

End User License Agreement for Tyso application:

Please Read the terms and conditions of this license agreement carefully before continuing with this technology program installation and use of the websites tysoworld.com and Likecoin.cc:

Tyso Entertainment Ltd., End-User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity) and Tyso Entertainment Ltd. The Tyso technology software product(s) identified above which may include associated software components, media, printed materials, and "online" or electronic documentation ("Tyso"). By installing, copying, or otherwise using the Tyso, you agree to be bound by the terms of this EULA. This license agreement represents the entire agreement concerning the program between you and Tyso Entertainment Ltd. (referred to as "licenser"), and it supersedes any prior proposal, representation, or understanding between the parties. If you do not agree to the terms of this EULA, do not install or use the Tyso. The Tyso is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The Tyso technology is licensed, not sold.

1. Grant of license

The Tyso technology is licensed as follows:

Installation and Use. Tyso Entertainment Ltd., grants you the right to install and use copies of the Tyso on your computer running a copy of the operating system for which the Tyso was designed [e.g., Windows Vista SP2, Windows 7, Windows 8, Windows 8.1, Windows 10, Windows Server 2008, Windows Server 2008 R2 SP2, Windows Server 2012 and Windows Server 2012 R2].

2. Service Access

- In order to access Tyso Service, you will have to create a Tyso account.
- Access to and use of password protected and/or secure sections of the Tyso (or) Website is restricted to authorized users only. Unauthorized individuals attempting to access these areas may be subject to prosecution.
- You cannot use another users account to purchase license for your PC. When creating your account, you must provide accurate and complete information.
- You are solely responsible for the activity that occurs on your account, and you must keep your authorization key, ATPVB, ATPMB licenses and account password secure. You must notify Tyso Entertainment Ltd., immediately if any unauthorized use of your account occurs.
- Do not add unknown users from Tyso Network to your account which may leads you to ban from the Tyso Network.

3. Description of other rights and limitations

- Maintenance of Copyright Notices. You must not remove or alter any copyright notices on any and all copies of the Tyso.
- Distribution. You may not distribute registered copies of the Tyso to third parties.

- Prohibition on Reverse Engineering, Decompile, and Disassembly. You may not reverse engineer, decompile, or disassemble the Tyso, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
- You are not allowed to use any of the Tyso DLL libraries, COM components, Audio and video codecs for your personal, non-commercial and commercial applications.
- Content Access.
 - A. You agree not to access Content through any technology or means other than the video player of the Tyso.
 - B. You shall not download any Content unless you see a “Download File” or similar option displayed on the Tyso for that Content. You shall not copy, reproduce, distribute, transmit, broadcast, display, sell, license, or otherwise exploit any Content for any other purposes without the prior written consent of Tyso Entertainment Ltd., or the respective licensors of the Content.
- Rental. You may not rent, lease, or lend the Tyso.
- Support Services. Tyso Entertainment Ltd., may provide you with support services related to the Tyso (“Support Services”). Any supplemental software code provided to you as part of the Support Services shall be considered part of the Tyso and subject to the terms and conditions of this EULA.
- Compliance with Applicable Laws. You must comply with all applicable laws regarding use of the Tyso.
- Service Discontinue. Tyso Entertainment Ltd., reserves the right to discontinue any aspect of the Service at any time.

4. Tyso Service

- The Tyso is a desktop based private entertainment and social network. Tyso is operated by Tyso Entertainment Ltd., and provides on-demand videos, live Streaming service, image sharing, document sharing, broadcast videos and music.
- The Tyso may contain 3rd party websites under Private Area and Public Pages that are not owned or controlled by Tyso Entertainment Ltd. Tyso Entertainment Ltd., has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any 3rd party websites. In addition, Tyso Entertainment Ltd., will not and cannot censor or edit the content of any 3rd party site.

5. Content and Conduct

- You may submit Content to the Tyso network, including videos, music, images, documents and comments. You understand that Tyso Entertainment Ltd., does not guarantee any confidentiality with respect to any Content you submit.
- You shall be solely responsible for your own Content and the consequences of submitting and publishing your Content on the Tyso. You affirm, represent, and warrant that you own or have the necessary licenses, rights, consents, and permissions to publish Content you submit then send the license to Tyso Entertainment Ltd., all patent, trademark, trade secret, copyright or other proprietary rights in and to such Content for publication on the Service pursuant to these TOS.

