

HER GENTLE HUB
End User License Agreement (EULA)
Version: 1.0
Effective Date: May 4, 2026

By purchasing a valid license through an authorized distributor and clicking "Accept," the User acknowledges having read, understood, and agreed to be bound by the terms of this End User License Agreement. If the User does not agree to these terms, he/she may not install or use the application and should contact the distributor for information regarding return or refund policies.

1. Grant of License

The Licensor grants the Licensee (User) a non-exclusive and non-transferable license to use the Software in accordance with the terms of this Agreement.

2. Restrictions

The Licensee shall not:

- Modify, reverse engineer, decompile, or disassemble the Software.
- Distribute, sublicense, rent, lease, or lend the Software to third parties.
- Remove or alter any proprietary notices or labels on the Software.
- Copy, modify, reproduce, redistribute, or use the graphical user interface (UI) of the Software, including icons, visual elements, layouts, design, navigation flows, and style, outside of its intended use.
- Copy, modify, reproduce, redistribute, or use the logo of the Software, including any graphical variations or stylizations, outside of its intended use.

These restrictions do not apply to third-party elements integrated into the Software that are made available under free licenses (such as the SIL Open Font License or public domain). Such elements remain governed by their respective licenses, without implying authorization to copy or reproduce the UI or logo of the Software as a whole.

3. Intellectual Property

The Licensor, author and developer, Icaro Feldmann Fernandes, exclusively owns all intellectual property rights related to the Software, including but not limited to copyrights, patents, trademarks, logos, graphical interface, and trade secrets. All rights reserved. The Licensee acknowledges that no ownership rights in the Software are acquired by accepting this license, obtaining only a limited right of use under the terms

of this Agreement. Any unauthorized use of the Software's intellectual property shall be considered a violation of this Agreement and may result in legal action.

4. Acceptance of Agreement

By installing, accessing, or using the Software, the Licensee acknowledges and fully accepts the terms of this Agreement.

5. Updates to Agreement

The Licensor may update this Agreement periodically. Continued use of the Software after the publication of a revised version implies acceptance of the new terms.

6. Software Updates

The Software may periodically receive updates, improvements, or new versions. By using the Software, the Licensee agrees that such updates may be automatically applied or made available, and continued use of the Software implies acceptance of the updated features and conditions.

7. Termination

This Agreement shall remain in effect until terminated. The Licensee may terminate it at any time by uninstalling and deleting the Software. The Licensor may terminate this Agreement if the Licensee fails to comply with its terms.

8. DISCLAIMER OF WARRANTY

THE SOFTWARE IS PROVIDED "AS IS," WITHOUT ANY WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT.

9. LIMITATION OF LIABILITY

IN NO EVENT SHALL THE LICENSOR OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES ARISING FROM THE USE OR INABILITY TO USE THE SOFTWARE, INCLUDING LOSS OF DATA, SERVICE INTERRUPTIONS, OR STORAGE FAILURES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

10. Use of Third-Party Components

This Software uses third-party components under their respective licenses. The Licensee acknowledges and agrees to comply with the terms of those licenses:

10.1 – Class Library

10.1.1 – System.Data.SQLite.Core

- Version: 1.0.119.0
- Official package source: nuget.org/packages/System.Data.SQLite.Core/1.0.119
- Official SQLite website: <https://www.sqlite.org>
- Authors: SQLite Development Team
- License: Public Domain

10.2 – Font Files

10.2.1 – Montserrat

- Author: Julieta Ulanovsky
- Copyright: © 2011 The Montserrat Project Authors
- Website: <https://github.com/JulietaUla/Montserrat>
- Font File Version: 9.000
- License: SIL Open Font License, Version 1.1

10.2.2 – Great Vibes

- Authors: Robert E. Leuschke, Viktorya Grabowska, Viviana Monsalve, Eben Sorkin
- Copyright: Copyright 2010 The Great Vibes Pro Project Authors
- Website: <https://github.com/googlefonts/great-vibes>
- Font File Version: 1.103
- License: SIL Open Font License, Version 1.1

10.3 – Acknowledgment

The Licensor wishes to express gratitude to the authors, contributors, and maintainers of the third-party components and fonts used in this Software. Their work and dedication make it possible to provide a better experience to the Licensee.

11. Offline Operation and Privacy

The Software was designed to operate fully offline, without requiring an internet connection for its primary use. The Licensor does not collect, store, or process any personal data or information from the Licensee.

12. Data Storage and External Services

The Software provides functionalities that allow the Licensee to back up or synchronize data using folders that may be linked to external storage or synchronization services

available in the operating system. The Licensor does not provide, operate, or control any external storage or synchronization services. The Licensor bears no responsibility for the availability, reliability, or security of such services, nor for any data stored or synchronized through them. The Licensee is solely responsible for maintaining backups and ensuring the integrity of their data. Any issues related to data loss, corruption, or service interruptions are outside the scope of this Agreement and are not the responsibility of the Licensor.

13. Transactions and Payments

The Software is made available exclusively through the official application store of the operating system. All transactions, including purchases, charges, and refunds, are managed solely by the application store provider. The Licensor does not process, control, or have access to any payment information. The Licensor is not responsible for executing transactions, handling payment data, or managing refunds. Any issues related to payments, charges, or refunds must be addressed directly with the application store provider. The Licensor's responsibility is limited to making the Software available through the store platform.

14. Support

The Licensor may, at its sole discretion, provide technical support or assistance related to the Software. However, the Licensor is under no obligation to provide ongoing support, updates, or maintenance services.

15. General Provisions

This Agreement constitutes the entire agreement between the Licensee and the Licensor regarding the Software and supersedes any prior agreements or understandings. If any provision of this Agreement is deemed invalid or unenforceable by a competent authority, the remaining provisions shall remain in full force and effect.

16. Copyright Notice

Copyright © 2026 Icaro Feldmann Fernandes, Her Gentle Hub. All rights reserved.

This software and its documentation are protected under applicable copyright laws and international treaties. No part of this application may be copied, modified, distributed, or transmitted in any form or by any means without prior written permission from the copyright holder.