

Operating from
Homegrown Video®
WEBMASTER AFFILIATE PROGRAMS
Terms and Conditions
Effective as of: May 5, 2010

THIS IS A LEGAL CONTRACT BETWEEN US. BY CLICKING THE "ACCEPT" BUTTON ON THE SIGN-UP FORM YOU ARE AFFIRMATIVELY STATING YOU HAVE READ AND UNDERSTAND THESE TERMS AND CONDITIONS AND YOU AGREE TO BE BOUND BY THEM. YOU CANNOT BECOME AN AFFILIATE UNLESS YOU HAVE ACCEPTED THESE TERMS AND CONDITIONS.

WELCOME TO THE HOMEGROWN VIDEO® WEBMASTER AFFILIATE PROGRAM!

Homegrown Video® offer access to some great amateur adult content. That's why we have developed our Webmaster Affiliate Programs for sending your traffic to our Site. It's simple. You sign-up to become an Affiliate, put an appropriate banner or link on your website directing traffic to our Site, and we pay you for the traffic you send in accordance with the applicable Program. So that we can work together, we need to explain how this all works. That is the reason for these Terms and Conditions. We tell you about how our Programs work, what we expect you to do, what we expect you not to do, and what we will do in return. We have several specific Programs – and we are always trying to think up new ones – so we often have supplemental terms specific to each Program. But to save ourselves from repeating the basics every time we put all the common stuff here. That means these Terms and Conditions apply to every one of our Webmaster Affiliate Programs in addition to any supplemental Program specific terms.

ABOUT OUR WEBMASTER AFFILIATE PROGRAMS

Who's Who And What's What

To get started, we need some terminology. We are New Destiny Internet Group, LLC – or "we", "us" or "ND." We'll call you the "Webmaster" or "you." We own and operate of the web site at <http://www.homegrownvideo.com> and all its affiliated websites, which we'll call our "Site." We'll call the traffic you send to us "Traffic." "Program" means any or all of Webmaster Affiliate Programs that you join.

This Is a Binding Legal Contract

By clicking on the "Accept" icon on the sign-up page you are making a binding legal contract between us on the terms of these Terms and Conditions as well as any supplemental terms for each Program you join. In case of any conflict between the Terms and Conditions on this page and the supplemental terms for a specific Program, the supplemental Program terms prevail. These Terms and Conditions and the supplemental Program terms may be changed periodically as provided in Paragraph 1.5, and our contract includes these changes as well. Remember, ignorance of these Terms and Conditions is not an excuse for non-compliance once you join.

You Must Be Over 18 to Affiliate With Us

Our Site features **Adult Entertainment**. By signing up to become an Affiliate or attempting to enroll in any of our Programs you **positively certify** that you are older than 18 years of age or the age of majority where you live, whichever is older; that you are familiar with all laws in your area affecting your legal right to access or make available adult-oriented materials; that you have the legal right to access adult-oriented materials and we have the legal right to transmit them to you; and that you will **never** make any materials from our Site available to a minor or **in any way** or allow a minor to access them from your Affiliated Site.

Custodian of Records

All persons who appear in any visual depiction of sexually explicit conduct on our Site were to the best of our knowledge 18 years of age or older at the time the depictions were created. The records required by 18 U.S.C. § 2257 and 28 C.F.R. § 75 for visual depictions of sexually explicit conduct are kept by our custodian of records, Farrell Timlake. You can reach him at timlake@homegrownvideo.com. His business address is the address for our offices set forth below.

Changing These Terms and Conditions

We may periodically change these Terms of Conditions and any Program terms at any time as we believe necessary or convenient in our discretion to manage our Site, to operate any Program or other wise as we deem fit. Therefore, you should periodically check our Terms and Conditions to find the latest versions. You agree we can make changes by posting the changed our Terms and Conditions on our Site with a notice that indicates their effective date, which will be on or after the posting date. We will endeavor to post a notice about any upcoming change to our Terms and Conditions at least 5 days before it becomes effective, but do not guarantee to do so. We agree that no change will reduce any payment to which you are entitled during the calendar month in which the change becomes effective, and that changes to billing amounts and procedures will only be effective starting in the calendar month after the change was effective. If you do not like any change you can always cancel your Affiliation. However, you agree that your continued participation in any Program after a change becomes effective means that you accept the changed Terms and Conditions and supplemental program terms. We agree that no change will diminish your rights with respect to any Claim (see Paragraph 6.5) you may have that accrued before the effective date of any such change.