- For understanding, you retain all of your ownership rights in your Content. However, by submitting Content to Tyso, you hereby grant each user of the Tyso a non-exclusive license to access your Content through the Service.
- You agree that Content you submit to Tyso will not contain 3rd party copyrighted material, or material that is subject to other 3rd party proprietary rights, unless you have permission from the rightful owner of the material or you are otherwise legally entitled to post the material and to grant Tyso Entertainment Ltd., all of the license rights granted herein.
- You agree that you will not submit to Tyso any Content or other material that is pornography or sexually explicit content, animal abuse, drug abuse, under-age drinking and smoking, or bomb making, someone being physically hurt, attacked, or humiliated, videos of accidents, dead bodies, predatory behavior, stalking, threats, harassment, intimidation, invading privacy, revealing other people's personal information, and inciting others to commit violent acts.
- Tyso Entertainment Ltd., does not permit copyright infringing activities and infringement of intellectual property rights on the Tyso, and Tyso Entertainment Ltd., will remove all Content if properly notified that such Content infringes on another's intellectual property rights. Tyso Entertainment Ltd., reserves the right to remove Content without prior notice to user.

6. Termination

- Tyso Entertainment Ltd., will terminate a user's access to Tyso if, under appropriate circumstances, the user is determined to be a repeat infringer. In such event, you must destroy all copies of the Tyso in your possession.
- Tyso Entertainment Ltd., reserves the right to decide whether Content violates these Terms of Service for reasons other than copyright infringement such as pornography, obscenity. Tyso Entertainment Ltd., may at any time, without prior notice and in its sole discretion, remove such Content and/or terminate a user's account for submitting such material in violation of these Terms of Service.

7. Digital Millennium Copyright Act

Tyso Entertainment Ltd., respects the intellectual property of others, and we ask Tyso users to do the same. Ensure that the materials you upload to the Tyso do not infringe any 3rd party copyright.

DMCA Notice to Remove Copyrighted Content

If you are a copyright owner or an agent thereof and believe that any Content infringes upon your copyrights, please provide us with a written notice containing the following information:

- A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
- A description of the copyrighted work that you claim has been infringed.
- A description of where on the Tyso the material that you claim is infringing may be found, sufficient to permit the Tyso Entertainment Ltd., to locate the material.

- Information reasonably sufficient to permit the Tyso Entertainment Ltd., to contact you, such as an address, telephone number, and, if available, an e-mail.
- A statement that you have 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.
- A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Submit this information to:

Support@Tysoworld.com

DMCA Counter-Notice to Restore Removed Content

If you believe that your Content that was removed (or to which access was disabled) is not infringing, or that you have the authorization from the copyright owner, the copyright owner's agent, or pursuant to the law, to post and use the material in your Content, please provide Tyso Entertainment Ltd., with a written counter-notification containing the following information:

- Your physical or electronic signature.
- Your name, address, telephone number, and e-mail address.
- Identification of the Content that has been removed or to which access has been disabled and the location at which the Content appeared before it was removed or disabled.
- A statement that you have a good faith belief that the Content was removed or disabled as a result of mistake or a misidentification of the Content.
- A statement that you consent to the jurisdiction of the Federal District Court for the judicial district in which your address is located, or if your address is outside of the United States, any judicial district in which Tyso Entertainment Ltd., may be found, and that you will accept service of process from the person who filed the original DMCA notice or an agent of that person.

Submit this information to:

Support@Tysoworld.com

If a counter-notice is received by the Tyso Legal Dept., Tyso Entertainment Ltd., may send a copy of the counter-notice to the original complaining party informing that person that it may replace the removed Content or cease disabling it in 10 working days. Unless the copyright owner files an action seeking a court order against the Content provider, member or user, the removed Content may be replaced, or access to it restored, in 10 to 15 working days or more after receipt of the counter-notice, at Tyso Entertainment Ltd.'s sole discretion.

Important

In filing a DMCA notice or counter-notification, please make sure that you have complied with all of the above requirements. If we request additional information necessary to make your DMCA notice or

counter-notification complete, please provide that information promptly. If you fail to comply with all of these requirements, your DMCA notice or counter-notification may not be processed further.

