



Rebrand Apps PLR Licensing Agreement (Rights and Responsibilities)

By reselling the individual Rebrand App you purchased, you are stating that you agree to the terms of this licensing agreement.

[YES] Can be edited, rebranded and sold on a website that you own.

[YES] Can sell for a minimum price of \$17+. Can only sell personal and developers rights.

[YES] Can bundle with other products that exceed a total of \$60 in value.

[YES] Can be added to paid membership sites that charge at least \$20 per month. Your members receive personal rights. Can be installed on 1 domain that you personally own.

[YES] Can modify the source code to improve/add to the app,. However modification of the app does not remove our product rights.

[NO] Can give away for free.

[NO] Can give away the membership site. Customer must access the product via the membership or your own site.

[NO] Can be added to free membership sites.

[NO] Can sell Private Label Rights, Resell Rights or White Label Rights.

[NO] Can sell derivatives of this product as a FSO, WSO, or on any forums.

IMPORTANT:

1. You may not use this product in any way if you request a refund. Your license will become null and void.

2. You must keep this license AND your receipt to verify yourself as an official licensee. You must be able to produce this license if requested by the content creator/supplier.

3. Any violation of this license will be subject to termination of your membership and potential legal action may ensue.

NO LIABILITY

Under no circumstances shall the product creator, programmer, or any of the distributors of this product, including but not limited to Digital Kickstart LLC and/or Inet Innovation, Inc, 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 choose 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.