

LICENSE AGREEMENT

THE UNDERSIGNED,	
(hereby refe	erred to as "Original Purchaser"),
for mutual promises and adequa	ate consideration, hereby agrees as follows:
Academy Diet Manual Digital \ "Program"). It understands that the lt acknowledges and warrants the lt not in violation of the term	es and warrants that it is not purchasing the Georgia /ersion on USB (hereinafter referred to as at it is only receiving license(s) to use the Program. nat such use shall be consistent with and s and conditions as set out in the License attached to the Program and made a part of this e. (Month)
Agreed to this day of	, 20
	(Signature)
	(Printed Name)

Please sign and mail original to:

Georgia Academy of Nutrition and Dietetics, 4780 Ashford Dunwoody Rd, Suite A #512, Atlanta, GA 30338

Fax: 404.549.4644 email: info@eatrightgeorgia.org

IMPORTANT - READ CAREFULLY BEFORE OPENING

LICENSE AGREEMENT AND LIMITED LIABILITY

BY OPENING THIS PACKAGE AND/OR BY USING THE SOFTWARE INCLUDED WITH THIS AGREEMENT ("PROGRAM") YOU ACCEPT THE TERMS OF THIS LICENSE WITH THE GEORGIA ACADEMY OF NUTRITION AND DIETETICS ("LICENSOR").

LIMITED USE LICENSE. Licensor hereby grants you the right to use ONE copy of this Program for your personal use with the specified hardware only. All rights not expressly granted are reserved by Licensor. You must treat the Program, associated materials, and any elements thereof like any other copyrighted material. This Agreement is governed by the laws of the State of Georgia and the copyright laws of the United States of America.

YOU MAY NOT: Use this Program, or permit use of the Program, on more than one computer at the same time; make copies of the Program or any part thereof; copy the Program onto a hard drive or other device (although the Program itself may copy a portion of the Program onto your hard drive during installation in order to run more efficiently), use the Program or permit use of the Program in a network or other multi-user arrangement; rent, lease, license, or otherwise transfer the Program without the express written consent of Licensor, except that the Original Purchaser may transfer the complete Program copy and accompanying materials on a permanent basis, provided that no copies are retained, the recipient agrees to the terms of this Agreement, including the hardware specifications reverse engineer, decompile. hereof. disassemble, or create derivative works of the Program.

LIMITED WARRANTY: Licensor warrants to the Original Purchaser only that the Program shall perform substantially in accordance with the accompanying written materials and/or outline documentation for ninety (90) days from the date of purchase.

EXCLUSIVE REMEDY: The Original Purchaser's exclusive remedy for the breach of this license shall be, at Licensor's sole option, either (1) the repair or replacement of the Program which does not meet the Limited Warranty and which is returned to Licensor with a copy of the receipt; or (2) a refund of the price which the Original Purchaser paid for the Program. This Limited

Warranty is void if no failure of the Program has resulted from accident, abuse, misapplication, or use of the Program with incompatible hardware.

NO OTHER **WARRANTIES:** LICENSOR DISCLAIMS ALL WARRANTIES WITH RESPECT TO TH PROGRAM AND ACCOMPANYING MATERIALS EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, AND FITNESS FOR A PARTICULAR PURPOSE. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. DEPENDING ON WHERE YOU LIVE. YOU MAY HAVE OTHER RIGHTS WHICH VARY FROM AREA TO AREA.

LIMITATION ON DAMAGES: IN NO EVENT SHALL LICENSOR BE LIABLE FOR ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES WHATSOEVER ARISING OUT OF THE USE OF OR INABILITY TO USE THE PROGRAM AND ACCOMPANYING MATERIALS EVEN IF LICENSOR HAS BEEN ADVISED OF THE SUCH **POSSIBILITY** OF DAMAGES. LICENSOR'S LIABILITY SHALL NOT EXCEED THE ACTUAL PRICE PAID FOR THE LICENSE TO USE THE PROGRAM BECAUSE SOME STATES/COUNTRIES DO NO ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY CONSEQUENTIAL OR INCIDENTAL DAMAGES. THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

U.S. GOVERNMENT RESTRICTED RIGHTS: The Program and documentation are provided with restricted rights. Use, duplication, or disclosure by the Government is subject to the restrictions as set forth in subparagraph ©)(I)(u) of the Rights to Technical Data and computer software clause of a:DFARS 2S2.227-7013 or subparagraphs (c)(I) and (2) of the Commercial Computer Software – Restricted Rights at 48 CFR 52.227-19, as applicable.

© 2021 – Georgia Academy of Nutrition and Dietetics.