



SOFTWARE LICENSE AGREEMENT

1. **License Agreement** You can install only one non-transferable copy on your computer.
2. **Back up Copy Restriction** You can make only one copy for backup purposes.
3. **Other Restrictions** You may not rent, lease, loan, transfer, adapt or copy The Software.
4. **Termination** This agreement will be terminated if you do not comply with it.
5. **Export Law Assurances** You may not ship, transfer or re-export The Software.
6. **Limited Warranty** Any defective media (CD-Rom etc.) will be replaced.
7. **Limitation of Damages** Miranda Castro & Jim Hoyt are not liable for any damages.
8. **Confidentiality Protection** You are solely responsible for protecting the confidentiality of all client data.
9. **Data Protection** You are solely responsible for any loss of data. You must back up The Software.
10. **General** This agreement is governed by US law and the law of the state of Florida.
11. **US Gov. Restricted Rights** For Software supplied to the US government.
12. **Transfer of Rights** This is not acceptable under this agreement.
13. **Qs regarding the Agreement** .. Contact Miranda Castro or Jim Hoyt directly.

This program is protected by copyright law and international treaties. Unauthorized reproduction or distribution of this program or any portion of it may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law.

Please read this license carefully before using this software. By opening the package, downloading this software, installing and/or using this software, and/or by clicking on the "I ACCEPT" button during installation, you agree to become bound by the terms of this license.

If you do not agree to the terms of this license click the "I DO NOT ACCEPT" button, do not use or install this software and promptly return it to the place from which you obtained it.

The software program "COMPASS" (The Software) is licensed, not sold, to you by Miranda Castro & Jim Hoyt for use only under the terms of this License, and Miranda Castro & Jim Hoyt reserve any rights not expressly granted to you. If it has been sent to you on a CD-Rom you own the media on which The Software is recorded or fixed, but Miranda Castro & Jim Hoyt, Jim Hoyt and their licensors retain ownership of The Software itself.

1. License Agreement

This License allows you to use one copy of The Software on a single computer. To "use" The Software means that The Software is either loaded in the temporary memory (i. e., RAM) of a computer or installed on the permanent memory of a computer (i. e., hard drive).

Furthermore this license is non-transferable.

This software (including any images, photographs, text incorporated into The Software etc.) is owned by Miranda Castro & Jim Hoyt or their suppliers (do FileMaker? and Plugins? Need to be named in this agreement) and is protected by United States copyright laws and international treaty provision. Therefore, you must treat The Software like any other copyrighted material (e. g. book or published paper) except as in Back up Copy Restriction (see 2. below).

You may print and distribute unlimited numbers of copies of the documentation and all other printed and on line materials relating to The Software - to as many people as you wish - either electronically or in hard copy.

2. Back up Copy Restriction.

This License further allows you to make one copy of The Software in machine readable form solely for backup purposes. As an express condition of this License, you must reproduce on each copy any copyright notice or other proprietary notice that is on the original CD-Rom as supplied by Miranda Castro & Jim Hoyt or as downloaded from www.compass4homeopaths.com.

3. Other Restrictions.

The Software contains trade secrets in its human perceivable form and, to protect them, you may not reverse engineer, decompile, disassemble or otherwise reduce The Software to any human perceivable form. You may not modify, adapt, translate, rent, lease, loan, transfer or create derivative works based upon The Software or any part thereof.

4. Termination.

This License is effective until terminated. This License will terminate immediately without notice from Miranda Castro & Jim Hoyt or judicial resolution if you fail to comply with any provision of this License. Upon such termination you must uninstall The Software, as directed and confirmed by Miranda Castro & Jim Hoyt or her representatives and return all CD-ROMs, all accompanying written materials and all copies thereof. Sections 5, 6 and 7 will survive any termination.

5. Export Law Assurances.

You agree that neither The Software nor any direct product thereof is being or will be shipped, transferred or re-exported, directly or indirectly, into any country prohibited by the United States Export Administration Act and the regulations there under or will be used for any purpose prohibited by the Act.

