**LICENSE AGREEMENT FOR SOFTWARE PACK “XRUMER+HREFER”**

It’s important to read very attentively this agreement!

This license agreement (referred to collectively as the “Agreement” and excluding any services provided to you by "Botmaster Labs" s.r.o. under a separate written agreement) is subject to the terms of a legal agreement between you (either an individual or legal entity, called "User") and "Botmaster Labs” s.r.o. (called "Author" “Saller”) concerning your use of Author’s products, software (written in appropriate media or author’s website), services, printed materials and any "built in" or electronic documentation and web sites (called "Program" or "Software" or "Software package"). By installing, copying or otherwise using the software, you agree to be bound by the terms of this agreement.

This document explains how the agreement is made up, and sets out some of the terms of that agreement.

The Terms of license, together with the Description of other rights and limitations, form a legally binding agreement between you and Author in relation to your use of the Author’s product. It is important that you take the time to read them carefully.

LICENSE FOR SOFTWARE PACKAGE

The Software pack (software package) is protected by laws and international copyright treaties, as well as other laws and treaties governing the relations of copyright. Software is licensed, not sold.

1. ACCEPTING THE TERMS

1.1 In order to use the Software package, you must first agree to the Terms. You may not use the Software package if you do not accept the Terms.

1.2 You can accept the Terms by:

(A) clicking to accept or agree to the Terms, where this option is made available to you by Author in the user interface at registration; or

(B) by actually using the Software package. In this case, you understand and agree that Author will treat your use of the Software package as acceptance of the Terms from that point onwards.

1.3 If you do not accept the terms of this Agreement, you cannot use this program and it should be returned back to the Seller and get paid back the money within 24-hours after purchase, as result is deactivation of the program.

2. LANGUAGE OF THE TERMS

2.1 Where Author has provided you with a translation of the English language version of the Terms, then you agree that the translation is provided for your convenience only and that the English language versions of the Terms will govern your relationship with Author.

2.2 If there is any contradiction between what the English language version of the Terms says and what a translation says, then the English language version shall take precedence.

3. PROVISION OF THE SOFTWARE PACKAGE BY AUTHOR

3.1 Software package is constantly innovating in order to provide the best possible experience for its users. You acknowledge and agree that the form and nature of the Software package which Author provides may change from time to time without prior notice to you.

3.2 As part of this continuing innovation, you acknowledge and agree that Author may stop (permanently or temporarily) providing the Software package (or any features within the Software package) to you or to users generally at Author’s sole discretion, without prior notice to you. You may stop using the Software package at any time. You do not need to specifically inform Author when you stop using the Software package.

3.3 You acknowledge and agree that if Author disables access to your account, you may be prevented from accessing the Software package, your account details or any files or other content which is contained in your account.

4. TERMS OF LICENSE.

This agreement gives you the following rights:

4.1 Usage of the program. Allow installation of the program or any of its previous versions on 2 (two) computers (no more than 1 copy on 1 pc) at the same time.

Change of computers cannot be made, till will not expiry one month since last installation.

4.2 Storage and use in Internet. Permitted storage, installation and start up the program with a public data storage device (ex: web server). Moreover, for each computer on which the program is installed or run from a network server, you must purchase a separate license. License for a program does not allow for joint or simultaneous use of the program on different computers in quantities greater than specified in clause 4.1.

5. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

5.1. Limitations on reverse engineering, decompilation and disassembly. You agree not to access (or attempt to access) any of the Software package by any means other than through the interface that is provided by Author, unless you have been specifically allowed to do so in a separate agreement with Author. User specifically agree not to access (or attempt to access) to decompile or to disassembly or otherwise attempt to extract the source code of the Software package or any part thereof it through any automated means (including use of scripts or web crawlers) and shall ensure that User comply with the instructions set out in any help file, present on the Software package. Modification of the textual components of the program (files with the extension "txt"), except of this agreement, is permitted.

5.2. Separation of the program. The program is licensed as a whole. User agrees that he will not reproduce, duplicate, copy, sell, trade or resell the Software package for any purpose. Software package cannot be separated/divided into components for use on multiple computers.

5.3. Rent. Not allowed to provide Software package to rent, lease, loan, sell, distribute or to provide for temporary use by third parties (partner/ friends/brothers etc).

5.4. Reselling. Resale and / or transfer the program to third parties (partner/ friends /brothers etc) is strictly prohibited.

5.5. Support Services. Author provides support services of Software package (called "support services"). **Requested support is provided by e-mail en@blsupport.net, ICQ 111892, Skype: Botmaster.net**. Any supplemental Software code, or information about usage of Software package provided to you, through providing technical support services, should be considered as part of the program and subject, therefore, to the limitations and conditions of this Agreement. Technical data that are communicated by technical support service in the course of requested support may be used by the Author for internal purposes, including technical support for software products and software development. Author will not use this information in a form disclosing your personal information.

5.6 Without prejudice to any other rights, Author may end this agreement in non-compliance with conditions and restrictions of this agreement, which would lock your account and will oblige you to destroy/delete all copies of Software package and constitute part of the program.

