

End User License Agreement (EULA)

AUDIT DETECTIVE PROPLUS, EXECUTIVE, & STANDALONE BANKRUPTCY CALCULATOR LICENSE

Audit Detective, LLC (AD) hereby gives you a non-exclusive license to use the software Tax Help Software.

For evaluation, the license is granted, and is time-limited.

For registered release you have to pay a license fee, by following instructions prompted by the program.

For the Executive License if the database size exceeds the Microsoft SQL free limits an additional SQL license will have to be purchased separately.

You may:

- The software can be installed as follows:

-ProPlus &Executive Versions can be installed on one (1) computers per license.

-Standalone Bankruptcy Calculator version can be installed on two (2) computer per license.

-Bulk licenses are available, but remember it is a violation of the IRS E-Services Terms of Use

to share your E-Service credentials with anyone.

- provide the reports to other tax, financial, and legal professionals for a fee.

- provide the report to customers for a fee or free as long as it is not delivered as a stand alone product(for a fee or not).

You may not:

- Share any of the proprietary information in the program with another software provider including features, screen shots, report examples or anything else that can be used by a competitor to reverse engineer our product.

- permit other individuals to use the Software except under the terms listed above;

- modify, translate, reverse engineer, decompile, and/or disassemble (except to the extent applicable laws specifically prohibit such restriction),

- create derivative works based on the Software;

- If derivative works are created while a user of our software you agree to pay a licensing fee of \$100 per report the new derivative generates.

- copy the Software;

- rent, lease, transfer or otherwise transfer rights to the Software;

- remove any proprietary notices or labels on the Software including but not limited to Patent and Trademark notices.

- provide reports via the internet whether you charge a fee or not. Example: creating a website that offers the tax reports for a fee or for free. This does not include providing reports to existing customers in the course of normal tax practice including the initial consultation. The use of the software and reports to generate referral leads is prohibited.

- offer the reports to the general public as a stand alone product whether for a fee or not.

- if you would like to provide transcript reports over the internet please contact us for a quote. If you provide reports via the internet you can be charged a license fee of \$75 per report.

- Use the program for evaluating tax transcripts for loan approvals (commercial or individual).
- Use the program to offer factoring services in references to commercial or individual lending.

TERMINATION.

The license will terminate automatically if you fail to comply with the limitations described above. On termination, you must destroy all copies of the Software and Documentation.

THIS PROGRAM DOES NOT PROVIDE TAX OR LEGAL ADVICE. IT IS FOR INFORMATIONAL PURPOSES ONLY.

Any information generated or created by this program (including but not limited to the Transcript Analysis Report) is for informational purposes only. Tax information displayed by this software is for general informational purposes only and is not intended to be relied upon as tax or financial advice. The program is meant to be a representation of the information on the IRS Tax Transcripts. It is the responsibility of the user to verify any information generated or imported by the program for presenting any tax opinion and/or advice to the taxpayer.

All users who install the software agree to be placed on our Product Update & E-Services Notification e-mail list. This list is not used for marketing but to update the user on new features and issues with the IRS systems.

DISCLAIMER OF WARRANTY

The Software is provided on an AS IS basis, without warranty of any kind, including without limitation the warranties of merchantability, fitness for a particular purpose and non-infringement.

The entire risk as to the quality and performance of the Software is borne by you.

Should the Software prove defective, you and not AD assume the entire cost of any service and repair.

AD IS NOT RESPONSIBLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES.

Title, ownership rights and intellectual property rights in and to the Software shall remain in AD. The Software is protected by international copyright treaties.

(Effective 10/30/2019)