



Private Label Commercial Rights Terms of Use

These terms of use have been put into place to protect private label rights commercial rights content buyers. Please respect your fellow members and review and abide by these terms. Violation of these terms is grounds for termination of your content license without notice or refund of any payments made.

What you CAN do with PLRFinders.com Private Label Commercial Rights content:

1. You can add the content to a product that you plan to sell or give away for individual use.
2. You can modify the content (by removing, adding or otherwise editing any elements) to suit your needs.
3. You can use the content in your websites, blogs, newsletters, social media or anywhere you publish content.
4. You can add your name, URL or logo as the author/creator of this PLR content.

And with all the things that you can do with the content, we have to outline...What you CANNOT do with PLRFinders.com Private Label Commercial Rights content:

1. You cannot list PLRFinders.com or anyone connected with our company as the author of this content. Why? This is private label rights content and we are offering the content without labels or branding.
2. You cannot sell or give away the original resell rights or offer any commercial rights to this content in any form.
3. You cannot allow your customers to edit the documents or files. Please provide them with a PDF or other non-editable files. You CAN do customizations on behalf of your customers, but they cannot make edits of the original files.

If you are unsure or have any questions about these Terms of Use please email us at: plrfinders@gmail.com