Exhibit I-1 (Continued):

A Better Internet - Microsoft Internet Explorer

Cool New Stuff!

Eliminate Spam!

Bad Banzai Antivirus Software!

Clean Get Away!

More Free Downloads!

BETTERINTERNET END USER LICENSE AGREEMENT

(AAI NETWORK ADVERTISING SOFTWARE)

1. Acceptance of This Agreement — This End User License Agreement ("Agreement") is a contract between you ("Customer") and BetterInternet, LLC ("ABT") 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. ABT ensures that these ads will include the phrase "AAI Network" on the upper left hand corner of the ad so that you are able to recognize that the ad is coming from ABT. However, some older versions of the Software may not include this feature. Moreover, the ad will appear while you are browsing 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 conditions that you have the necessary rights and permissions to install the Software on your 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 screen while you view Internet web pages. ABT 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 conjunction with Promotional Applications (see Section 3 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 certain segments 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 other sites to ABT's website; and track your Internet browsing activities, clicks on information in...
Exhibit I-1 (Continued):

11. Disclaimer of Warranty - You understand and agree that the software is provided "AS IS" and "AS AVAILABLE," WITH ALL FAULTS, AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY, AND EFFECT OF THE SOFTWARE IS YOURS ALONE. TO THE FULLEST EXTENT PERMITTED BY LAW, ABB AVIS AND ITS AFFILIATES DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF TITLE, NON-INFRINGEMENT OF IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITHOUT LIMITING THE FOREGOING, NEITHER ABB AVIS NOR ITS AFFILIATES, NOT ANY OF THEIR OFFICERS, DIRECTORS, LICENSES, EMPLOYEES OR REPRESENTATIVES OR WARRANT (i) THAT THE SOFTWARE OR DATA CONTENT WILL MEET ANY OF YOUR PARTICULAR PURPOSES OR NEEDS OR MEET YOUR REQUIREMENTS OR BE ERROR FREE; OR (ii) THAT THE SOFTWARE WILL ALWAYS BE AVAILABLE OR WILL BE UNINTERRUPTED, ACCESSIBLE, SECURE, TIMELY, OR SECURE; OR (iii) THAT ANY DEFECTS WILL BE CORRECTED, OR THAT THE SOFTWARE WILL BE FREE FROM VIRUSES, "WORMS," "HOVANIANES" OR OTHER HARMFUL COMPONENTS; OR (iv) OR ANY IMPLIED WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE. ABB AVIS AND ITS AFFILIATES HEREBY DISCLAIM AND YOU HEREBY RELEASE ABB AVIS FROM ANY AND ALL CLAIMS, LOSSES, DAMAGES, INDEMNIFICATIONS, LIABILITY, RIGHTS, CLAIMS OR REMEDIES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE SOFTWARE. WHETHER OR NOT ARISING FROM THE NEGLIGENCE (ACTIVE, PASSIVE OR IMPLIED) OF ABB AVIS OR ITS AFFILIATES.

If you purchase a product or service as a result of using the Software and are not satisfied with the Software, you may return it for a refund. If you are a government or other entity purchasing from a government, you may return the Software in accordance with your applicable contract for the Software.

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

12. Limitation of Liability - In no event and under no circumstances shall ABB AVIS or any of its representatives, directors, officers, employees, affiliates, directors, shareholders, representatives, information providers or licensors be liable to you or any third party for any special, incidental, indirect, or consequential damages of any kind, including but not limited to damages caused by loss of data or other damages, or for any claim brought by a third party, arising out of or related to (i) the use of the Software, (ii) personal or property damage, (iii) any loss of profits or revenue, (iv) loss of use of the Software, (v) use of or reliance on the Software, or (vi) any unavailability of the Software. The limitations of liability and exclusions of damages shall apply whether the claims asserted are based in contract, tort, or any other theory of liability.

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

13. Acceptable Use Policy - While ABB AVIS 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, brands, or any other intellectual property of ABB AVIS, including the sending of unsolicited e-mail, or cause to be used ABB AVIS equipment, network connectivity, or other resources to forward, relay, or otherwise transmit unsolicited e-mail messages. You may also not use any of these prohibited activities by using the services of any other provider. In addition, the Black Hat Project, Inc. and the Black Hat Secure Network (Black Hat) may accept this message or a code or script into the software, or otherwise access any portion of the services or tools. Without limiting the foregoing, ABB AVIS reserves the right to take such actions as it deems necessary to maintain the integrity of the network and to prevent any violation of these terms of use. If you use the Software for illegal purposes, ABB AVIS reserves the right to terminate your access to the services.

