# Terms of License for AdvancedRemoteInfo ("Software")

Copyright © 1998-2003 by Matthias Zirngibl - MasterBootRecord.de

Revision: 01.07.2003

Please pay attention to the following notes before you start using this software. If you do not agree with the following, do not use the software and remove it from your storages.

## License Agreement

AdvancedRemoteInfo is a pre-version (BETA). You can use the software for free.

### **Reproduction and Distribution**

You are allowed to distribute this software complete of all files to others. You are not allowed to add, remove or change any of these files. This software and the attached documentation can not be distributed together with commercial software. For this you need to be authorized by the manufacturer. Shareware-Distributors are allowed to distribute the shareware version against a small fee. The distributor has to inform the buyer sufficiently about the test period and the registration and all other term for using the software.

# **Product Support**

As a registered user of this software you can apply for product support by the manufacturer. Product support can be provided exclusively by e-mail. Before transmitting your support request please read our hints. Probably you will be able to find a solution to your problem and you don't need to contact us. Only completely compiled forms can be accepted and provided an answer. Very important is that you indicate the correct version of the software.

It is not possible to guarantee that the answer, for your support request, will be returned to you within a determinated time. Also it can not be guaranteed that the problem, you are asking support for, can be resolved with help supplied.

#### **Limited Warranty**

This software is provided on an "as is" basis. To the maximum extent permitted by applicable law, the manufacturer disclaims all warranties relating to this software, whether expressed or implied, including but not limited to any implied warranties of merchantability or fitness for a particular purpose. To the maximum extent permitted by applicable law, in no event shall the manufacturer or its suppliers be liable for any damages whatsoever (including without limitation, special, incidental, consequential, or indirect damages for personal injury, loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the software, even if the manufacturer has been advised of the possibility of such damages.

In no event shall any theory of liability exceed the license fee paid to the manufacturer. Some jurisdictions do not allow limitation or exclusion of incidental or consequential damages, so the above limitations or exclusion may not apply to you to the extent that liability is by law incapable of

#### **Other Provisions**

exclusion or restriction.

The license agreement for this software may be modified if necessary. Therefore the license agreement under which the software has been delivered will be applied.

The installation of the software is registered automatically during the setup. Thereby will be transmitted the following information: The information you entered in the suitable textboxes during the setup, the version of the software and your OS-version. These information is saved by the manufacturer and not passed on to other.

Should one or more provisions of this agreement be or become invalid, all other license agreements and provisions remain valid. Invalid provisions have to be replaced by others which are equal for the economical contents.

All mentioned trademarks and copyrights are property of the relative owner.

In case that the client is commercial user, court of jurisdiction is Regensburg, Germany.