

License Agreement for Clickbank Top 10 Mall Site

from SonicPoint.com

NOTE: THIS IS A CONTRACT

Read this agreement carefully before installing Clickbank Top 10 Mall Site. By installing the Clickbank Top 10 Mall Site Files (hereinafter called "The Files"), you accept the terms of this agreement. If you do not agree with the terms and conditions of this agreement, do not install The Files.

This License constitutes an agreement between SonicPoint.com (hereinafter called "SonicPoint" or "We") and the person or legal entity (hereinafter called "you" or Licensee") who has legally acquired a license from SonicPoint or its resellers to use the The Files.

SonicPoint grants to you a non-exclusive Private Label license to use the The Files and the related documentation (the "Documentation") according to the terms and conditions set forth in this agreement.

If and only if you agree to the following terms and conditions, SonicPoint grants the Licensee, a non-exclusive license to use The Files as described below:

1. Use of The Files:

(a) Subject to section 1(b), you as the Licensee of The Files may:

- * use The Files on any website that you own;
- * resell, give away distribute The Files to anyone or any entity at any price or free.
- * reconstruct, reprogram, edit or modify The Files any way you choose.

(b) You as the Licensee of The Files may NOT:

* N/A

2. Representations and Acknowledgments

(a) The Licensee acknowledges that:

- * Licensee is not connected or associated with SonicPoint in anyway with respect to The Files;
- * Affiliate marketing on the Internet is a competitive undertaking and involves many other affiliates competing for the same business and/or offering the same products for sale, and also involves other factors that are constantly changing and/or are difficult to determine;
- * use of The Files does not guarantee that any affiliate sales will be generated for the Licensee;
- * the Licensee shall be responsible for any cost of data traffic on the Licensee's server that results from the use of The Files that may be charged by the Licensee's Internet Service Provider;

3. Restrictions on Use

NONE

4. Limitation of Warranties & Liability

(a) The Files is provided "As Is". SonicPoint makes no warranty or representation, promise or guarantee, express or implied with respect to The Files or Documentation including non-infringement of third party rights, quality, performance, merchantability or fitness for a particular purpose.

Without limiting the generality of the foregoing, SonicPoint does not and cannot warrant the performance or results that you may obtain by using The Files or Documentation.

(b) You assume the entire risk as to the quality and performance of The Files. In developing The Files, SonicPoint has attempted to ensure that The Files performs its function when it is used in accordance with the instructions provided in the Documentation. Nonetheless, errors can occur. In the event that The Files are not able to perform its function for whatever reason, SonicPoint may terminate this License without any further obligation to you. SonicPoint does not warrant that The Files are free from bugs, errors or other application limitations.

(c) In no event shall SonicPoint be liable for any indirect, special, incidental, economic, or consequential damages arising out of the use of or inability to use The Files or Documentation, even if advised of the possibility of such damages. In the event any liability is imposed on SonicPoint, the liability of SonicPoint to you or any third party shall not exceed the purchase price you paid for The Files and Documentation.

(d) THE LIMITATIONS AND EXCLUSIONS IN THIS SECTION 4 SHALL (I) APPLY IRRESPECTIVE OF THE CAUSE OF ACTION INCLUDING BUT NOT LIMITED TO BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY, TORT, BREACH OF A FUNDAMENTAL CONDITION OR TERM, FUNDAMENTAL BREACH, OR ANY OTHER

LEGAL THEORY; AND (II) SURVIVE A FUNDAMENTAL BREACH.

(e) Some states or jurisdictions do not allow the exclusion or limitation of incidental, consequential or special damages, and in such a case, those particular limitations may not apply to you.

5. Notice of Copyright, and Trademarks

NONE

6. Governing Law and General Provisions

This License will be governed by the state laws of the State of Michigan and the federal laws of the United States of America excluding the application of its conflicts of law rules. This License will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. You agree that The Files will not be shipped, transferred or exported into any country or used in any manner prohibited by United States or any other export laws, restrictions or regulations. This License constitutes the entire agreement between you and SonicPoint. There are no warranties, representations or other agreements between you and SonicPoint.com in connection with the subject matter of this License, except as indicated herein. No representation or warranty not set forth herein has been made or relied upon by you as an inducement to the entering into this License. The headings used in these License are for convenience only and shall not affect the interpretation. The rights and remedies conferred upon SonicPoint under this License shall not be deemed exclusive but shall be cumulative and in addition to all other rights and remedies of SonicPoint existing at law or in equity. If any provision in this License is determined to be void, invalid, or unenforceable, in whole or in part, by a Court of competent jurisdiction for any reason, it shall not be deemed to affect or impair the validity or enforceability of any other provision of this License and such unenforceable provision or part thereof as the case may be shall be treated as severable from this License.