

LIFE WHILE WORKING ON ME (WWW.ABETTERMEDAYBYDAY.COM) BLOG TERMS OF USE

These are some of the basic terms, conditions, and privacy disclosures that you, as "the reader" agree to, while using the "Life, while working on me" blog ("the blog") as it's "terms of use".

Please read these "terms of use" BEFORE you read, comment, download, copy, reproduce in any way, change in any way, subscribe to, or link to (collectively "use") this blog. Using this blog indicates you accept these terms. If you do not agree to the terms, please do not use this blog.

INTRO. This Agreement ("Agreement") is between you ("reader" or "commentator") meaning any entity identified by comments, emails, registration information, or IP address and Gema Newcomb, aka, *Positively Gigi* ("the Author"). If you use this Blog on behalf of your employer, organization, or company, they shall also be bound by these terms of use.

PRIVACY. When You leave a comment, the Author is automatically notified and receives *IP*, *WHOIS*, and e-mail information pertaining to the Commenter. This information is not stored by the Author for other purposes than to moderate comments. This information is not being sold or used for other purposes. If you have concerns with the way this information is used, please contact the Author directly to arrange for complete removal of this information. Removal of all personal information will result in the removal of any content the Commenter might have contributed to this Blog, including comments. This Blog is hosted in the *State of Florida, USA*. Be aware that laws regarding personal information and privacy may differ from Your location.

BLOG CONTENT: All the contents of the Blog, EXCEPT FOR COMMENTS, constitute the opinion of the Author, and the Author alone; they do not represent the views and opinions of the Author's employers, supervisors, nor do they represent the view of organizations, businesses or institutions the Author is a part of. The Author is not a professional in any field, and you should never substitute information from this Blog for information obtained from a professional as needed. The content of this Blog is not intended to cause harm, but if You have any concerns about the contents of this Blog, please the Author thought the contact information provided. Disagreeing with the content of the Blog does not constitute sufficient ground for You to ask the Author to remove or modify any parts of this Blog. The Author of this blog may at times receive compensation for the Author's opinion including, but not limited to, free (sample) merchandise or services or in the form of paid advertisement, etc.

This Blog does not specifically endorse any product, service, or company. The Author's comments and reviews are only opinions to be taken as such in order to assist you to form your own opinion based on your better judgment and after you have further researched the item, idea, issue, material, or whatever else might be discussed in the Blog. The Blog or Author are in no way responsible for any loss, harm, or relationship, purchase, or agreement entered into by You and any product, company, service, etc., referenced on this Blog.

COPYRIGHT POLICY. All the text, images and other content being part of this Blog is property of the Author, unless noted otherwise. All images on www.Abettermedaybyday.com are licensed or readily available in various places on the Internet and believed to be in public domain. Images posted are believed to be posted within our rights according to the U.S. Copyright Fair Use Act (title 17, U.S. Code.) If you believe that any content appearing on www.Abettermedaybyday.com infringes on your copyright, please let us know by using our [contact form](#) and send a DCMA take down request. All logos and trademarks are property of their respective owners. You are *not allowed* to reproduce, sell, and modify any part of this Blog. You are welcome to link to this blog, and to discuss its contents in a respectful manner. When You quote or link to this Blog, please include *the Blog's name* in your link. *You are not authorized to use this content for personal profit.* **UNAUTHORIZED COPYING, REPRODUCTION, MODIFICATION, REPUBLISHING, UPLOADING, POSTING, TRANSMITTING OR DUPLICATING OF ANY OF THE MATERIAL IS PROHIBITED.** Whenever copyrighted material is mentioned or use, the Author is doing so according to *fair dealing* practices. Use of material from this Blog according to *fair dealing* practices requires proper acknowledgment. Simply linking back to the Blog is not considered proper acknowledgment; *please provide a link including the Author's name, the name of the page you are linking, and a permanent link ("Permalink") to that page.*

COMMENT POLICY. The Author is not responsible for the content of any comments made by the Commenter(s). The Author is also not responsible for knowing whether the content of Your comment is breaking the law in other countries or jurisdictions. This Blog is a venue for discussion; therefore, the Author will not delete critical comments, or comments portraying a different opinion from the Author's own. However, the Author reserves the right to edit, delete, or not publish a comment if this is deemed to be potentially illegal (this includes, but it is not limited to comments containing hateful, libelous, and defamatory content). All comments on this Blog have to be written in English. Please do not endanger Yourself or break the law when you comment. Comments intending to advertise and/or off-topic ("**SPAM**") will be deleted. The Author also reserves the right to block Commenter(s) who have previously published offensive comments, illegal content, or SPAM.