SIGNING-UP AND BECOMING AN AFFILIATE

Enrolling and Creating Your Account

The first step to becoming an Affiliate is to enroll on the sign-up page. You will need to give us some personal information to identify you and your payment requirements. You will also need to identify the website(s) which you want to become your Affiliated Site. When you complete the process we will create an Account in your name for tracking payments in Programs in which you enroll.

Providing Tax Information for Payment

In order for us to make payment you must also provide us with your current federal tax identification number such as your Social Security Number or Employer Identification Number. We reserve the right to withhold any payment to you unless and until we receive this information. We may also require additional forms required by the government to verify this information. United States residents must provide a completed and signed Internal Revenue Service Form W-9 setting forth information including a United States Federal taxpayer ID Number or Social Security Number. Non-US residents that are not conducting a trade or business in the United States must provide a completed and signed Internal Revenue Service Form W-8BEN before any payment will be processed. We will keep your federal tax identification number confidential and only use it for processing payments and compliance with governmental reporting requirements.

Complete and Accurate Information Is Essential

You must provide complete, accurate and current information about you when you sign up to become an Affiliate and create your Account. You also agree to update the information periodically as necessary to keep it current. If we have a question about any

information you have provided you agree to give us any additional information we need to resolve the question if you want to continue as an Affiliate. You also authorize us, directly or through third parties, to make inquiries that we consider appropriate to validate any information you provide. We are especially concerned about information showing that you are over 18 years of age and take this seriously. If you misrepresent who you are or provide any information that is false or materially misleading, we reserve the right in our sole discretion to suspend or cancel your Affiliation without notice and to take such other action as may be allowed by law.

Reasons We May Decline Your Affiliation

After you have completed the sign-up process we may attempt to verify the information provided. We may decline to allow you to become an Affiliate in our discretion if: (i) we determine that you have provided materially inaccurate or incomplete personal or sign-up information; (ii) we discover that you are under 18 years of age or the age of majority where you live, whichever is greater; or (iii) we decide that your Affiliated Site(s) are unsuitable for any of our Programs or includes content that we believe is unlawful, defamatory, obscene, harassing, excessively violent, infringing or otherwise objectionable. In such a case, we will endeavor to provide you with e-mail notice that we have declined your affiliation.

Selecting Your Username and Password

When you become an Affiliate you will need to select a unique Username and Password to access your Account. Your Username cannot be confusingly similar to the name of another Affiliate, violate any trademark, or be offensive or in bad taste. You must keep your Username and Password confidential as you are responsible for all activity initiated under them. At no time should you respond to any online request for your Username or Password except in connection with the log-on process to our Site. Your disclosure of your Username or Password to any other person is entirely at your own risk.

Your Account Is Personal and Cannot Be Transferred

Your Account and Affiliation is personal to you and may not be transferred to or used by any other person, and any attempt to do so will be void and a material breach of these Terms and Conditions. **Under no circumstances may you ever allow anyone who is under 18 years of age, or the age of majority where you live if older, to use your Username or Password to access your Account, our Site or any of its Content.** If we discover you have done so, we may immediately cancel your Affiliation without prior notice. If you suspect that someone is using your Username or Password without your authorization, contact us immediately. You will need to give us all information you have about the unauthorized use and co-operate fully with us in investigating the matter. We may request that you adopt additional security procedures in the future to prevent further unauthorized use.

Your Right To Cancel Your Affiliation

You may cancel your Affiliation or Account at any time for any reason by giving us notice at the e-mail address for so doing identified on our Site or by writing to us. Cancellation will be effective as soon as we receive notice or on the later date if any specified in your notice. Of course, you can always remove all of our Banners and Links from your Affiliated Site, but we do ask that you also send us a notice of cancellation for our records.

Our Right to Cancel Your Account

We may also cancel your Affiliation and Account at any time for any reason. If we cancel for any reason other than your breach of these Terms and Conditions, we will endeavor to

provide you notice of cancellation. In addition, we will pay you for any Compensation to which you are entitled under each applicable Program up to the date of termination. If we cancel due to a breach of these Terms and Conditions, we may withhold any payment due to you if and to the extent allowed for the specific breach (e.g. for sending unsolicited e-mail), or otherwise withhold a reasonable amount of any payments due to you as set-off against any damages or losses we reasonably anticipate due to your breach.