6. Limited Warranty.

Miranda Castro & Jim Hoyt warrants the media on which The Software is recorded will be (i) free from defects in materials and workmanship under normal use, and (ii) The Software as provided by Miranda Castro & Jim Hoyt will substantially conform to Miranda Castro & Jim Hoyt's published specifications for The Software. Miranda Castro & Jim Hoyt's entire liability and your sole and exclusive remedy for any breach of the foregoing limited warranty will be replacement of the media.

This limited warranty is the only warranty provided by Miranda Castro & Jim Hoyt, and Miranda Castro & Jim Hoyt and its licensors expressly disclaim all other warranties, either express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose with regard to The Software and accompanying written materials. Because some jurisdictions do not allow the exclusion or limitation of implied warranties, the above limitation may not apply.

7. Limitation of Remedies and Damages.

In no event will Miranda Castro & Jim Hoyt, its parent or subsidiaries or any of the licensors, directors, officers, employees or affiliates of any of the foregoing be liable to you or any other person for any consequential, incidental, indirect or special damages whatsoever, including, without limitation, damages for loss of Goodwill, computer failure, loss of business profits, business interruption, loss of business information and the like, or other pecuniary loss, including all other commercial damages or losses, whether foreseeable or unforeseeable, arising out of the use of or inability to use The Software or accompanying written materials, regardless of the basis of the claim and even if Miranda Castro & Jim Hoyt or a Miranda Castro & Jim Hoyt representative has been advised of the possibility of such damage.

This limitation of liability will not apply in case of personal injury only where and to the extent that applicable law requires such liability. Because some jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply.

8. Confidentiality Protection

If The Software is used in an application whereby a malfunction of The Software, or of The Software's failure to function could cause damage, you assume all responsibilities for such damages. For example, where there is a risk of exposing confidential data of a personal or financial nature, including but not limited to credit card information, purchasing habits or activities, personal and medical information, it is the sole responsibility of the Licensee to provide adequate safeguards that protect the rights and privacy of every person, corporation, or entity named or stored within The Software program.

9. Data Protection

The Licensee agrees to perform regular (daily, twice daily or continuous as needed) backups so that any failure of The Software (or hardware) will not lead to permanent data loss. It is the sole responsibility of the Licensee to select an appropriate backup system. Miranda Castro & Jim Hoyt assumes no responsibility or liability for any loss of data under any circumstances whatsoever.

When storing personal data you must obey the laws of the country in which The Software is installed. In the United States H.I.P.P.A. and credit card laws must be obeyed.

Online backups protect the Licensee's data against fire and theft. Foolproof encryption must be used to additionally protect all data.

10. General

If you acquired this product in the United States, this Agreement is governed by the laws of the State of Florida. This License will be construed under the laws of the State of Florida, except for that body of law dealing with conflicts of law. If any provision of this License shall be held by a court of competent jurisdiction to be contrary to law, that provision will be enforced to the maximum extent permissible, and the remaining provisions of this License will remain in full force and effect.

If this product was acquired outside the United States then local laws may apply.

11. US Government Restricted Rights

If The Software is supplied to the United States Government, The Software is classified as "restricted computer software" as defined in clause 52.227-19 of the FAR. The United States Government's rights to The Software are as provided in clause 52.227-19 of the FAR.

12. Transfer of Rights

Transfer of rights are not acceptable under this agreement.

Please contact Miranda Castro & Jim Hoyt or Associates (see 13. for details).

13. Questions Concerning this Agreement

Should you have any questions concerning this Agreement, or if you wish to contact Miranda Castro & Jim Hoyt for any reason, please mail or email as below:

Miranda Castro: miranda@castroscompass.com | Jim Hoyt: jim@castroscompass.com

Registered Name and Address: Okonoko, P O Box 359, Great Cacapon, WV 25422
Web: www.castroscompass.com
Phone: 304-721-4223