

END USER LICENSE AGREEMENT

IMPORTANT: THIS IS A LICENSE, NOT A SALE

This Pinasi End User License Agreement (Agreement or License or EULA) is between the end user (hereinafter referred to as “**you**” or “**the Licensee**”), and wistanomic.com, the developer and owner of the program (hereinafter referred to as “**wistanomic**”, or “**licensor**”) and software (hereinafter referred to as “**the Device Licensed Software**” or “**Pinasi**” or “**Software**”).

IMPORTANT: READ CAREFULLY BEFORE DOWNLOADING, INSTALLING AND USING THE SOFTWARE. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT DOWNLOAD, INSTALL, DISTRIBUTE AND/OR USE THIS SOFTWARE.

BY DOWNLOADING, INSTALLING, OR USING THIS SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT AND ALL USEFUL EFFECTS OF THIS SOFTWARE ARE THE USER'S FULL RESPONSIBILITY.

Please read this agreement carefully before downloading or installing the software. Primary attention should be paid to such clauses including but not limited to Articles 5, 6 with special fonts. Any downloading, installation, access, or use of the Licensed Software by you ("Licensee") constitutes acceptance of, and a promise to comply with, all terms and conditions of this EULA.

1. GRANT OF LICENSE

Subject to the terms and conditions of this Agreement, wistanomic hereby grants you (the individual) a limited, revocable, personal, non-exclusive and non-transferable right to download, install and activate the Software on a single computer for personal and commercial use. Users are permitted to use product results, or user-generated content created using Pinasi for personal and commercial purposes (as long as they still include the third party license that has been automatically inserted through Pinasi).

2. PRICE

The Pinasi license provided is provided for FREE with applicable rules and restrictions. There is the possibility of advertisements being displayed in the software and access restrictions when the device is offline. As for the paid version offered on the software, there are separate rules.

3. LICENSE RESTRICTIONS

Users are not permitted to sell, distribute, change lines of code (except as permitted), sublicense, use for criminal acts, use for something that has a bad impact and modify all or part of Pinasi .

Users are not allowed to delete and violate Third Party License rules.

4. THIRD-PARTY SOFTWARE

There is third-party Software (“**Third-Party Software**” and “**Third-Party License**”) on Pinasi Professional, and each third party software has its own license and rules. Users can see a list of third-party licenses in the "License" section of Pinasi . Pinasi Professional automatically inserts third-party Software and its licenses into products or user-created content that uses third-party Software.

5. THERE IS NO GUARANTEE OF LICENSED SOFTWARE

The LICENSED SOFTWARE IS PROVIDED TO LICENSEE "AS IS." LICENSOR MAKES NO WARRANTIES REGARDING USE OR PERFORMANCE. LICENSOR MAKES NO

WARRANTIES, CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE, OR OTHERWISE) WITH RESPECT TO, WITHOUT LIMITATION, TITLE, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR A PARTICULAR PURPOSE.

YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT USE OF THE PINASI IS AT YOUR SOLE RISK, AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, AND ACCURACY IS WITH YOU. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY WISTANOMIC.COM OR ANY AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY.

6. LIMITATION OF LIABILITY

THE LICENSOR SHALL NOT BE LIABLE FOR ANY DAMAGES, CLAIMS, OR COSTS, OR FOR CONSEQUENTIAL, INDIRECT, SPECIAL, OR PUNITIVE, INCIDENTAL, OR EXEMPLARY DAMAGES, EVEN IF WISTANOMIC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, DAMAGES, CLAIMS, OR COSTS, OR FOR ANY CLAIM BY A THIRD PARTY. The AGGREGATE LIABILITY OF THE LICENSEE UNDER OR IN CONNECTION WITH THIS EULA SHALL BE LIMITED TO THE FEES PAID BY THE LICENSEE FOR THE LICENSED SOFTWARE, IF ANY.

