

Disclaimer – HNL Ventures

1. Definitions:

- a. "**Software**" means the computer program or programs marketed and sold as "OPTIONSHARP", "OptionsScan" and "HNL Newsletter" in object code or access to HNL Ventures websites only, and the Documentation included in the installation procedure or posted on HNL VENTURES website. Software includes any updates, modification, bug fixes, and other enhancements.
- b. "**Authorized Platform**" means windows XP, Vista and Windows 7 operating system with Internet connection.
- c. "**Documentation**" means all user manuals and other written material created by HNL to describe the functionality or assist in the use of the Software.
- d. "**License**" means a permit to use OPTIONSHARP and OptionsScan and HNL Newsletter on a single machine for a single process.
- e. "**Licensee**" means a single user that has a license from HNL Ventures to use the Software.

2. Grant of the license

- a. Subject to the terms of this Agreement, HNL grants to Licensee a nonexclusive, royalty-bearing, nontransferable license in the Software, to use the Software exclusively on the Authorized Platform and for the Licensee and to use the Documentation solely in connection with Licensee's use of the Software.
- b. HNL reserves the right to modify and/or update the Software during the term of this Agreement, without any obligation to notify Licensee on such modifications or updates.
- c. Unless stated otherwise the license of this product is for one computer. User may not lease, rent or distribute the license to others. The user of this program agrees not to copy reproduce or transmit the outputs of this program without written permission of HNL VENTURES.
- d. Licensee shall not modify, reverse engineer, or decompile the Software, or create derivative works therefrom. Licensee may not transfer the Software or results of the Software to any person or entity, make no commercial use of the Software.
- e. Licensee may not lease, rent or distribute the license to others. Licensee must not allow others to use the software.

3. Limited Warranties

- a. HNL makes no guarantees concerning the accuracy, currency, or quality of the third parties content displayed using the Software.
- b. HNL VENTURES SHALL NOT BE LIABLE FOR THE PERFORMANCE OF SOFTWARE AND HARDWARE OWNED OR CONTROLLED BY THIRD PARTIES OR FOR SERVICES AND INFORMATION PROVIDED OR CONTROLLED BY THIRD PARTIES. HNL SHALL NOT BE LIABLE FOR ANY DEFECTS CAUSED BY LICENSEE'S OR ANY THIRD PERSON'S MISUSE, NEGLIGENCE, IMPROPER INSTALLATION OR TESTING, UNAUTHORIZED ATTEMPTS TO REPAIR OR MODIFY, THE SOFTWARE. EXCEPT FOR THE WARRANTIES SET FORTH ABOVE, THE SOFTWARE IS LICENSED "AS IS."
- c. Licensee assumes full responsibility for the output or any results of the product and releases HNL VENTURE from any responsibility related to the use of this

Disclaimer – HNL Ventures

product. Licensee waives all claims against HNL VENTURES for any consequential, incidental or indirect damages, including without limitation, any claim by any third party, any loss of data, any loss of profits, or any lost savings arising out of the use or inability to use the Software.

4. Licensee's INDEMNITY.

- a. Licensee shall indemnify, defend, and hold HNL harmless from and against any claims, actions, demands, losses, liability, or damages arising out of, or incurred in connection with, Licensee's use or misuse of the Software.

5. CONFIDENTIALITY.

- a. Licensee acknowledges that the Software and all information relating to HNL pricing and business is valuable, confidential, and proprietary information of the HNL. During the term of this Agreement and at all times afterwards, Licensee, shall:
 - i. safeguard the confidential information with the same degree of care that it uses to protect his/her own confidential information;
 - ii. maintain the confidentiality of this information;
 - iii. not use the information except as permitted under this Agreement; and
 - iv. not disseminate, disclose, sell, publish, or otherwise make available the information to any third party without the prior written consent of HNL.

6. General

- a. HNL Products are subject to change without any notice. The HNL Ventures products and documentations are protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. Licensee agrees to waive any claims actions, demands, losses, liability, or damages arising out of, or incurred in connection with changes made to the software.
- b. Licensee may provide feedback about the tool, use model, functionality, manual, web site or any other aspect of the tool provide their inputs on a voluntary basis and have no claims for employment at HNL VENTURES, claims on the tool, revenue, any other source of income or any legal claims or ownership.
- c. HNL Ventures reserve the rights to terminate the license at any time with no cause. Licensee agrees to waive any claims actions, demands, losses, liability, or damages arising out of, or incurred in connection with the termination of the license.
- d. The examples, organization of the document and other in formations are fictitious and do not have any association with real data.

7. **Severability.**

In case any provision of this Agreement is held to be invalid, unenforceable, or illegal, the provision will be severed from this Agreement, and such invalidity, unenforceability, or illegality will not affect any other provisions of this Agreement.