Effect of Cancellation

If your Account or Affiliation is cancelled for any reason, by you or by us, you must immediately remove from your computer any and all of our Banners and Links from your Affiliated Site along with any other content, promotional materials, or information provided to you or that you have downloaded, printed or otherwise obtained from the Site. If we so request, you agree to certify to us that you have done so.

PARTICIPATING IN OUR PROGRAMS

Joining a Program

Once you have created an Account you are entitled to enroll in any of our Programs. You enroll in a Program by selecting the Banner or Link for the specific Program and posting it on your Affiliated Site. "Banner" means any combination of text and graphics that identify and connect to our Site, including banners, full page ads, half page ads, photo content, video previews, video content and any other means of connection. "Link" means a button, text link or URLs identifying our Site's location on the World Wide Web. Each Banner or Link has a specific connection to our Site for each Program it references, which then tracks the Traffic from your Affiliated Site. You can use multiple Banners or Links on your Affiliated Site for multiple Programs unless specifically identified otherwise for a specific Program.

Operating from a foreign country from which we will not accept accounts including, but not limited to:

Afghanistan, Albania, Armenia, Azerbaijan, Belarus, Brazil, Bulgaria, China, Costa Rica, Croatia, Cuba, Czech Republic, Estonia, Georgia, Hong Kong, Hungary, India, Indonesia, Iran, Iraq, Israel, Japan, Jordan, Kaliningrad, Kazakhstan, Korea, Kuwait, Kyrgyzstan, Latvia, Lebanon, Lithuania, Malaysia, Moldova, North Korea, Pakistan, Philippines, Romania, Russia, Singapore, Slovakia, Slovenia, Sudan, Syria, Taiwan, Tajikistan, Thailand, Turkey, Turkmenistan, Ukraine, United Arab Emirates, Uzbekistan, Yemen, and Yugoslavia.

Your License To Use Our Banners and Links

By joining a Program we grant you a limited, non-exclusive, non-transferable license to copy and use its Banners and Links on your Affiliated Site for directing Traffic to our Site in accordance with these Terms and Conditions (which including the specific terms for the Program). You may select any Banners or Links from the samples available on our Site for the applicable Program. You may use the Banners and Links on your Affiliated Site as you believe appropriate so long as the use is consistent with these Terms and Conditions. However, you may not alter any Banners or Links. In utilizing any Banner or Link you agree to cooperate with us as necessary to establish and maintain an Internet connection between our sites. You must also comply with all applicable laws when connecting to our Site and you agree to do so. Connecting to our Site may not be lawful in certain countries and attempting to do so from a restricted country is prohibited.

Limitations on Placement and Use

When you use our Banners and Links you may not employ deceptive language, material omissions or misleading URLs. You may not use our Banners and Links on any website in violation of the site's terms and conditions, such as restrictions on advertising. You may not include our Banners or Links in unauthorized e-mail as provided further below.

Our Permission is Required to Use Your Own Banners or Links

We will provide you with a selection of approved Banners and Links for each Program. You are only authorized to use these Banners and Links on your Affiliated Sites. You may not alter any of our Banners or Links, or use your own banners, links or advertisements for any Program without our prior, express, written permission in each instance and in our sole discretion. We do not pay compensation for any banner, advertisement or link that you create even if we approve it. By submitting to us any banner, advertisement or link for our approval, you grant us a non-exclusive, royalty-free, worldwide, perpetual, transferrable and irrevocable license to use any banner, advertisement or link that we approve on our Site and any other websites in any and all manner and media now known or later arising, and you warrant that you have the right to grant us such a license free of any claims by any other party.

Our Retained Intellectual Property Rights

Our Banners and Links may contain intellectual property such as copyrighted pictures, text or graphics or our trademarks, tradenames and domain names. Your license gives you the privilege to use our intellectual property solely in conformity with these Terms and Conditions. We reserve ownership of and all other intellectual property rights in our Banners and Links and in the Content on our Site. Any other attempted use of our Banners or Links, or access to our Site other than in conformity with your license is unauthorized and Homegrown Video® is a registered trademark of Xplor Media, Inc. and used by us with permission. Any other trademarks, logos, or slogans on our Site are only authorized for use on our Site in conjunction with the particular product or service they designate. No trademark, logo or slogan on our Site may be used as a hyperlink without the prior written permission of its owner.

