

END USER LICENSE AGREEMENT

PLEASE READ THIS END USER LICENSE AGREEMENT (this "License") CAREFULLY BEFORE USING THIS SOFTWARE. BY USING THIS SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF: (A) THIS LICENSE, (B) FAMILY LAW TOOLS' PRIVACY POLICY (AVAILABLE AT [MIKECENTERS.GITHUB.IO](https://mikecenters.github.io)); AND (C) FAMILY LAW TOOLS' TERMS OF USE (AVAILABLE AT [MIKECENTERS.GITHUB.IO](https://mikecenters.github.io)). IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE, DO NOT INSTALL AND/OR USE THIS SOFTWARE. For purposes of this License, the term "Software" shall mean the accompanying software itself or the software you gain access to by indicating your agreement to this License, any related documentation, any updates or upgrades to the software and that are not distributed with a separate license, and all images, content or data incorporated in the software.

1. LICENSE

This Software is licensed (not sold) to you by Michael Ray Centers, Jr. Michael Ray Centers, Jr. does not transfer title to the Software to you; this License shall not be considered a "sale" of the Software. You own the media, if any, on which the Software is recorded, but Michael Ray Centers, Jr. retains full and complete title to the Software on the media and the accompanying documentation, and all intellectual and industrial property rights therein. This limited, non-exclusive, non-transferable and personal License gives you the right to install, use and display this copy of the Software on any authorized and compatible iOS, iPadOS, or macOS device that you own or control as permitted by the Usage Rules set forth in the App Store Terms of Service. You acknowledge that certain Software may not be compatible with particular devices. You must treat the Software like any other copyrighted material. You may not copy the Software or the written material accompanying the Software. Additional purchases may be required to access certain features of the Software. The terms of this License will govern any updates provided by Michael Ray Centers, Jr. that upgrade, replace or supplement the original Software, unless such update is accompanied by a separate license, in which case the terms of that license will govern such update.

2. SOFTWARE RESTRICTIONS

The Software contains copyrighted material, trade secrets, and other proprietary material. You may not re-sell, decompile, reverse engineer, disassemble or otherwise reduce the Software to a human-perceivable

form. Except as provided for in this License, you may not copy, modify, network, rent, lease, or otherwise distribute the Software; nor can you make the Software available by "bulletin boards," on-line services; nor can you create derivative works or any other works that are based upon or derived from the Software in whole or in part. This Software is for your PERSONAL, NON-COMMERCIAL, and NON-GOVERNMENTAL use only. You represent and warrant that (i) you are not located in a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a "terrorist supporting" country; and (ii) you are not listed on any U.S. Government list of prohibited or restricted parties.

3. RESTRICTIONS ON USE OF THE OUTPUT GENERATED BY THE SOFTWARE

A. Personal License/No Public Display. If the Software provides you with the ability to create, modify, print, send and/or save images or video clips containing Family Law Tools' content or other Family Law Tools material, this License only allows you to use such images or video for your own PERSONAL enjoyment, and not for any commercial or governmental purpose whatsoever. Further, you may not sell or publicly display such images or video (or any material containing such images or video), which means, without limitation, that you are not permitted to (i) sell any material containing printed images generated by the Software, (ii) post or make available any such images or video on any publicly accessible websites, "bulletin boards" or FTP sites, (iii) publicly transmit or publish the images or video in any manner, or (iv) make such images or video accessible to others by means of networking or sharing applications. Without limiting the foregoing, you may not use images generated by the Software in connection with any advertising or promotional materials, whether for profit or not for profit. You agree further that you will preserve all copyright notices that the Software imbeds within the output of all images and video.

B. Appropriate Use. This License does not authorize you to combine images containing Family Law Tools' copyrighted content or material with content that is not wholesome or that otherwise disparages Family Law Tools or Family Law Tools' content, including without limitation, your creation of content that (a) contains nudity, pornography or sexually explicit materials; (b) promotes or portrays excessive violence; (c) promotes or portrays discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age; (d) promotes or portrays illegal activities; (e) promotes or portrays tobacco, liquor, or gambling; (f) infringes any intellectual property rights of Family Law Tools or any third party, or otherwise violates the rights of any third party; (g) contains material that is defamatory,

fraudulent, or harassing to Family Law Tools or any third party; (h) advocates the adoption or promotes the ideology of a specific religious or political viewpoint; or (i) is otherwise in conflict with Family Law Tools' image and reputation.

4. ACCESS. You must provide at your own expense the equipment, Internet connections or mobile devices and/or service plans to access and use this Software. YOU ARE SOLELY RESPONSIBLE FOR ANY COSTS YOU INCUR TO ACCESS THIS APPLICATION FROM YOUR MOBILE DEVICE. Michael Ray Centers, Jr. does not guarantee that this Software can be accessed on all wireless devices or wireless service plans, or through all internet connections. Michael Ray Centers, Jr. does not guarantee that this Software is available in all geographic locations. You acknowledge that when you use this Software, your wireless carrier or internet service provider may charge you fees for data, messaging and/or wireless access.