IF THE SOFTWARE IS A THREATENED, POTENTIAL, OR ACTUAL INFRINGEMENT OF ANY OTHER PERSON'S RIGHTS FOR WISTANOMIC'S RESPONSIBILITY, THE LICENSEE WILL MAKE PROMPT AND REASONABLE EFFORTS TO DISCONTINUE USE AND DELETE THE SOFTWARE. WISTANOMIC MAY LICENSE REPLACEMENT OR UPDATED, OR MODIFIED SOFTWARE FREE OF CHARGE OR BE DISCONTINUED ENTIRELY. IN SUCH EVENT, WISTANOMIC WILL HAVE NO OTHER LIABILITY TO YOU.

7. INTELLECTUAL PROPERTY OWNERSHIP

The ownership rights of Pinasi are owned by wistanomic and are protected by copyright. This Software is licensed, not sold. You acknowledge that no intellectual property rights in the Software are transferred to you. You further acknowledge that title and full title to the Software shall remain the exclusive property of wistanomic and you shall not acquire any rights to the Software except as expressly provided in this Agreement. You agree that each copy of the Software will contain the same proprietary notices that appear on and in the Software.

Licensee is allowed to change the port number on the software as a relief, to avoid the software not running properly.

8. SUPPORT

Licensor is not obligated by this EULA to provide Licensee with any technical support services relating to the Licensed Software.

9. EULA UPDATES

Licensor may update this EULA in the following cases:

A) When the change is made for the benefit of the user, or

B) When updates to the EULA are eligible, reasonable, and do not conflict with the objectives of the privacy policy.

Licensor will notify you and provide you with an opportunity to review any stamp changes or updates to the EULA, by posting a notice on wistanomic.com website or by other appropriate methods before

the EULA goes into effect. Once such updated EULA is in effect, you will be bound by such EULA if you continue to use the Software.

10. GOVERNING LAW AND DISPUTE RESOLUTION

This EULA agreement, and any disputes arising from or in connection with this EULA agreement, will be governed by and interpreted in accordance with Indonesian law.

Disputes only exist for paid features, there is no compensation, and/or disputes for the free version of the software. As a condition for filing a lawsuit, a party must first provide written notice of the Dispute to the other party. The parties will attempt to resolve any Dispute through negotiations with persons fully authorized to resolve Disputes, or through mediation utilizing a mutually agreed upon mediator before proceeding with court proceedings. The parties to a Dispute must treat the existence or outcome of any negotiations or mediation as confidential.

11. ILLEGALITY

If any provision in this EULA is declared illegal or unenforceable in whole or in part, then these provisions will be separated and independent of other provisions in this EULA, without affecting the validity of other provisions and the entire EULA.

12. INDEMNIFICATION

Wistanomic will pay the costs and damages finally awarded in any claim against you to the extent based on a finding that the Software design licensed hereunder by wistanomic infringes any patent, utility model, copyright or trademark granted or registered in wistanomic's country. under the condition :

- A) immediately notify wistanomic of the alleged violation in writing;
- B) grant wistanomic the exclusive right to defend and settle the claim, at wistanomic's expense; And
- C) provide all information and assistance reasonably requested for the defense. wistanomic is not responsible for any violations based on or arising from:
 - (i) compliance with your instructions, specifications or designs;
 - (ii) use of the Software in your or a third party's processes;
 - (iii) combination with equipment, software or other materials, including Reseller/OEM Products, not supplied by wistanomic; or
 - (iv) Your failure to apply any updates to the Software provided by wistanomic. If any Software is determined or believed by wistanomic to violate the rights of any third party, wistanomic may, at its sole option and expense, elect to:
 - (a) modify the Software so that it does not infringe,
 - (b) replace the Software with non-infringing Software that is functionally equivalent or superior in performance,
 - (c) obtain a license to allow you to continue using the Software as provided hereunder, or
 - (d) if none of the above can be achieved despite wistanomic's reasonable efforts, terminate the license for the infringing Software, require you to return or destroy such Software, and refund to you the license fee paid by Customer for such Software, if the license is paid, prorated for sixty (60) consecutive months from the date of this

Agreement. The foregoing states wistanomic's sole and exclusive liability for intellectual property infringement.