5.7 User agree that he is solely responsible for (and that Author has no responsibility to User or to any third party for) any breach of user’s obligations under the Terms and for the consequences (including any loss or damage which Author may suffer) of any such breach.

5.8 User agree and understand that you are responsible for maintaining the confidentiality of passwords associated with any account you use to access the Software package, and User will be solely responsible for the possible of theft of license and / or the Program or its parts, and shall take necessary measures for safety and security.

5.9 In case of violation of the restrictions and terms the Author will disable access to your account and the Software package will be locked for further use.

6. COPYRIGHT

6.1 All legal right, title and interest in and to the Software package, including any intellectual property rights (whether those rights happen to be registered or not, and wherever in the world those rights may exist) and copyrights which subsist in the Software package (including any built in control programs (applets), codes, photographs, animation, video and sound recordings, music and text), the components of ActiveX, and all the printed materials and any copies of the program belong to the Author. All the copyrights to the program protected by copyright laws and international copyright treaties, as well as other laws and treaties governing the relations of copyright.

6.2 User further acknowledges that, the Software package should be treated like any other copyrighted material, and the Software package may contain information which is designated confidential by Author and that User shall not disclose such information without Author’s prior written consent. The only exception exist, that the program is allowed to install on 2 (two) computers. The original of Software package is allowed to keep with condition that it will be used only as an archive or backup. Copying of printed materials that comes with Software package is allowed, as well as modification only of textual components of the program (files with the extension "txt"), except of this agreement.

6.3 User agrees that he shall not remove, obscure, or alter any proprietary rights notices (including copyright and trade mark notices) which may be affixed to or contained within the Software package.

7. DELIVERY OF PROGRAM

7.1 The Software package is delivered by Internet only by downloading from Web-site of Author.

It’s forbidden to provide Software package, account details to rent, lease, loan, sell, distribute or to provide for temporary use or to be used for other purposes by third parties (partner/ friends/brothers etc). In case of violation of the restrictions and terms the Author will disable access to your account and the Software package will be locked for further use.

8. SOFTWARE UPDATES

8.1 The Software package is permanently updated. The User agrees to download and install updates from time to time only from Author’s website. These updates are designed to improve, enhance and further develop the Software package and may take the form of bug fixes, enhanced functions, new software modules and completely new versions. You agree to receive such updates (and permit the Author to deliver these to you) as part of your use of the Software package.

9. OTHER CONTENT

9.1 The Software package may include hyperlinks to other web sites or content or resources. Author may have no control over any web sites or resources which are provided by companies or persons other than Author.

9.2 User acknowledges and agrees that Author is not responsible for the availability of any such external sites or resources, and does not endorse any advertising, services, products or other materials on or available from such web sites or resources.

9.3 User acknowledges and agrees that Author is not liable for any loss or damage which may be incurred by User as a result of the availability of those external sites or resources, or as a result of any usage by User of services, products or other materials on, or available from such web sites or resources.

9.4 User expressly understands and agrees that his use of the Software package is at his sole risk.

9.5 Author does not represent or warrant to User that:

1. use of the Software package will meet User’s requirements,
2. use of the services will be uninterrupted, timely, secure or free from error,
3. any information obtained by User as a result of use of the software package will be accurate or reliable, and
4. that defects in the operation or functionality of any software provided to you as part of the Software package will be corrected.

9.6 Any material downloaded or otherwise obtained through the use of the Software package is done at User’s own discretion and risk and that User will be solely responsible for any damage to his computer system or other device or loss of data that results from the download of any such material.

9.7 Author further expressly disclaims all warranties and conditions of any kind, whether express or implied, including, but not limited to the implied warranties and conditions of merchantability, fitness for a particular purpose and non-infringement.

10. LIMITATION OF LIABILITY (Ограничение ответственности)

10.1 User expressly understands and agrees that Author shall not be liable to User for:

(a) any direct, indirect, incidental, special consequential or exemplary damages which may be incurred by User, however caused and under any theory of liability. This shall include, but not be limited to, any loss of profit (whether incurred directly or indirectly), any loss of goodwill or business reputation, any loss of data suffered, cost of procurement of substitute goods or services, or other intangible loss;

(b) any loss or damage which may be incurred by User, including but not limited to loss or damage as a result of:

(I) any reliance placed by User on the completeness, accuracy or existence of any advertising, or as a result of any relationship or transaction between User and any advertiser or sponsor whose advertising appears on the Software package;

(II) any changes which Author may make to the Software package, or for any permanent or temporary cessation in the provision of the Software package (or any features within the Software package);

(III) the deletion of, corruption of, or failure to store, any content and other communications data maintained or transmitted by or through User’s use of the Software package;

(IV) User’s failure to provide Author with accurate required information;

(V) User’s failure to keep his password or account details secure and confidential;

11. SETTLEMENT OF DISPUTES

11.1 All disputes which may appear between the User and the Author on matters, not solved in the text of this license agreement shall be resolved through negotiations based on current laws of the Russian Federation and customs of the business turnover.

11.2 When appears a problem with process of negotiation of some disputes, they are resolved in court based on current laws.

* By clicking on 'I accept' below you are agreeing to the “License agreement” above