WELDERS POCKET

John Livitski

Owner/Operator

C: (807)-627-5664 E: john@welderspocketpal.com

www.welderspocketpal.com

Copyright© 2013 John Livitski Enterprises Inc. All rights reserved.

POCKET PAL ™ is a pending trademark of John Livitski Enterprises Inc.

US Patent Pending.

DISCLAIMER

By using this Tips & Tricks guide (the "Instructions" or "INSTRUCTIONS") to the Welders Pocket Pal (the "Tool" or "TOOL") you agree to be bound by all the terms and conditions contained herein (the "Disclaimer" or "DISCLAIMER"). Please read this entire Disclaimer document carefully before using the Instructions or the Tool. Your continued use of the Instructions or the Tool indicates your agreement to be bound by the Disclaimer in effect at the time of such use.

You expressly acknowledge that John Livitski Enterprises Inc. (the "Company") has made certain content available to you in reliance upon the limitations and exclusions of liability and the disclaimers set forth herein.

PLEASE BE ADVISED: THIS DISCLAIMER CONTAINS PROVISIONS THAT GOVERN HOW CLAIMS YOU AND THE COMPANY HAVE AGAINST EACH OTHER ARE RESOLVED: SEE LIMITATIONS OF LIABILITY SECTION

INTERPRETATION AND JURISDICTION

Headings are for reference purposes only and do not limit the scope or extent of such Section.

This Disclaimer will be interpreted, construed and governed by the laws in force in the Province of Ontario. Canada. without reference to its conflict of

laws principles. Each party hereby agrees to submit to the jurisdiction of the courts of the Province of Ontario and to waive any objections based upon venue. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Disclaimer.

SEVERABLE

Unless stated otherwise in this Disclaimer, if any of the provisions in this Disclaimer are deemed invalid, void, or for any reason unenforceable, such provisions shall be deemed severable and shall not affect the validity and enforceability of any remaining provisions.

AMENDMENTS

The Company may amend this Disclaimer at any time by posting the amended terms on the Company site at welderspocetpal.com. Their right to amend the Disclaimer includes the right to modify, add to, or remove terms in the Disclaimer, including terms related to fees and charges. Except as stated otherwise in this Disclaimer or elsewhere, all amended terms shall automatically be effective 30 days after they are initially posted. Product design and specifications of the Tool are subject to change or modification without notice.

USE IN CANADA ONLY

The Instructions contain information intended only for residents of Canada. Other countries may have regulatory requirements which are different than those in Canada. Therefore, the information contained in the Instructions may not be appropriate for use outside Canada. The Company is controlled, operated and administered from its offices within Canada.

The Company makes no representation or warranty that a Company property or any of the Services are appropriate or available for use at any locations outside Canada. If you access Company property or information from outside Canada, you are responsible for compliance with all applicable laws.

TRADEMARK

All trademarks, logos, trade names, trade dress, product and service marks, individually or combined with one another (collectively the "Marks") and whether or not registered and whether or not appearing in large print or with the trademark symbol, are owned by and/or proprietary to the Company and/or its subsidiaries, affiliates or other designees, or other third party owners who have granted the Company the right and license to use its marks ("Third Party Marks").

You may not use or display the Marks or Third Party Marks in any manner without the prior written consent of the applicable owner. The use or misuse of these trademarks or any other materials, except as permitted herein, is expressly prohibited and may be in violation of copyright law, trademark law, the law of slander and libel, the law of privacy and publicity, and communications regulations and statutes.

Other product or service names, logos, graphics, page headers, button icons and scripts are trademarks or trade dress of the Company and/or its subsidiaries, affiliates or other designees and may not be used in connection with any other product or service in any manner, but especially not in a manner that is likely to cause confusion in the marketplace or in any matter that disparages or discredits the Company or its affiliated companies. Further. please be advised that the Company actively and aggressively enforces its intellectual property rights to the fullest extent of the law.

POCKET PAL™ is a pending trademark of John Livitski Enterprises Inc.

COPYRIGHT

All content included on the Instructions. such as but not limited to text graphics, logos, icons, photos, products, diagrams, and data compilations. is the property of the Company or its content suppliers and is protected by Canadian and international copyright laws. The compilation of all content on the Instructions is the exclusive property of the Company and is protected by Canadian and international copyright laws. You may not modify, publish, transmit, participate in the transfer or sale of, reproduce, create derivative works from, distribute, perform, display, incorporate into another document or web site, or in any other way exploit any of the content in the Instruction, in whole or in part without the specific permission of the Company.

PATENT NOTICE

Products and systems displayed on these instructions or portions thereof are covered by pending U.S. Patent No. 61/766,786. Canadian patent pending.