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, offensive, scandalous, inflammatory or otherwise objectionable, or which harasses, victimizes, or threatens a person, or otherwise threatens a person, in tactics, conspiracies or provides any privacy or publicity rights of any third party; misrepresent or mask the true identity of any party; harass, threaten, abuse, defraud, discriminate or intimidate; or otherwise violate the terms of use of the Software should be reported to security@blackhat.com.
Exhibit I-2 (Continued):

3. Uninstall and Remove Software - You may uninstall the Software at any time by visiting http://www.dotbeeinternet.com/policies.htm. Other attempts to uninstall the Software, such as via auto-purge software, will not effectively uninstall the Software, and may result in the Software re-installing itself. Using http://www.dotbeeinternet.com is the primary method to properly remove the Software. If you continue to receive any messages or other third party applications attempting to install, delete, or modify the Software, you may automatically repair or reinstall the Software if any third party application attempts to install, delete, or modify the Software.

4. Software updates - You understand and agree that ABT may, without providing additional notice to you, update the Software; install added features, functionality or additional software, including search clients, desktops and shopping applications; install desktop icons and uninstall files; and install software from ABT affiliates.

5. Security - ABT is dedicated to helping to secure your computer. There are third parties who are not affiliated with ABT and who may in the future, attempt to install applications or functions onto your computer without your consent, or who may already be on your computer.

6. Privacy - ABT does not require you to provide any personally identifiable information in order to download, install 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 ABT in a personally identifiable manner. The collection and use of your information is in accordance with ABT’s privacy policy located at http://www.dotbeeinternet.com/policies.htm and is incorporated as part of this Agreement.

7. Software License - The Software, including any documentation, enhancements, add-ons or other modifications thereto, is copyrighted work belonging to ABT and its licensors. ABT grants you a personal, non-transferable, non-exclusive, non-assignable, non-transferable license to 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.

Any other copyright or trademark rights in this Software and any content displayed are the property of their respective owners. You are not authorized to modify, decompile, reverse engineer, disassemble, rent, lease, loan, create derivative works based on, or modify the Software in any way. You may not distribute, copy, or create derivative works based on the Software or any part thereof, except as permitted by law, or reverse engineer, decompile, or disassemble the Software. You may not copy the Software other than to make a copy of the Software for back-up purposes. You may not use the Software for any commercial purpose, and may not use the Software in 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 ABT. You shall maintain all copyright notices, trademark notices, and other proprietary notices on the Software.

You agree not to publish disseminate performance information or analysis (including, without limitation, benchmarks) developed by you or obtained from any third party relating to the Software.

8. 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 ABT, or licensed by ABT to individuals who have licensed their Intellectual Property to ABT.

You may frame or utilize framing techniques to enclose any trademark, logo, or other Intellectual Property of ABT or its licensors without express written consent of ABT. You may not use any meta tags or any other "hidden text" utilizing the name or trademarks of ABT and its affiliates without the express written consent of ABT or its licensors.

