

# LaBellaVitaLLC.Com Download Agreement

## Table of Contents

LaBellaVitaLLC.Com Download Agreement .....	1
1. USAGE RULES.....	1
2. INTELLECTUAL PROPERTY RIGHTS .....	3
3. DISCLAIMER OF WARRANTY; DISCLAIMER OF CONSEQUENTIAL DAMAGES; INDEMNIFICATION; AND LIMITATIONS ON LaBellaVitaLLC LIABILITY. ....	3
4. TERM AND TERMINATION.....	4
5. MODIFICATION OF TERMS OF USE AGREEMENT.....	4
6. CHANGES TO PRODUCTS AND PROGRAM .....	5
7. JURISDICTION AND VENUE.....	5
8. INDEMNIFICATION .....	5
9. NOTICES .....	5
10. MISCELLANEOUS.....	5

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You acknowledge and agree that LaBellaVitaLLC reserves the right to take steps that LaBellaVitaLLC believes are reasonably necessary or appropriate to enforce and/or verify compliance with any part of this Agreement. You agree that LaBellaVitaLLC has the right, without liability to you, to disclose any purchase data to law enforcement authorities, government officials, and/or a third party, as LaBellaVitaLLC believes is reasonably necessary or appropriate to enforce and/or verify compliance with any part of this Agreement (including but not limited to LaBellaVitaLLC right to cooperate with any legal process relating to your use of

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## **4. TERM AND TERMINATION**

The term of this Agreement and of the license granted hereunder shall run from the effective date hereof and continue until such time as LaBellaVitaLLC terminates this Agreement. This Agreement may be terminated at any time for any reason by LaBellaVitaLLC without notice to you.

## **5. MODIFICATION OF TERMS OF USE AGREEMENT**

LaBellaVitaLLC reserves the right, in its sole discretion, to modify and amend this Agreement in any manner at any time by posting a change notice or new Agreement on LaBellaVitaLLC BUSINESS.COM or by sending you written notice by email or regular mail. IF ANY SUCH MODIFICATION OR AMENDMENT IS UNACCEPTABLE TO YOU, YOUR ONLY RECOURSE IS TO DISCONTINUE BUYING AND/OR DOWNLOADING



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## **6. CHANGES TO PRODUCTS AND PROGRAM**

LaBellaVitaLLC reserves the right to make any changes to the LaBellaVitaLLC.Com downloads, or to discontinue the sale of any LaBellaVitaLLC.Com downloads, or to cease operations without notice and without liability to you. LaBellaVitaLLC reserves the right to make any changes to or discontinue the operation of LaBellaVitaLLC.Com without notice and without liability to you.

## **7. JURISDICTION AND VENUE**

This Agreement shall be governed by and construed in accordance with the laws of the State of Louisiana. Each party hereto hereby consents to the personal jurisdiction and subject matter jurisdiction of any of the courts in the State of Louisiana, whether federal or state, for any purpose or matter pertaining directly or indirectly to this Agreement or any matter arising from or in connection with the performance of this Agreement. Each party agrees that any action or proceeding commenced for any purpose or matter pertaining directly or indirectly to this Agreement or any matter arising from or in connection with the performance of this Agreement shall be commenced and maintained only in a court in the State of Louisiana.

## **8. INDEMNIFICATION**

You agree to and hereby do indemnify and hold LaBellaVitaLLC harmless from and against any and all costs, damages, losses, and expense, including attorney's fees, whatsoever arising from your breach of or default under this Agreement.

## **9. NOTICES**

All notices to you will be sent by e-mail to the e-mail address you designate as part of the order process or by first class mail, postage prepaid, to you at the mailing address you designate as part of the order process. All notices to LaBellaVitaLLC shall be sent by e-mail to [legal.affairs@LaBellaVitaLLC.Com](mailto:legal.affairs@LaBellaVitaLLC.Com) or by first class mail, postage prepaid, to:

LaBellaVitaLLC .Com  
Post Office Box #910  
Abita Springs, La 70420-0910  
Phone: 504•559•4147

## **10. MISCELLANEOUS**

All terms, covenants, and conditions contained herein are severable and in the event any of them shall be held to be invalid by a court of competent jurisdiction, this Agreement shall be interpreted as if such invalid term, covenant, or condition were not contained herein.

The remedies reserved in this Agreement shall be cumulative and in addition to any other

remedies provided in law or equity.

Any failure by LaBellaVitaLLC to enforce any provision of this Agreement or of any order shall not constitute a waiver of the provisions or prejudice the right of LaBellaVitaLLC to enforce the provision at any subsequent time.

Headings used in this Agreement are for convenience only and shall not affect the interpretation or construction of this Agreement.

This Agreement may be assigned, in whole or in part, by LaBellaVitaLLC at any time upon notice to you.

This Agreement shall be binding upon and inure to the benefit of each party's heirs, successors, and assigns.

The provisions of Sections 1-3 and 7-10 shall survive the termination of this Agreement regardless of the manner or cause of termination.

If you have any concerns or questions, please use contact details as found in this website. Thank you for taking the time to read our Privacy Statement. ~~ Management and Staff.

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