5. PRIVACY POLICY. Use of any information gathered during, or by, your use of the Software shall be governed by Family Law Tools' privacy policy currently located at:

<https://mikecenters.github.io/app/Family-Law-Tools/documents/Privacy-Policy.pdf>

By using the Software, you signify your agreement to Family Law Tools' privacy policy. If you do not agree to the privacy policy, do not use the Software. He reserve the right, at his discretion, to change, modify, add, or remove portions of Family Law Tools' privacy policy at any time. Changes shall be posted on the website (<https://mikecenters.github.io>). Your continued use of this site following the posting of changes to the privacy policy will mean you accept those changes.

6. TERMS OF USE. Please read the Terms of Service for Family Law Tools currently at:

<https://mikecenters.github.io/app/Family-Law-Tools/documents/Terms-of-Service.pdf>

These terms are incorporated herein by this reference, before using the Software. By using the Software, you signify your agreement to the Terms of Service. If you do not agree to the Terms of Service, you are not authorized to install, use or access the Software. Michael Ray Centers, Jr. reserves the right, at his discretion, to change, modify, add, or remove portions of these terms at any time. Please check these terms periodically for changes. Your

continued use of the Software following the posting of changes to these terms will mean you accept those changes.

7. OWNERSHIP OF PROTECTED MATERIAL This Software contains data and documents that are owned by or licensed to Michael Ray Centers, Jr. (collectively, the "Protected Material"). Further, the Software may allow you to create output containing the Protected Material. You acknowledge and agree that, as between you and Michael Ray Centers, Jr., Michael Ray Centers, Jr., exclusively owns all copyrights, trademarks and all other present and future intellectual property rights in and to the Protected Material as such material appears in the Software and on or in any output generated by the Software. Your use of such Protected Material shall inure to Michael Ray Centers, Jr.'s benefit. You shall neither acquire nor assert copyright or any other intellectual property rights in or to the Protected Material or in any derivation, adaptation, or variation thereof. Other than with respect to the Protected Material, Michael Ray Centers, Jr. claims no rights in or to any content created by you using the Software.

8. TERMINATION

Use of images generated by the Software for any purpose not specifically allowed by this License is a violation of this License, and may also violate Michael Ray Centers, Jr.'s copyrights, trademarks and other proprietary rights, and will result in the immediate termination of this License, whether or not he is aware of such violation or whether or not he has notified you of such violation.

This License is effective until terminated by either party. You may terminate this License at any time by returning the Software to Michael Ray Centers, Jr. or destroying the Software and all related documentation and all copies and installations thereof, along with all output generated by the use of this Software. This License will terminate immediately without notice from Michael Ray Centers, Jr. if you fail to comply with any provision of this License. Upon termination, you must destroy or return to Michael Ray Centers, Jr. the Software and related documentation.

9. LIMITED WARRANTY AND DISCLAIMER

THE SOFTWARE AND RELATED DOCUMENTATION ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES AND/OR CONDITIONS OF ANY KIND EITHER EXPRESS OR IMPLIED. MICHAEL RAY CENTERS, JR. EXPRESSLY DISCLAIMS ALL WARRANTIES AND/OR CONDITIONS, EXPRESS OR IMPLIED, WITH RESPECT TO THE SOFTWARE AND RELATED DOCUMENTATION,

INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

MICHAEL RAY CENTERS, JR. DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE SOFTWARE WILL BE CORRECTED. FURTHERMORE, MICHAEL RAY CENTERS, JR. DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE SOFTWARE, ANY DATA OR INFORMATION PROVIDED BY THE SOFTWARE, AND RELATED DOCUMENTATION IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. THE LIMITATIONS OF LIABILITIES DESCRIBED IN THIS SECTION ALSO APPLY TO THE THIRD PARTY SUPPLIERS OF MATERIALS USED IN THE SOFTWARE. NO ORAL OR WRITTEN INFORMATION OR ADVICE BY MICHAEL RAY CENTERS, JR. OR AN AUTHORIZED REPRESENTATIVE OF HIS SHALL CREATE WARRANTIES AND/OR CONDITIONS OR IN ANY WAY INCREASE THE SCOPE OF THIS LIMITED WARRANTY. YOU (AND NOT MICHAEL RAY CENTERS, JR.) ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU.

10. LIMITATION OF LIABILITY

Under no circumstances, including negligence, shall Michael Ray Centers, Jr. be liable for any indirect, incidental, special or consequential damages that result from the use of, or the inability to use, the software or related documentation, even if he or an authorized representative of his has been advised of the possibility of such damages. Some jurisdictions do not allow the limitation or exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you. In no event shall Michael Ray Centers, Jr.'s total liability to you for all damages, losses, and causes of action (whether in contract, tort (including negligence) or otherwise) exceed the amount paid by you for the Software.

11. GOVERNING LAW AND SEVERABILITY

This License shall be governed by and construed in accordance with the laws of the State of West Virginia unless local jurisdictions invalidate choice of law provisions in which case local law applies. If any provision of this License shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this License and shall not affect

the validity and enforceability of any remaining provisions. This is the entire agreement between the parties relating to the subject matter herein and shall not be modified except in writing, signed by both parties.