Use or modification of the Intellectual Property in any form, including but not limited to use on any other website or computer environment, without express written authorization, is a violation of ABT’s or
Exhibit I-2 (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 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, ABI AND ITS AFFILIATES DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF TITLE, NONINFRINGEMENT, MERCHANTABILITY, AND 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: (I) THAT THE SOFTWARE, INCLUDING ITS CONTENT, WILL FULLFIL ANY OF YOUR PARTICULAR PURPOSES OR NEEDS OR MEET YOUR REQUIREMENTS OR BE ERROR FREE, (II) THAT THE SOFTWARE WILL ALWAYS BE AVAILABLE OR WILL BE UNINTERRUPTED, ACCESSIBLE, TIMELY, OR SECURE, (III) THAT ANY ERRORS WILL BE CORRECTED, (IV) THAT THE SOFTWARE WILL BE FREE FROM VIRUSES, "WORMS", "TROJAN HORSES" OR OTHER HARMFUL PROPERTIES, (V) THE ACCURACY, RELIABILITY, TIMELINESS, OR COMPLETENESS OF ANY INFORMATION OR DATA PROVIDED OR AVAILABLE ACCESSIBLE ON OR THROUGH THE SOFTWARE OR THE AVAILABILITY FOR USE, OR THE RELIABILITY OR QUALITY OF ANY PRODUCTS OR SERVICES REFERENCED USING OR ACCESSIBLE FROM THE SOFTWARE, (VI) THAT ANY IMPLIED WARRANTY ARISING FROM ANY COURSE OF DEALING, USAGE OF TRADE, OR CUSTOM WILL APPLY TO THE SOFTWARE, (VII) THAT YOU WILL NOT BE LIABLE FOR ANY DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE SOFTWARE, WHETHER OR NOT ARISING FROM THE NEGLIGENCE (ACTIVE, PASSIVE OR IMPUTED) OF ABI 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 INDUCE AND RELEASE AND DISCHARGE ABI AND ITS AFFILETS, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, LICENSORS, LICENSORS, OR REPRESENTATIVES, FROM ANY CLAIMS, DEMANDS AND DAMAGES ACTUAL AND CONSEQUENTIAL, DIRECT AND INDIRECT, SPECIAL, EXEMPLARY, OR OTHER DAMAGE OR LOSS, ARISING OUT OF OR CONNECTED WITH SUCH DISPUTES. YOU ACKNOWLEDGE AND AGREE THAT ANY SOFTWARE OR OTHER GOODS OR SERVICES PURCHASED, PURCHASED, DIRECTLY OR INDIRECTLY, THROUGH THE SOFTWARE OR THE COMPUTER USE OF THE SOFTWARE, EVEN IF CAUSED BY YOUR NEGLIGENCE (ACTIVE, PASSIVE OR IMPUTED). ANY SUCH LIMITATIONS ON LIABILITY APPLY TO ANY CAUSE OF ACTION WHATSOEVER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

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

If any part of these warranties disclaimers or limitations of liability is found to be invalid or unenforceable for any reason, then the disclaimer or limitation of liability 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 ABI encourages you to refer friends, family, colleagues, and others to the Software, you may do so only through methods that are consistent with the terms and conditions of your 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 ABI in conjunction with the sending of unsolicited e-mail, or cause to be used ABI's equipment, network connectivity, or other resources to originate, deliver, relay, or otherwise transmit unsolicited e-mail messages. You must not engage in any of these prohibited activities by using the services of any other provider, third-party service, re-routing service, or address forwarding service, or in any other way that ABI or its agents or agents use e-mail addresses are in any way associated with the sending of unsolicited e-mail. Alternatively, unsolicited methods of advertising or promoting your enrichment with ABI include multiple postings of messages to (posts newsgroups, mailing lists, chat rooms including IRC, BBS, ICQ, or other online services) or other online forums. Instances of "spamming" or similar inappropriate behavior or other violations of the terms of use of the SOFTWARE should be reported to spam@betterinternet.com.

You may use the Software for lawful purposes and in strict compliance with this agreement and all applicable laws. You may use the Software to post or transmit any message or content, including linking to (posts newsgroups, mailing lists, chat rooms, including IRC, BBS, ICQ, or other online services) or other online forums. Instances of "spamming" or similar inappropriate behavior or other violations of the terms of use of the SOFTWARE should be reported to spam@betterinternet.com.
Exhibit I-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 name, 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 to advertisers who pay a fee to BetterInternet and you may be provided with and/or redirected to content of other parties, without links to third party websites or content or referral from the third party website or content. You may notice the advertisements of such third parties at the bottom of the web pages that you view, the amount of time that you spend on certain websites, your responses to ads served by BetterInternet, certain software installed to your computer and software characteristics and preferences, non-personally identifiable information on each page and form, and your ZIP code. BetterInternet associates this information with a randomly generated and unique identifier for your computer and the third party information to enable the delivery of targeted advertising. BetterInternet may install and run certain software on your computer, and the third party will have access to this software. BetterInternet may also use service providers of such 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 deployment identifiers that betterInternet transfers to your computer hard drive through your web browser to enable betterInternet systems to recognize your web browser.

BetterInternet also collects and may use certain 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 ads served by BetterInternet, certain software installed to your computer and software characteristics and preferences, non-personally identifiable information on each page and form, and your ZIP code. BetterInternet associates this information with a randomly generated and unique identifier for your computer and the third party information to enable the delivery of targeted advertising. BetterInternet may install and run certain software on your computer, and the third party will have access to this software. BetterInternet may also use service providers of such third party software vendors and websites.

