Software Evaluation Agreement

Psychic Psearch

Copyright © 2002 Results First Inc. PO Box 63 Bolton, Ontario Canada L7E 5T1 All Rights Reserved

EVALUATION AGREEMENT

You should carefully read the following terms and conditions before using <code>Psychic Psearch</code> ("SOFTWARE"). Unless you have a different license agreement signed Results First Inc. of Canada, (hereinafter referred to as "PUBLISHER") your use of this SOFTWARE indicates your acceptance of this license agreement and warranty. This is a legal agreement between you (either an individual or an entity) and PUBLISHER.

If you do not agree with the terms of this agreement promptly remove all related components from all of your systems and any removable storage media. SOFTWARE which was downloaded by you and any copies you have made are to be destroyed. Any physical copies or media or other materials sent to you by PUBLISHER or an authorized distributor are to be returned to the source.

GOVERNING LAW

This agreement shall be governed by the laws of the Province of Ontario, Canada.

COPYRIGHT

The SOFTWARE is owned by PUBLISHER. PUBLISHER claims copyright over SOFTWARE and all related materials and reserves all rights to SOFTWARE. These rights are protected by the copyright laws of Canada and international treaty provisions. You are specifically prohibited from copying or distributing SOFTWARE to any other person or entity except within your company and as required to complete your evaluation. All persons who are given access must be instructed to read and agree to comply with the terms of this agreement before they may be given access.

OTHER RESTRICTIONS

You may not lease or rent the SOFTWARE. You may not attempt to decompile, reverse engineer, disassemble, or copy designs or concepts of the SOFTWARE. Evidence of such tampering by you shall be indication of theft of proprietary and trade secrets and entitle PUBLISHER to seek estimated and punitive damages from you in addition to any other civil or criminal charges which may be laid by appropriate authorities.

NONDISCLOSURE

The SOFTWARE and any original and copies thereof, in whole or in part, whether said original and copies are made by you or anyone else, are and remain the valuable property of PUBLISHER or the author of the SOFTWARE. You agree not to disclose or otherwise make available SOFTWARE, in any form, to any person for any purpose other than as necessary to the use of SOFTWARE as authorized herein. You shall safeguard all copies of SOFTWARE against unauthorized disclosure and take such steps as necessary to ensure the provisions of this Agreement are not violated by any employee or temporary help or partner.

DISABLING MECHANISMS

The SOFTWARE provided under this EVALUATION agreement contains embedded functions which will disable SOFTWARE and all programs created using SOFTWARE after a period of time or usage count. These mechanisms are monitored and attempts to circumvent them will be detected and regarded as theft. If you require an extended evaluation please contact your Authorized Distributor or PUBLISHER for assistance. When you purchase the SOFTWARE and sign the SOFTWARE LICENSE AGREEMENT you will be provided with Activation Key(s) which will deactivate the disabling mechanisms providing you with a permanent license to use the SOFTWARE on the Licensed System(s).

DISCLAIMER OF WARRANTY

This SOFTWARE is furnished by PUBLISHER under an evaluation or license agreement only and solely on an "AS IS" basis. PUBLISHER warrants that it has the full power and authority to grant the rights herein. PUBLISHER and it's distributors make no other warranties, either express or implied, with respect to the SOFTWARE, it's merchantability or it's fitness for any particular purpose. The entire risk as to quality and performance of SOFTWARE is with the user. Should SOFTWARE prove defective, the user assumes the entire cost of all necessary servicing, repair or correction, and of incidental or consequential damages resulting from any defect in SOFTWARE or from it's use, whether or not under this Agreement.

EVALUATION AND REGISTRATION

This is not free software. You are hereby licensed to use this software for evaluation purposes without charge for a period of 30 days. If you use this software after the 30 day evaluation period a specific extension of this EVALUATION agreement authorized by PUBLISHER or the purchase of SOFTWARE and signing of a License Agreement with PUBLISHER is required.

GENERAL

If PUBLISHER is required to engage in any proceedings, legal or otherwise, to enforce it's rights under this Agreement, PUBLISHER shall be entitled to recover from you and/or your organization, in addition to any other sums due, reasonable attorney's fees, costs, and all necessary disbursements involved in such proceedings. Failure of PUBLISHER to seek remedy of any breach of any portion of this Agreement from time to time shall not constitute a waiver of such rights in respect to same or any other breach.

If any of the provisions of this Agreement are invalid under any applicable statute or rule of law, they are, to that extent considered omitted.

I, THE UNDERSIGNED ACKNOWLEDGE THAT I HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND AGREE TO BE BOUND BY IT'S TERMS AND CONDITIONS. FURTHER, I AGREE THAT THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN THE PARTIES WHICH SUPERSEDES ALL OTHER PROPOSALS OR PRIOR AGREEMENTS, ORAL OR WRITTEN, AND ALL OTHER COMMUNICATION BETWEEN THE PARTIES RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

| COMPANY NAME: | |
|---------------|---------|
| DEPARTMENT: | |
| ADDRESS: | |
| | |
| | |
| NAME: | |
| TITLE: | |
| TELEPHONE: | E-mail: |
| DATE: | |
| SIGNATURE: | |