

LICENSE AGREEMENT WITH THE END USER FOR THE SOFTWARE PESARO SYSTEM

Mailing List Studio

Be sure to carefully read and understand all the rights and restrictions described in this EULA PESARO SYSTEM with the End User. The user will be asked to consider and accept the terms and conditions of this Agreement.

This Agreement is an agreement between you (either an individual or a single entity) and PESARO SYSTEM for software PESARO SYSTEM attached which includes computer software and may include media storage associated materials printed and online documentation "or electronic (SOFTWARE). By installing the software, you agree to be bound by the terms of this Agreement. If you do not accept the terms and conditions of this Agreement, then should not install or use the SOFTWARE.

To accept this document corresponds to:

- to have read the Contracted present.
- to affix own signature, therefore to accept the terms and the conditions of the Contract.
- to have tried the product in a version of the versions TRIAL, SHAREWARE or FREeware.
- be aware of all the capabilities and limitations of the product.
- assume all responsibility, and thus exclude PESARO SYSTEM, for any damage that may arise from making use of software.

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5. **FREE SERVICES.** Some free services, such as anti-spam and geolocation, are offered by outside companies. For this reason PESARO SYSTEM can't guarantee the continuity of such services to infinity. In case of interruption of PESARO SYSTEM will endeavor, if possible, to replace them with those of other companies, always free.

6. **PLACE OF JURISDICTION.** For any dispute arising from this contract, the parties waive jurisdiction in favor of the conventionally hole in Pesaro (ITALY).

7. **RIGHT OF WITHDRAWAL.** The right of withdrawal is the possibility for a Contracting Party to dissolve a contract unilaterally, estinguendone all obligations arising therefrom, without the consent of the other party and without facing penalties. The unilateral termination of the contract must be communicated in writing to the other party, by fax or recommended, within a period specified by law, or a different time period, as long as more favorable, established in the contract, in a special clause for the exercise of the right of withdrawal.

Directive 85/577 / EEC of 20 December 1985 to protect the consumer in respect of contracts negotiated away from business premises, introduced the right to cancel within a minimum period of seven days, and has been implemented by the Italian.

Anyone who buys an item, subscribes or the like has 7 days to cancel without penalty the contract that he signed.

It must however be clear that the right of withdrawal does not apply to any goods purchased or previously having had the vision and ability to take note of all the features. For example, demo versions or freeware software services in the trial version, and so on. The rethinking is not recognized as a right.

If the consumer has already used the service purchased, in whole or in part, the right of withdrawal can not be applied.