DISCLAIMER

YOU EXPRESSLY UNDERSTAND AND AGREE THAT:

- AGREE ITHAI:

 a) THE INFORMATION AND DIAGRAMS
 EXPRESSED ON THE INSTRUCTIONS
 ARE FOR INFORMATION PURPOSES
 ONLY. YOUR USE OF THE
 INSTRUCTIONS AND ANY PARTICULAR
 FEATURE IS AT YOUR SOLE RISK. THE
 INFORMATION IS PROVIDED ON AN
 "AS IS" AND "AS AVAILABLE" BASIS.
- b) THE COMPANY EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, WARRANTIES ARISING FROM COURSE OF PERFORMANCE, NON-INFRINGEMENT AND NONINTERFERENCE WITH YOUR USE OF ALL OR ANY PART OF THE INSTRUCTIONS AND/OR THE TOOL.
- c) THE COMPANY EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, LISTED UNDER THE ONTARIO SALE OF GOODS ACT, R.S.O. 1990, CHAPTER S. 1.

d) THE COMPANY MAKES NO
WARRANTY (i) THAT THE TOOL WILL
MEET YOUR REQUIREMENTS, (ii)
THAT THE QUALITY OF THE TOOL
PURCHASED OR OBTAINED BY
YOU WILL MEET YOUR (OR YOUR

CUSTOMER'S) EXPECTATIONS.

e) THE COMPANY MAKES NO WARRANTY

(i) THAT THE INSTRUCTIONS WILL

- MEET YOUR REQUIREMENTS, (ii)
 THAT LICENSED CONTENT IS
 ACCURATE OR ERROR-FREE, (iii)
 THAT PRODUCTS ARE ACCURATELY
 DEPICTED, (iv) THAT THE RESULTS
 OBTAINED FROM USE OF THE
 INSTRUCTIONS WILL BE ACCURATE
 OR RELIABLE, (v) THAT THE QUALITY
 OF THE INSTRUCTIONS, INFORMATION
 OR OTHER MATERIAL PURCHASED
 OR OBTAINED BY YOU THROUGH THE
 INSTRUCTIONS WILL MEET YOUR (OR
 YOUR CUSTOMER'S) EXPECTATIONS.
- f) ANY MATERIAL OBTAINED THROUGH THE USE OF THE INSTRUCTIONS IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY RESULTING DAMAGE.

- g) NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM THE COMPANY OR THROUGH OR FROM THE INSTRUCTIONS SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THESE TERMS OF USE OR OTHERWISE APPLICABLE PURSUANT TO YOUR PURCHASE OF THE COMPANY PRODUCTS.
- h) THE COMPANY IS NOT LIABLE FOR ANY PRODUCT WARRANTIES NOT EXPRESSLY SET FORTH ON THE INSTRUCTIONS OR PROVIDED WITH THE PRODUCT PACKAGING.

RFLFASE

You release the Company (and its affiliates and subsidiaries, and its and their respective officers, directors, employees, and agents) from claims, demands, and damages (direct actual and consequential) of every kind and nature, known and unknown, arising out of or in any way connected with disputes related to information on the Instructions or your use (or your customer's use) of the Tool.

YOU EXPRESSLY UNDERSTAND AND AGREE THAT:

- AND AGREE THAI:

 a) Neither the Company nor any party involved in creating, producing or delivering the INSTRUCTIONS, shall be liable for any direct, incidental, consequential, indirect or punitive damages arising out of access to, use of or inability to use the INSTRUCTIONS, or any errors or omissions in the content thereof.
- b) Neither the Company nor any party involved in creating, producing or delivering the TOOL, shall be liable for any direct, incidental, consequential, indirect or punitive damages arising out of access to, use of or inability to use the Tool.
- c) You expressly waive any protections (whether statutory or otherwise) that would otherwise limit the coverage of this RELEASE to include only those claims which you may know or suspect to exist in your favour at the time of agreeing to this DISCLAIMER.

T: UNDER NO CIRCUMSTANCES,

INCLUDING, BUT NOT LIMITED TO ITS OWN NEGLIGENCE, SHALL THE COMPANY BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES THAT RESULT FROM THE USE OF, OR THE INABILITY TO USE, THE MATERIALS IN THESE INSTRUCTIONS, OR THE TOOL, EVEN IF THE COMPANY OR A COMPANY AUTHORIZED REPRESENTATIVE HAS

LIMITATION OF LIABILITY

APPLICABLE LAW MAY NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY OR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

REGARDLESS OF ANY TERM IN THIS DISCLAIMER, IN NO EVENT SHALL THE COMPANY'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE OR OTHERWISE) EXCEED THE COST OF THE PRODUCT PURCHASED FROM THE COMPANY.