FORBIDDEN ACTIONS. You are not authorized to (i) use this Blog to advertise for products of any kind and for other Blogs, (ii) to infringe the Copyright policy and Comment policy of this Blog, (iii) to attack this Blog using malicious software and/or use this Blog for data mining (iv) to commit any illegal actions while using the Blog, or against this Blog, (v) to restrict access to this Blog, (vi) to impede the normal functioning of this Blog and (vii) to menace the Author with, or cause physical or financial harm to, the Author of this Blog.

CHANGES TO THE TERMS. The Author reserves the right to change these Terms at any time. You will only be notified by the Blog through posts or syndicated content (RSS), **NOT IN PERSON**. It is Your responsibility to make sure that you agree with the new Terms, whenever changes have been announced. Changes to the Terms will be effective *48 hours* after the notice has been posted on the Blog. If You do not agree with the Terms, **DO NOT USE THIS BLOG.**

NO GUARANTEE. The Author makes no guarantee regarding the validity of the content of the Blog. In addition, the Author does not guarantee that the Blog will be accessible at all times or

during any down time (i) caused by outages to any public Internet backbones, networks or servers, (ii) caused by any failures of Your equipment, systems or local access services, (iii) for previously scheduled maintenance or (iv) relating to events beyond the Author's control such as strikes, riots, fires, floods, explosions, war, terrorism, governmental action, labor conditions, natural and/or man-made disasters, or interruptions in Internet services to an area where the Author or Your servers are located. Although the Author will try to moderate comments quickly, the Author makes no guarantee to the Commenter that its comments or trackbacks will be displayed promptly, without modifications, or that they will be displayed at all, as all comments will be published to the discretion of the Author.

NO WARRANTY OR CONDITIONS; LINKS. The Author makes NO WARRANTY OF ANY KIND. If you choose to access the Blog, you do so AT YOUR OWN RISK. To the extent links and external content are based on or displayed in connection with the Blog, THE AUTHOR SHALL NOT HAVE ANY LIABILITY IN CONNECTION WITH THE DISPLAY OF SUCH LINKS AND SEARCH RESULTS, whether this external content is breaking the law in this or other jurisdictions. YOU AGREE TO USE THE BLOG AT YOUR OWN RISK, and that You will not consider the Blog's content to be a suitable substitute for professional advice.

LIMITATIONS OF LIABILITY. IN NO EVENT SHALL THE AUTHOR BE LIABLE UNDER THIS AGREEMENT FOR ANY DAMAGES OR LOSSES, AND *THE AUTHOR'S LIABILITY TO YOU UNDER THIS AGREEMENT FOR ANY CLAIM IS LIMITED TO THE GROSS MONTHLY AMOUNT PAID BY THE AUTHOR FOR HOSTING SERVICES DURING THE ONE MONTH PERIOD IMMEDIATELY FOLLOWING THE DATE OF THE CLAIM.* Each party acknowledges that the other party has entered into this Agreement relying on the limitations of liability stated herein and that those limitations are an essential part of the Agreement. Without limiting the foregoing, the Author shall not have any liability for any failure or delay resulting from any condition beyond the reasonable control of the Author, *including but not limited to governmental action, labor conditions, power failures, natural and/or man-made disasters.* The Author is not liable for the content of any comments the Commenter might leave on this Blog (see Comment policy).

OBLIGATION TO INDEMNIFY. You agree to indemnify, defend and hold *the Author, its agents, and applicable third parties* (collectively "**Indemnified Person(s)**") harmless from and against any and all third party claims, liability, loss, and expense, including damage awards, settlement amounts, and reasonable legal fees, brought against any Indemnified Person(s), arising out of, related to or which may arise from Your use of the Blog and/or Your breach of any term of this Agreement. *In Québec, this will include judicial and extra-judicial costs and fees; elsewhere in Canada, legal fees on a solicitor and its own client basis.*

APPLICABLE LAWS; VENUE. The Author operates the Blog from *State of Florida, USA*, and makes no representations that materials in the Blog are appropriate or available for use in other locations. Access to the Blog from any location where the content is illegal is prohibited. Any claim related to the use of the Blog or to the Blog materials shall be governed by the laws of the *State of Florida*. Any action related to the access, use, content, or existence of this Blog shall be filed only in the appropriate court located within *State of Florida*. The use of this Blog

constitutes Your express permission and consent to the jurisdiction of the *state and/or federal courts of the State of Florida* for purposes of such actions.

LEGAL NOTICES AND CONTACT INFORMATION. If You are intending to carry out legal action of any kind against the Blog or the Author, you are required to [contact the Author](#) *SEVEN BUSINESS DAYS* before any legal claim is made. Please remember that the Author means to **DO NO HARM** to You or anyone else by writing this Blog. If You feel that your rights have been infringed, please [contact the Author](#), *and allow seven business days* for the reply to be received. The Author will do whatever possible to address Your concerns.

Adapted from:

<http://gdisauro.com/2008/05/writing-blog-disclaimer-1/>

and

<http://accidentalmommies.com/terms/>