



PRIVATE LABEL RIGHTS LICENSE AGREEMENT

Dear Valued Customer

Congratulations and thank you for getting exclusive private label rights (PLR) to this product!

With the PLR, you can change and edit the content as you desire, subject to the following terms and conditions.

Please read before you start using the content. Thank you.

Private Label Rights Terms & Conditions

[YES] Can be packaged

[YES] You **Can** Use This Product Yourself

[YES] Can be sold as it is not less than \$7 price tag!

[YES] **Can** Add This Product to a Membership Site or Bundled Within a Product Package as a Bonus.

[YES] Can be used to create audio/webinar/video products

[YES] **Can** Give Away The Product (NOT The Source Code Files) To Your Subscribers, Members or Customers as a Bonus or Gift.

[YES] Can change sales page and/or graphics

[YES] **Can** Modify the Product Anyway You See Fit To Add/Remove Content or Make It a Brand New Unique Product, Break It Up Into Articles, Email or Online Course Lessons.

[YES] Can be added to paid membership sites

[YES] Can claim full authorship

[YES] Can give away for free in exchange of a lead

[YES] Can be edited completely and your name put on it

[YES] Can edit or create your own covers for this product

[YES] Can sell resell rights

[YES] Can sell master resale rights

[NO] Give Away, sell or transfer the Private Label Rights to any third party.

[NO] Add to a free membership sites

[NO] You can't just pass away the product to anyone

IMPORTANT!

1. You must keep this official private label rights license to verify yourself as an exclusive holder of this license. You must also be able to produce it on demand should the need arises.
2. You may not sell this product or the any of its rights if you ask for a refund. Your license will become null and void.

3. Please note that I cannot legally guarantee that you'll make any money with the private label rights. Your income will depend solely upon your own efforts.
4. You may not use my name or my domain names with the products when you sell it, even if you didn't change anything.
5. You are responsible for your own hosting, download locations, payment processor and customer service to your customers.
6. You are responsible for your own hosting, download locations, payment processor and customer service to your customers.
7. You may not market the content in any immoral, illegal or unethical manner (spam).
8. Any violation of this agreement will be subject to a revoking of your private label rights license without Refund- Legal action and costs may be sought from anyone breaking terms of this agreement.

No Liability

Under no circumstances will the product creator, programmer or any of the distributors of this product, or any distributors, be liable to any party for any direct, indirect, punitive, special, incidental, or other consequential damages arising directly or indirectly from the use of this product. This product is provided "as is" and without warranties.

Use of this product indicates your acceptance of the "No Liability" policy. If you do not agree with our "No Liability" policy, then you are not permitted to use or distribute this product (if applicable.)

Failure to read this notice in its entirety does not void your agreement to this policy should you decide to use this product.

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.

The liability for damages, regardless of the form of the action, shall not exceed the actual fee paid for the product.

If you have any questions feel free to contact us
support@plrsalesfunnels.com