HOW TO REPORT ALLEGED RIGHTS INFRINGEMENT BY A WEBMASTER PARTICIPATING IN THE Homegrowncash PROGRAM

If you are the holder, or authorized representative of the holder, of a copyright, trademark, service mark, or publicity right that you have reason to believe is being infringed by a third party webmaster participating in the Site program, contact infringe@homegrowncash.com.

Unauthorized E-Mailing: Spam, Counterfeiting, Ghosting or Harvesting

We do **not** authorize Affiliates to use any of our Banners or Links to market their Affiliated Sites through the transmission of unsolicited e-mails or spam. We consider even a single unsolicited e-mail to be spam and a violation of this section. If we receive a complaint from a person who receives an e-mail from you containing any of our Banners or Links you will need to demonstrate to us that they did not receive an unsolicited e-mail. We also do **not** authorize Affiliates to transmit any e-mail that uses or contains invalid or forged headers, invalid or non-existent domain names or other means of deceptive addressing ("counterfeit e-mail"). Do **not** do this. We also prohibit Affiliates from transmitting e-mail that uses any of our Banners or Links that is relayed from any third party's mail servers without the permission of that third party, or which employs similar techniques to hide or obscure the source of the e-mail ("ghosted e-mail"). Do **not** do this. We do **not** authorize the harvesting or collection of screen names from any Internet Service Provider (ISP) for the purpose of sending unsolicited e-mail that uses our Banners

or Links in any way ("harvesting"). Do **not** do this. The transmission of unsolicited e-mail, counterfeit e-mail, ghosted e-mail, UBE, or the like, or engaging in unauthorized e-mail harvesting, may result in civil and criminal penalties against the sender under applicable federal or state law.

Consequences of Unacceptable E-Mail Conduct

If we discover you have engaged in or facilitated any spamming, UBE, counterfeiting, ghosting, harvesting or other unauthorized e-mailing in violation of these Terms and Conditions we may in our sole discretion and without prior notice immediately cancel or suspend your Account, Affiliation, or participation in any Program. In so doing you agree that we need not pay you for **any** Traffic you have generated through our Banners or Links in the unauthorized e-mail up to the date of termination. That is, we need not try to segregate "authorized" from "unauthorized" Traffic, but can assume that **all** Traffic generated by you came from unauthorized use of our Banners or Links and hence is **not** entitled to any compensation. Furthermore, for such conduct you agree we can in our discretion cancel you from any other Program, decline to issue a new Account, and provide your sign-up and account information to complaining parties.

Reporting Unsolicited E-Mail or Unauthorized E-Mail Conduct

If you believe you are the recipient of any unsolicited e-mail (spam) from any person that contains any of our Banners or Links, or if you believe that you are the victim of any acts of counterfeiting, UBE, ghosting or harvesting that involves any of our Banners or Links, please advise us immediately. Send your complaint to our customer service department or contact our main offices. The best and easiest way to do this is by forwarding the offending e-mail to us. In addition, please include your name, address, telephone number and any information you may have about the identity of the person or entity that sent the unauthorized e-mail to you. You may be able to collect information about the sender from the e-mail itself, for instance, by examining the e-mails "header," by examining the webpage or by running a Whois query against the webpage domain. Please send your UBE complaint to COMPANY through its Customer Service Dept, New Destiny Internet Group. The best and easiest way to do this is by forwarding the offending e-mail to blkml@homegrowncash.com. If you cannot forward the UBE, simply send an e-mail to blkml@homegrowncash.com.

Our Right to Terminate Any Program

We reserve the right to terminate any Program at any time for any reason. If we elect to terminate any Program then we will endeavor to send you electronic Notice (e.g. e-mail) of our decision to do so. In any case, we will pay you all Compensation to which you are entitled for the Program up to the date of termination.

Your Right to Leave Any Program

You have the right to leave any Program at any time. Simply remove the relevant Banners and Links for the Program from your Affiliated Site. As no Traffic will then be directed to our Site through the Banner or Link, your participation in the Program will be effectively ended. Of course, we will pay you all Compensation to which you are entitled for the Program up to the date you leave. To maintain our records, if we have not received any Traffic from your Affiliated Site for any Program for a continuous period of 3 months, we may assume that you have left the Program and may cancel your participation.

