loss or damage arising from your failure to comply with this Section.

4. Services, Support and Discontinuation.

a. Services. Licensee maintains a Network of servers which enhance FreePhone PC Software functions. While this Agreement is in effect, Licensee will endeavor to provide advanced connection services (“the Services”) through the Network, to all licensed users, at no additional charge. These Services allow users to connect to each other by email addresses instead of TCP/IP addresses, making it possible for two users who know each other's email address but do not know each other's TCP/IP addresses, to find and connect to each other. Such Services also have the ability, in most cases, to facilitate a connection between users when firewalls are used, although some firewalls will prevent all connections. There will be scheduled and unscheduled interruptions of such Services. The unavailability of such Services at any time may not entitle you to a refund or credit of any amount paid under this License Agreement. Licensee may determine to offer additional services with or without charges for same.

b. Support. Licensee will provide you with such customer support and/or software upgrades, enhancements, or modifications for the FreePhone PC Software (“Support”) as Licensee considers necessary. You may report suspected “bugs” to Licensee at the customer support section of Licensee’s Website, or in a separate contact form provided by Licensee. Licensee will make a schedule of these charges available to you prior to your incurring any costs. You agree to pay all fees and charges incurred through your use of Support at the rates in effect for the billing period in which such fees and charges are incurred together with all applicable taxes.
Exhibit F-7 (Continued):

Exhibit F-7 (Continued):
Exhibit F-7 (Continued):


Licensor reserves the right to revise this Agreement at any time and you are deemed to be aware of and bound by any changes upon publication on Licensor's Web site(s).

13. Trademark Information.

Without Licensor's prior permission, you agree not to display or use in any manner, any trademarks, service names or service marks of Licensor.

14. Complete Agreement.

This Agreement constitutes the entire understanding between the parties respecting use of the FreePhone PC Software and Services and supersedes all prior or contemporaneous understandings respecting such subject matter. No amendment to or modification of this Agreement will be binding unless made by an authorized Licensor representative acting in his or her official capacity. No third party constitutes an authorized Licensor representative for this purpose.


The termination of this Agreement shall not terminate any section of this Agreement which (a) limits or restricts your rights to use FreePhone PC Software, or (b) obligates you to pay any amounts to Licensor (except as otherwise provided in Section 3(a)). Sections 5-15 shall survive any termination of this Agreement.
Exhibit F-8:

Exhibit F-9:
Exhibit F-13 (Continued):
Exhibit F-14:

![Add or Remove Programs window](image)

Exhibit F-15:

![Ad-Aware SE Personal window](image)
Exhibit F-15 (Continued):

<table>
<thead>
<tr>
<th>Object</th>
<th>Vendor</th>
<th>Type</th>
<th>Category</th>
<th>Object Path</th>
</tr>
</thead>
<tbody>
<tr>
<td>V80</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V81</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V82</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V83</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V84</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V85</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V86</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V87</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V88</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V89</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
</tbody>
</table>

**Scanning Results**

<table>
<thead>
<tr>
<th>Object</th>
<th>Vendor</th>
<th>Type</th>
<th>Category</th>
<th>Object Path</th>
</tr>
</thead>
<tbody>
<tr>
<td>V80</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V81</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V82</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V83</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V84</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V85</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V86</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V87</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V88</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
<tr>
<td>V89</td>
<td>RegValue</td>
<td>Malware</td>
<td></td>
<td>HKEY_USERS.S-1-5-21-1234567891012345678910...</td>
</tr>
</tbody>
</table>
Exhibit F-16:

Exhibit F-17:
Exhibit F-18:

WinAntiVirus PRO 2005

Your current Antivirus Protection is Not Effective!

WinAntiVirus PRO 2005 Deluxe Package includes:
- Spyware Blocker
- Firewall
- Powerful AntiVirus
- Popup Blocker

DOWNLOAD NOW

Exhibit F-19:

Internet Security Update

Checking Internet Security...

- Security Update has detected Windows® XP
- Your computer does not have the latest security updates.
- Your computer is vulnerable to new security and privacy attacks.

Click Next for more information on updating your computer with the latest recommended security updates.