

## For “Individuals”

The program that you just purchased is intended solely for YOUR use and purpose. It is illegal to copy and/or distribute this program in digital, on-line, print, etc., format to any individual, group, entity, organization and/or agency. Any evidence of this program or any similar content that is found or derived from this program in an organization, group, with other individuals, etc., to which you are employed, belong to, or have affiliation with or not, will be construed as illegal and the user and his/her/their organization, group, etc., knowingly or unknowingly, will be held legally liable and subject to prosecution under the jurisdiction and laws of the United States of America. An individual, organization, group, etc., that engages in such an act will be deemed to have distributed the program and its content enterprise wide (domestically and globally) and therefore it will be subjected to payment for each of its parent company employees, globally - the equivalent to purchasing an Enterprise License. A non-negotiable price per person of the Enterprise License or a fixed figure (for the individual who committed this breach) will be determined by First Lead Self LLC at the time of the wrongful act was committed and/or discovered. The parent organization, group, etc., will be then obligated to compensate First Lead Self LLC within 15 calendar days of the invoice submitted to the individual, organization, group, etc., to avoid additional charges and penalties. The violating party will also be responsible for all associated legal fees and all expenses should the matter result in litigation. Please note that First Lead Self LLC reserves the right to decline to sell its program(s) and/or product(s) to any individual, group, business or other entity. First Lead Self LLC also reserves the right to exercise user feedback for marketing purposes.