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 explains BetterInternet's practices regarding the collection and use of personally identifiable and non-personally identifiable information from children under the age of thirteen and

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 at your exclusive option reflected in this Agreement, BetterInternet grants to you a personal, non-exclusive, non-transferable and non-negotiable 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 at all. Moreover, you may not transfer, sell, assign or otherwise transfer the Software to another party without the prior written consent of BetterInternet. You shall maintain at your own expense, trademark notices, and other proprietary notices in the Software. Further, you have a license to use the Software pursuant to the terms of this Agreement. Title, ownership, 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, data, illustrations, logos, and video images (collectively, "Intellectual Property"), are protected by copyrights, trademarks, service mark rights, and other proprietary rights owned by or licensed to BetterInternet, or owned by parties who have licensed their intellectual property to BetterInternet.

Done
Exhibit I-5 (Continued):

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 sending of unsolicited e-mail, or cause to be used BetterInternet equipment, network connectivity, or other resources to originate, deliver, relay, or otherwise transmit unsolicited e-mail messages. You may not engage in any of these prohibited activities by using the services of any other provider, third-party agent, reselling service, or address-forwarding service, in such a way that BetterInternet’s network addresses or BetterInternet’s hosted Web or e-mail servers are in any way identified as being associated with the sending of unsolicited e-mail. Other prohibited methods of distributing unsolicited e-mail include, but are not limited to, Usenet newsgroups, mailing lists, chat rooms (including IRC, AIM, ICQ, or other interactive chat services), and other online forums. Incidents of “spamming” or similar inappropriate behavior or other violations of the terms of use of the Software should be reported to contact@betterinternet.com.

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, threatening, obscene, scandalous, inflammatory or otherwise objectionable, is being used to harass, stalk or otherwise threatens a person; is libelous, defamatory or invades any private or public rights of any third party; misrepresents or masks the true identity of any party; infringes copyright, trademark, service mark, patent, trade secret or confidentiality obligations; contains any illegal activities, or any gambling schemes; or contains any virus, trojan horse, time 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 herein.

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 of accuracy of the websites or URLs to which its Software links or refers. Further, the process of including websites in the Software is largely automatic; if at all, BetterInternet does not screen the websites accessed through the Software, and you are solely responsible for any content accessed through the Software. You may not maintain any personal or other server that makes the Software available on a network to which you do not have direct or indirect access to control. For these reasons, BetterInternet reserves the right to remove any content of any website or URL, included in the Software at its sole discretion for any reason, including without limitation for non-compliance with these terms or the need to maintain the Software.

16. Third Party Software - During the process of downloading and/or using the Software, you may also be offered software or additional software from other third-party software vendors pursuant to license agreements or other arrangements between such vendors and BetterInternet ("Third Party Software"). Please note that the Third Party Software is not provided by BetterInternet, and is not maintained or supported by BetterInternet. You should review, understand and agree to any license agreement or other arrangements that you enter into with third-party vendors before downloading or using any Third Party Software. You must obtain all necessary licenses and permissions from any third party you download software from prior to using that software.

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 reputation of BetterInternet’s business and systems, or in response to subpoenas, court orders, or legal requirements, BetterInternet may access and disclose any information that it deems necessary or appropriate, including user contact details, IP addresses and traffic information, copyright infringement and Web usage paths. By using the Software, you expressly consent to the foregoing use and disclosure.

18. Bankruptcy Law, Assignment 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 enforcement of this paragraph) shall be submitted to and be decided by a single arbitrator administered by the American Arbitration Association or any successor organization thereof.
Exhibit I-5 (Continued):

20. Changes - BetterInternet may change any of the terms and conditions contained in this Agreement, including the Privacy Policy, at any time and from time to time in its sole discretion. Notices of material changes to this Agreement will be posted on BetterInternet's website. 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 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 any thereof, unenforceable, then the remainder of the Agreement shall continue in full force and effect and such provision shall be stricken from the Agreement as reflected by its plain language. BetterInternet's failure to enforce the strict performance of any of its obligations under this Agreement will not constitute a waiver of BetterInternet's right to subsequently enforce such provision or any other provision of this Agreement. No waiver of any provision of the Agreement shall be effective unless in writing, and any waiver of any provision of this Agreement relating to BetterInternet's conduct of arbitration shall not affect in any manner the rights of BetterInternet to enforce the terms of this Agreement.

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 is not responsible for ensuring that the Software complies with all applicable laws outside of the U.S.