Trademark Notice

Smarty, Smarty.net, Smarty Template Engine and similar derivations and the Smarty Logo are all trademarks of New Digital Group, Inc.

Subject to license terms, New Digital Group allows certain uses of its logos by the public as set forth in the public license below. Any commercial use of the Smarty logo must be specifically granted by New Digital Group, Inc. You can obtain permission by contacting New Digital Group, Inc. Please contact smarty@newdigitalgroup.com. Also, if you need a high-resolution logo for print, please request one smarty@newdigitalgroup.com.

Official Smarty Logo Public License

The terms of the Logo License Agreement govern your right to download and use the Smarty logo and trademark on this page for non-commercial use. By downloading and using the Smarty Logo, you accept those terms.

1. License. If New Digital Group makes available to you a logo, New Digital Group hereby grants to you a nonexclusive, nonassignable, nonsublicenseable, license to display the Smarty logo above, including the associated trademark (collectively, the "Logo") for the sole purpose of (a) linking to the newdigitalgroup.com home page, your personal profile page, or your affiliate home page, or (b) if you are a member of the press, including the Logo in an article that references Smarty and New Digital Group.

2. Restrictions.

You may display the Logo only in the form and at the size provided to you. You may not modify or alter the Logo in any way, including size, proportions, colors, elements, type or any other respect. You may not animate, morph or otherwise distort the Logo's perspective or dimensional appearance, nor may you use screen shots of your pages (to the extent that the Logo appears in the screen shot) in any other medium (except as permitted by Section 1(b)).

The Logo shall be surrounded by a reasonable amount of empty space, and you may not use the Logo in conjunction with other logos or marks in a way that would create a combination mark. You may not use the Logo in a way that suggests that New Digital Group or Smarty endorses or sponsors your site. The Logo may not appear larger or more prominently than other branding on the page on which it is displayed.

You may not use the Logo in any way that tarnishes, blurs or dilutes the quality of New Digital Group trademarks or any associated goodwill. Without limiting the foregoing, you shall not display the Logo on any pages that contain infringing or illegal content.

You acknowledge New Digital Group’s sole and exclusive ownership of the Logo, and you shall not take any action inconsistent with such ownership, such as adopting, using, registering, or attempting to register any logo or trademark confusingly similar to the Logo. All use of or goodwill associated with the Logo shall inure to New Digital Group’s benefit. You may not use the Logo in any manner not expressly authorized under this Agreement.

3. Termination. New Digital Group may terminate this Agreement or the trademark or Code license at any time for any reason or no reason. This Agreement and your license automatically terminates if you breach any provision of this Agreement. In the event of termination, (a) you shall immediately remove the Logo from your site and otherwise cease using the Logo.

4. No Warranty. THE LOGO AND CODE IS PROVIDED "AS IS." NEW DIGITAL GROUP DISCLAIMS ALL WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. Some states do not allow the disclaimer of implied warranties, so the foregoing disclaimer may not apply to you. This warranty gives you specific legal rights and you may also have other legal rights which vary from state to state.

5. Liability Limits. NEW DIGITAL GROUP DISCLAIMS ALL CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES OR LOST PROFITS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, OR THE LOGO (HOWEVER ARISING, INCLUDING NEGLIGENCE).

6. Entire Agreement/Amendment. This Agreement constitutes the entire agreement, and supersedes the provisions of any other agreements or understandings (oral or written), between the parties with respect to the Logo.

7. General. This Agreement is governed in all respects by the laws of the State of Nebraska as such laws are applied to agreements entered into and to be performed entirely within Nebraska between Nebraska residents. Both parties submit to personal jurisdiction in Nebraska and further agree that any cause of action arising under this Agreement shall be brought exclusively in a court in Lancaster County, Nebraska. New Digital Group shall be excused for any failure to perform to the extent that its performance is prevented by any reason outside of its control. No agency, partnership, joint venture, employment or franchise relationship is intended or created by this Agreement. If any portion of this Agreement is deemed unenforceable, that portion shall be enforced to the maximum extent possible and the remaining portions of the Agreement shall be given full effect. New Digital Group’s failure to act in a particular circumstance or its failure to act to protect is trademark does not waive the ability to act with respect to that circumstance or similar circumstances.