PAYMENTS FOR EACH PROGRAM

Specific Program Payments

The amount and type of Payment you receive for each Program is identified on our Site when you select the Banners or Links for that Program. The following provisions identify

the type, calculation and payments for various Programs. The specific percentages and payment amounts for each program are identified on our Site. **Note: we reserve the right to change the pay-out amounts for any Program as provided below.**

Pay Per Sign-Up

A "Pay Per Sign-Up" Program pays you a one-time, flat fee for each "full join" we derive from Traffic directed to our Site from your Affiliated Site. A "full join" means a new customer that you direct to our Site and who signs-up to for a full membership or converts to a full membership at the end of any trial period and whose payment is not subject to any credit or chargeback.

Revenue Share

A "Revenue Share" Program pays you a specified percentage of "net revenue" from the monthly membership fee we derive from Traffic directed to our Site from your Affiliated Site. "Net revenue" means the monthly membership fee that we actually receive from each new member you directed to our Site for so long as that member continuously remains a member, less all fees and charges for taxes, processing, handling, customer services, credits or chargebacks.

VOD Share

A "VOD Share" Program pays you a specified percentage of the "VOD fees" we derive from Traffic directed to our Site from your Affiliated Site. "VOD Fees" means the fee we actually receive for downloading or streaming any content on our Site on a "video on demand" basis to a customer that you direct to our Site, less all fees and charges for taxes, processing, handling, customer services, credits or chargebacks.

Store Share

A "Store Share" Program pays you a specified percentage of the "net price" of merchandise sold through our Site derived from Traffic directed to our Site from your Affiliated Site. "Net price" means the purchase price that we actually receive for selling any merchandise through the Store section of our Site to a customer that you direct to our Site, less all fees and charges for taxes, processing, shipping, handling, customer services, credits or chargebacks.

When Payments Are Made

All payments will be calculated for each calendar month (or fraction) for so long as you participate in any Program. Payments will be mailed on the first Friday following the end for the preceding calendar month for which payment is due, except if the Friday is a holiday they will be mailed on the next business day. Payment will only be sent if the amount due you is at least US\$100. Payment will be carried over from for successive periods until the amount due you is at least US\$100. If you are a non-US resident, you may request that we withhold payment until the amount due is \$500.00 to lower banking fees. You will be responsible for all bank charges and currency conversion or transmission fees incurred in converting your funds to your local currency. You understand and agree that all Payouts by Program to you, must be cashed within ninety (90) days of such payout's issuance or such will be deemed forfeited by you to Program. You understand and agree that any dispute or question you may have regarding the amount of any Payout(s) must be called to the attention of the Program within ninety (90) days of the issuance of such payment or all your rights with respect to such dispute shall be deemed permanently waived by you. Similarly, in the event that Program believes that any payments were made in excess of the amount due to you, Program brings

such overpayment to your attention within ninety (90) days of such payment.

How Payments Are Made

All payments will be made to you by check in U.S. dollars. Payments will be mailed to you at the address you designated for payments when you created your account or as you may have updated it from time to time. As indicated above, we may withhold any payment unless and until we receive all necessary payment information, including your federal tax identification number.

Changing the Pay-Out Calculation

You agree that we have the right to change the pay-out or payment calculations for any Program **prospectively** by posting notice of the change on our Site. We will also endeavor to send you notice of the change. We will pay you all payments for the calendar month in which notice of the change was posted under the pay-out terms applicable when the month began. The change will become effective starting with the next calendar month. If you do not agree to the change, you of course have the right to leave the affected Programs. However, your continuation in the affected Programs will indicate your acceptance to the changed pay-out terms.

Excessive or Abnormal Chargebacks or Cancellations

We may deny or withhold any payment to you and cancel your participation in any Program if there has been an abnormal number of chargebacks or cancellations of memberships from Traffic referred to us through your Affiliated Site. You agree that we will have the right to determine what constitutes an abnormal number of chargebacks or cancellations based on our review of the situation and our experience with other Affiliates.

Viewing Your Account On-Line

When you complete your Account we will create a place on our Site where you can view the activity for each Program in which you participate. This place may be accessed through your Username and Password. You agree that these on-line records represent the basis for our accounting of any payments due you. We will maintain a log file of these records on our servers. You agree that the content of our log files will provide the basis for examining the activity in your Account.

