End User License Agreement (EULA)

Copyright © 2016 Laxiba

1 GRANT OF LICENSE

Laxiba grants to you a limited, single, non-exclusive, license to install, download, and use the Laxiba app solely on your device.

1.1 Trial Version

This license type is for an individual or organization to evaluate the Laxiba App. This is not a free app. Subject to the terms below, you are hereby licensed to use this trial version of the app for evaluation purposes without charge. The first category presents you the full amount statements for ten foods that are visible for all foods in after subscribing. The trial version will be displaying a reminder. The subscription fee grants you the right to use the app and see all portion statements for a limited time, and does not display any registration reminders. When payment is received, the subscribers' version is set free for the agreed upon subscription-time.

1.2 Full Version

The subscription grands a single person using one single device (with your phone number) the ability to use full version of the laxiba app for the subscription time after paying the subscription fee.

2 PROPRIETOR

The ADP American Diet Publishing GmbH holds the sales license for the Laxiba app and the Laxiba brand. All rights reserved. Copyright © 2016, Jan Niklas Stratbücker. It is not allowed to use or reproduce any part of this app in any manner whatsoever. Without written permission of J. N. Stratbücker, reprints, translations, taking values or illustrations, saving it in data systems or on electronic devices as well as providing parts of the book online or on other communication services is liable to prosecution. Avoid being a cheat and only use the app, if you obtained it in a legal way. The data set for the algorithmic ordained statements concerning fructose, lactose and sugaralcohols is from the University of Minnesota Nutrition Coordination Center 2014 Food and Nutrient Database. The reason to acquire the database license for this book were its high quality and scope based on international research. Statements regarding fructans and galactans result from six cited international studies.

You may not decompile, disassemble or otherwise reverse engineer the Laxiba App, or engage in any other activities to obtain underlying information that is not visible to the user in connection with normal use of the Laxiba App. You agree not to modify, rent, lease, loan, sell, distribute, or create derivative works based upon this app. You agree not to publicize or distribute any registration code algorithms, information, or registration codes used by this app without permission from Laxiba.

You may not use the Laxiba app to engage in or allow others to engage in any illegal activity. You may not use the Laxiba App to engage in any activity that will violate the rights of third parties, including, without limitation, through the use, public display,

public performance, reproduction, distribution, or modification of communications or materials that infringe copyrights, trademarks, publicity rights, privacy rights, other proprietary rights, or rights against defamation of third parties.

You are not allowed to distribute the laxiba app.

3 REGISTRATION AND ACCEPTANCE

By installing, copying, accessing, downloading or using the Laxiba app (or authorizing any other person to do so) you are indicating that you are 18 years of age or older (any parent or guardian of a person under the age of 18 may accept this Agreement on behalf of a user), are capable of entering into a binding legal agreement, have read and understand this Agreement and you accept its terms and conditions. If you do not agree with the terms and conditions of this Agreement, do not install, copy, access, download or use the Laxiba app.

4 SUSCRIPTION FEE

The current subscription fee can be seen in the app only. It holds for the agreed subscription period.

5 REFUND POLICY

We offer a free trial version of the Laxiba app that you can download and try before you buy. Our refund policy is set in accordance with Distance Selling Regulation allowing you to request a refund within 60 days of making your purchase.

6 TERMINATION

The license will terminate automatically and the Laxiba app will revert back to the trial version at the end of your subscription and if you fail to comply with any of the above terms and conditions. The license may be terminated by Laxiba at any time and without notice.

7 UPGRADES, UPDATES AND ENHANCEMENTS

All upgrades, updates or enhancements of the Laxiba App shall be deemed to be part of the Laxiba app and will be subject to this Agreement.

8 PRIVACY POLICY

Our website privacy policy is located at https://laxiba.com/privacy

9 DISCLAIMER OF WARRANTIES

THE LAXIBA APP IS PROVIDED "AS IS," WITH NO WARRANTIES WHATSOEVER. LAXIBA EXPRESSLY DISCLAIMS TO THE FULLEST EXTENT PERMITTED BY LAW ALL EXPRESS, IMPLIED, AND STATUTORY WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS AND ANY WARRANTIES REGARDING THE SECURITY.

RELIABILITY, TIMELINESS, AND PERFORMANCE OF THE LAXIBA APP AND DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE LAXIBA APP WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE LAXIBA APP WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE LAXIBA APP WILL BE CORRECTED. THE LAXIBA APP LICENCE HOLDER DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE LAXIBA APP IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY OR OTHERWISE. THE LAXIBA LICENCE HOLDER DOES NOT REPRESENT OR WARRANT THAT USERS WILL BE ABLE TO ACCESS OR USE THE LAXIBA APP AT TIMES OR LOCATIONS OF THEIR CHOOSING, OR THAT LAXIBA APP WILL HAVE ADEQUATE CAPACITY FOR ANY USER'S REQUIREMENTS. NO ORAL OR WRITTEN STATEMENT, INFORMATION OR ADVICE GIVEN BY THE LAXIBA APP, OR ITS RESPECTIVE EMPLOYEES, DISTRIBUTORS, DEALERS, OR AGENTS SHALL CREATE ANY WARRANTIES.

