

## ***Cheaters* Infidelity Study Intellectual Property Rights Notice**

All material (“Material”) contained in the *Cheaters*® Infidelity Study (“Study”) is protected by copyright and trademark and is designed for your personal use. This means that you may view or download Material from the Study for your own personal, non-commercial purposes. Unless you have obtained the prior written consent of the publisher, Bobby Goldstein Productions, Inc. (“BGPI”), or unless it is expressly permitted by this Notice, the reproduction, duplication, distribution (including by way of email, facsimile or other electronic means), publication, modification, copying or transmission of Material from the Study is strictly prohibited.

The Material covered by this prohibition includes, without limitation, any text, graphics, logos, photographs, audio or video, or stills from audio or video, available within the Study. Without the express consent of BGPI, or as authorized by this Notice, you are also strictly prohibited from creating works or materials that derive from or are based on the Material contained in the Study, including, without limitation and by way of example only, books, articles, journals, blogs, software, educational papers, treatises, business documents and marketing materials. This prohibition applies regardless of whether the derivative materials are sold, bartered or given away.

**BGPI will make the Study and the Materials contained therein available for commercial reproduction or distribution at no charge to you so long as certain protocols are maintained. When using the Study or any of the Material contained therein for commercial purposes, we ask that you:**

- (1) Keep all copyright, trademark and other proprietary notices attached to the downloaded Material;**
- (2) Give credit to BGPI as the publisher and owner of the Study;**
- (3) Notify BGPI of the intended commercial use at least 30 days prior to reproduction or distribution; and**
- (4) Provide BGPI with a copy of the commercial publication upon release.**

*Cheaters*®, *Cheaters.com*®, the *Cheaters*® logo, and the *Cheaters.com*® website logos, marks and trade names are trademarks of BGPI, and none of the above names and marks may be copied, downloaded or otherwise exploited without the permission of BGPI as authorized herein.

For more information, please contact BGPI at:

Bobby Goldstein Productions, Inc.  
4516 Lovers Lane #104  
Dallas, Texas 75225  
[customerservice@cheaters.com](mailto:customerservice@cheaters.com)

If you believe that any of the Material contained in the Study infringes your copyright, you should notify BGPI of your copyright infringement claim in accordance with the following procedure. BGPI will process notices of alleged infringement which it receives and will take appropriate action as required by The Digital Millennium Copyright Act (“DMCA”) and other

applicable intellectual property laws. The DMCA requires that notifications of claimed copyright infringement be sent to its Designated Agent:

Susan Shelton  
4516 Lovers Lane #104  
Dallas, Texas 75225  
Telephone: 214.526.8830 x 302  
Fax: 214.526.8834  
E-mail: [shelton@bobbygoldsteinproductions.com](mailto:shelton@bobbygoldsteinproductions.com)

To be effective, the notification must be in writing and contain the following information (DMCA, 17 USCA §512(c)(3)):

1. Physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
2. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site;
3. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the service provider to locate the material;
4. Information reasonably sufficient to permit the service provider to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted;
5. A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law;
6. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.