Errors in Payments

If we discover an error in any payment we may correct the error in your next payment by paying you the erroneous underpayment or deducting the erroneous overpayment from your future payments. If you become aware of any errors in your payments, give us notice promptly. We agree to waive any error in your favor that we do not correct within 60 days of the payments where the error first appeared. You likewise agree to waive any error in our favor unless you give us notice of the error within 60 days after you receive the payment in which it first appears. You also release us from all liability for any error you do not report to us within 60 days after you receive the payment in which the error first appeared. You can give us notice as provided in: **Providing Tax Information for Payment**

OPERATION OF OUR PROGRAMS

Restricted Activity

In participating in any of our Programs we require that you conduct yourself in an honest and professional manner. As such, we do not authorize you to use our Banners or Links or engage in any of the conduct in this section when participating in any of our Programs. So doing will be a breach of these Terms and Conditions and allow us to immediately suspend or cancel your participation in any Program or your Account and

Affiliation.

Restrictions on How You Generate Traffic

You may not use our Banners or Links in any practices for generating Traffic that could reflect negatively on us or our Site. All Traffic sent to our Site must be voluntary and originate from your Affiliated Site. Using misleading text, forced exit traffic, forced click-through or blind links with our Banners or Links are not authorized, any form of email, chat messages, spyware or any other method not described that will force a user unknowingly to our links. You may be requested to send traffic before we will make custom creatives or add custom functionality to The Program.

Restrictions on Promotions on other Websites

You may not use our Banners or Links in any postings in newsgroups, bulletin boards, clubs, or sites, or any geographical locale where advertising links are not allowed. You may not promote our Site using other websites that disallow this type of advertising, such as Facebook or MySpace. You may not advertise our Site on any website other than your Affiliated Sites.

Restrictions on the Type of Traffic You Send Us

You may not send any Traffic to us from any website which has any content, on the page or in its URL, that might infringe the rights of others including: warez; torrent; password selling or trading; copyright or trademark or other intellectual property infringement; violations of privacy or publicity; or unauthorized use or imitation of another's name or likeness. You may not send us any Traffic which you are prohibited from sending any under any enforceable agreement or in violation of the laws of any jurisdiction in which either you or we are located. You may not send us any Traffic which contain or promotes, in any way: obscene content, child pornography, bestiality, rape, warez, torrent, password selling or trading, spam, intellectual property infringement, violation of privacy or publicity rights, or unauthorized use or imitation of the name or likeness of another.

Use in "Circle Jerk" Sites Is Not Allowed

You may not use our Banners in Circle Jerk Sites.

LICENSE RESTRICTIONS

Although you are hereby granted a revocable, non-exclusive, non-transferable license to use the Site Names in connection with referring traffic to the Sites, you are not, as a part of this non-exclusive, revocable license, permitted to: 1) bid on, purchase or otherwise register/ use 'Homegrownvideo' or other of the Site Names or use the words 'Official', 'Officially' or 'Official Site' as keywords (sometimes referred to as 'AdWords') on Internet search engines, such as google.com, ask.com, yahoo.com, msn.com, etc.; 2) use the words 'Official', 'Officially', 'Official Site' or any similar verbiage in connection with your promotion of the Sites; 3) use the Site Names in association with any similar or competing website or service; 4) use our Site Names or other intellectual property to create numerous links, often referred to as "link spam", whether by automated link building or otherwise and/or utilize our Site Names or other intellectual property in a manner intended to or having the effect of increasing the rank of Referral Sites on internet search engines; 5) post or cause to be posted out of context or untrue comments or other notations in the "comments" or similar section of any website(s) which comments or notations refer traffic to any of our Site Names; or, 6) register any domain name which incorporates or is a 'misspelling' of any of the Site Names. You agree that in the event you violate any part of this section of this Agreement, you will be immediately terminated from the Program, any monies earned but not yet paid will be forfeited, and that you will cooperate fully in transferring any items

forbidden by this section to Program as the rightful owner. The license granted to you hereunder permits you to post portions of videos, hosted on Program's servers, which have been provided to you by Program for promotional purposes. You are not permitted to use any portions of Sites' videos which have not been provided to you by Program that are not hosted on Program's servers. Posting by you, pursuant to this license, must be done in compliance with the applicable Terms of Use for the service/website on which such clips are posted.

Any additional questions or comments please contact sales@homegrowncash.com.