YOU UNDERSTAND AND AGREE THAT YOUR DOWNLOAD AND/OR USE OF THE LAXIBA APP, IS AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGES TO YOUR HEALTH, COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OR USE OF THE LAXIBA APP.

SOME STATES AND COUNTRIES OR OTHER JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU. YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE, ACOUNTRY TO COUNTRY, AND JURISDICTION TO JURISDICTION.

10 LIMITATION OF LIABILITY

LAXIBA AND THE DATA PROVIDERS ARE UNDER NO CIRCUMSTANCES LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES ARISING FROM OR RELATED TO THE LAXIBA APP, WHETHER SUCH CLAIM IS BASED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, (EVEN IF ANY SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES). WITHOUT LIMITING THE FOREGOING, THE TOTAL AGGREGATE LIABILITY OF LAXIBA AND ITS DATA PROVIDERS SHALL NOT EXCEED THE AMOUNT, IF ANY, PAID BY YOU TO LAXIBA FOR USING THE LAXIBA APP. IF THE LAXIBA APP IS PROVIDED WITHOUT CHARGE, THEN LAXIBA AND ITS DATA PROVIDERS SHALL HAVE NO LIABILITY TO YOU WHATSOEVER.

THE FOREGOING LIMITATIONS OF LIABILITY SHALL APPLY WHETHER THE DAMAGES ARISE FROM USE OR MISUSE OF AND RELIANCE ON THE LAXIBA APP, FROM INABILITY TO USE THE LAXIBA APP, TO USE, OR FROM THE INTERRUPTION, SUSPENSION, OR TERMINATION OF THE LAXIBA APP (INCLUDING SUCH DAMAGES INCURRED BY THIRD PARTIES). SUCH LIMITATION SHALL APPLY NOTWITHSTANDING A FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY AND TO THE FULLEST EXTENT PERMITTED BY LAW. SOME STATES OR OTHER JURISDICTIONS DO NOT

ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR INCIDENTAL, CONSEQUENTIAL, OR DIRECT DAMAGES, SO THE ABOVE LIMITATIONS AND EXCLUSIONS MAY NOT APPLY TO YOU.

THE LAXIBA APP IS NOT INTENDED FOR USE IN CONNECTION WITH ANY INHERENTLY DANGEROUS APPLICATION THAT COULD RESULT IN DEATH, PERSONAL INJURY, CATASTROPHIC DAMAGE, OR MASS DESTRUCTION, AND LICENSEE AGREES THAT LAXIBA WILL HAVE NO LIABILITY OF ANY NATURE AS A RESULT OF ANY SUCH USE OF THE LAXIBA APP.

DESPITE THE HIGH QUALITY OF THE SELECTED DATABASE, THE CONTENTS OF THE APP BEAR NO GUARANTEE. NEITHER THE AUTHOR, PUBLISHER, ANY SCIENTIST NOR THE UNIVERSITY OF MINNESOTA IS LIABLE FOR PERSONAL INJURIES OR PHYSICAL OR FINANCIAL DAMAGE. PLEASE NOTE THAT THE QUANTITIES OF CRITICAL INGREDIENTS IN THE MENTIONED PRODUCTS, WHICH ARE THE FOUNDATION FOR THE STATED PORTION SIZES, ARE RELATIVE AND IN PART BASED ON DERIVATIONS. THE SERVING SIZES IN THIS BOOK ARE BASED ON APPROXIMATIONS OF VARIOUS DETAILS. THE PRECISE TOLERABLE PORTION SIZE OF ANY PRODUCT VARIES DEPENDING ON ITS PROCESSING, COUNTRY-SPECIFIC COMPOSITION, DEGREE OF MATURITY AND CULTIVATION.

Laxiba's liability exceeds in no event the purchase price of the app subscription.

11 MISCELLANEOUS

Laxiba reserves the right to modify or amend this Agreement at any time and for any reason or for no reason at all, in their sole discretion, without notice. Please review the version of this Agreement at 'shttps://laxiba.com/eula/ from time to time in order to keep current with its terms and conditions.

If any provision in this Agreement should be held illegal or unenforceable by a court of competent jurisdiction, such provision shall be modified to the extent necessary to render it enforceable without losing its intent, or severed from this Agreement if no such modification is possible, and other provisions of this Agreement shall remain in full force and effect. A waiver by either party of any term or condition of this Agreement or any breach thereof, in any one instance, shall not waive such term or condition or any subsequent breach thereof.

Version 1.0, June 29, 2016

Data engineer, inventor, and right's owner: J. N. Stratbucker

Lead developer: Sam Atmaramani