In addition, please make sure that all of the information you provide is accurate. **UNDER SECTION 512(f) OF THE COPYRIGHT ACT, 17 U.S.C. § 512(f), ANY PERSON WHO KNOWINGLY MATERIALLY MISREPRESENTS THAT MATERIAL OR ACTIVITY IS INFRINGING OR WAS REMOVED OR DISABLED BY MISTAKE OR MISIDENTIFICATION MAY BE SUBJECT TO LIABILITY.**

Tyso Entertainment Ltd., may disclose any communications concerning DMCA notices or other intellectual property complaints with 3rd parties, including the users who have posted the allegedly infringing material.

If you have questions about the legal requirements of a DMCA notice, please contact an attorney or see Section 512(c)(3) of the U.S. Copyright Act, 17 U.S.C. § 512(c)(3), for more information. If you have questions about the legal requirements of a DMCA counter-notification, please contact an attorney or see Section 512(g)(3) of the U.S. Copyright Act, 17 U.S.C. § 512(g)(3), for more information.

8. No Warranties

Tyso Entertainment Ltd., reserves the right to modify the Tyso. You are responsible for providing your own access (e.g., computer, Internet connection, etc.) to the Tyso. Tyso Entertainment Ltd., has no obligation to screen or monitor any content and does not guarantee that any content available on the Tyso complies with this Agreement or is suitable for all users.

The Tyso is provided 'As Is' without any express or implied warranty of any kind, including but not limited to any warranties of merchantability, non-infringement, or fitness of a particular purpose. You therefore use the Tyso at your own risk. Tyso Entertainment Ltd., does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links or other items contained within the Tyso. Tyso Entertainment Ltd., makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb, or other such computer program.

Tyso Entertainment Ltd., further expressly disclaims any warranty or representation to Authorized Users or to any 3rd party.

Tyso Entertainment Ltd., makes no representations or warranties:

- That the Tyso will be uninterrupted or error-free;
- Concerning any content submitted by any member;
- Concerning any 3rd party's use of content that you submit;
- That any content you submit will be made available on the Tyso or will be stored by Tyso Entertainment Ltd., or
- That the Tyso will meet your business or professional needs;
- That Tyso Entertainment Ltd., will continue to support any particular feature of the Tyso.

9. Limitation of liability

In no event shall Tyso Entertainment Ltd., be liable for any damages (including, without limitation, lost profits, business interruption, or lost information) rising out of 'Authorized Users' use of or inability to use the Tyso, even if Tyso Entertainment Ltd., has been advised of the possibility of such damages. In no event will Tyso Entertainment Ltd., be liable for loss of data or for indirect, special, incidental, consequential (including lost profit), or other damages based in contract, tort or otherwise. Tyso Entertainment Ltd., shall have no liability with respect to the content of the Tyso or any part thereof, including but not limited to errors or omissions contained therein, libel, infringements of rights of publicity, privacy, trademark rights, business interruption, personal injury, loss of privacy, moral rights or the disclosure of confidential information.

10. 3rd party Copyrights and Other Rights

Java. Tyso is powered by Java. Oracle and Java are registered trademarks of Oracle and/or its affiliates. Other names may be trademarks of their respective owners.

MPEG-TS. MPTS is MPEG Transport Stream used for broadcast systems. Copyright MPEG-LA.

AVCHD. "AVCHD" and "AVCHD" logo are trademarks of Panasonic Corporation and Sony Corporation.

NVidia CUDA. NVIDIA, the NVIDIA logo, CUDA are trademarks and/or registered trademarks of NVIDIA Corporation in the U.S. and/or other countries.

Intel. Intel, the Intel logo and Intel Core are trademarks of Intel Corporation in the U.S. and/or other countries.

Facebook. "Facebook" and "f" logo are trademarks of Facebook, Inc.

YouTube. YouTube is a registered trademark of Google, Inc.

Twitter. Twitter and bird logo are trademarks of Twitter, Inc.

Amazon. "Amazon" and "Amazon.com" logo are trademarks of Amazon.com, Inc.

Dropbox. "Dropbox" and logo are trademarks of Dropbox, Inc.

Dated. January 5th 2018