

MLM Builder Licence Agreement

MLM Builder ('the Software') is a copyrighted work of authorship and is also protected under applicable database laws. **Rollersoft** retains ownership of the Software and any copies of it, regardless of the form in which the copies may exist.

By installing and using **MLM Builder** on your server, you agree to the following terms and conditions. Such agreement is either on your own behalf or on behalf of any corporate entity which employs you or which you represent ('Corporate Licensee'). In this Agreement, 'you' includes both the reader and any Corporate Licensee

* **MLM Builder** licence grants you the right to run one instance (a single installation) of the Software on one web server and one web site for each licence purchased. Each licence may power one instance of the Software on one domain. For each installed instance of the Software, a separate licence is required.

* Transfer Policy: **Rollersoft** may, in its discretion, allow you to transfer your license to another domain, providing the license:

- has not already been transferred; and
- was purchased less than 3 months in the past.

* If you have a valid licence, you may set up an additional test installation on test host, providing it never will be accessed by the general public;

* The licence is effective until terminated. You may terminate it at any time by uninstalling the Software and destroying any copies in any form.

* You undertake to;

- ensure that, prior to use of the Software by your employees or agents, all such parties are notified of the terms of this Agreement; and

- hold all data (including object and source codes), software listings and all other information relating to the Software confidential and not at any time, during the period of the licence or after its expiry, disclose the same whether directly or indirectly to any third party without **Rollersoft's** consent.

* If you have source code of The Software then it may be altered (at your risk)

* Rollersoft reserves the right to display its banner in the rotation at most 3 times in each 100 banner shows. Banner content can be changed by Rollersoft at any time.

* Rollersoft reserves the right to display its site in the surfing at most 3 times in each 100 site shows. Site content can be changed by Rollersoft at any time.

* The Software may not be used for anything that would represent or is associated with an Intellectual Property violation, including, but not limited to, engaging in any activity that infringes or misappropriates the intellectual property rights of others, including copyrights, trademarks, service marks, trade secrets, software piracy, and patents held by individuals, corporations, or other entities.

* If any of the terms of this Agreement are violated, **Rollersoft** reserves the right to revoke the licence at any time.

Disclaimer of Warranty

The software and the accompanying files are sold "As Is" and without warranties as to getting any income or any other warranties whether expressed or implied.

Rollersoft is not liable for the content of any site powered by the Software.

You must assume the entire risk of using the program. ANY LIABILITY OF ROLLERSOFT WILL BE LIMITED EXCLUSIVELY TO PRODUCT REPLACEMENT OR REFUND OF PURCHASE PRICE.

Except in respect of personal injury or death caused directly by the negligence of **Rollersoft**, in no event will **Rollersoft** be liable to you for any damages, including any lost profits, lost savings, loss of data or any indirect, special, incidental or consequential damages arising out of the use of or inability to use such Software, even if **Rollersoft** has been advised of the possibility of such damages. Nothing in this Agreement limits liability for fraudulent misrepresentation.

This licence gives you specific legal rights and then you may have other rights that vary from country to country. Some jurisdictions do not allow the exclusion of implied warranties, or certain kinds of limitations or exclusions of liability, so the above limitations and exclusions may not apply to you. Other jurisdictions allow limitations and exclusions subject to certain conditions. In such a case the above limitations and exclusions shall apply to the fullest extent permitted by the laws of such applicable jurisdictions. If any part of the above limitations or exclusions is held to be void or unenforceable, such part shall be deemed to be deleted from this agreement and the remainder of the limitation or exclusion shall continue in full force and effect. Any rights that you may have as a consumer (i.e. a purchaser for private as opposed to business, academic or government use) are not affected.

General

This Agreement constitutes the complete statement of the agreement between you and **Rollersoft**, and supercedes all representations, understandings or prior agreements between you and **Rollersoft**.

Rollersoft reserves the right to modify these terms at any time.