End-User License Agreement (EULA) OF Progetto 2 Glossario

Developer	: ATALOSWEB – BISONWEB
Software/Application	: Progetto 2 Glossario

: The individual using the application Progetto 2 Glossario

END-USER LICENSE AGREEMENT OF Progetto 2 Glossario

User

Please read this license agreement carefully before installing to your personal computers, tablets and/or mobile phones the Application Progetto 2 Glossario. Your use of this Application constitutes your agreement to the terms and conditions set forth in this EULA. This work is protected under copyright by Edizioni Edilingua to grant the user of this Application, a non-exclusive, non-transferable, revocable license to download and use this Application under the following terms and conditions:

1. By downloading, installing, saving, running or using this Application, the User accepts the terms and conditions of use as set out here in. By using the Application, the User acknowledges that the User has read, understands and agrees with the EULA. The User's continued use of the Application signifies the User's continued agreement to be bound by this EULA. If the User does not agree to all of the terms in this EULA, the User should not install or otherwise utilize the Application.

2. The Developer of this Software reserves all rights under Law 2121/1993, about software and applications. The Developer grants the User a personal, non-exclusive, non-transferable, revocable license to access and use the Application. The User is expressly prohibited to access the source data of this Software, such an act constitutes a violation of industrial and commercial secrecy.

3. The Software to which the User is granted license to access and use is a free application of Edizioni Edilingua and thus the Software is licensed, not sold, to the User.

4. The Developer provides the Software "as is" and "as available" without warranty of any kind, either express or implied, including but not limited to, the implied warranties of merchantability, satisfactory quality, and fitness for a particular purpose. The Developer will in no event be liable to End-User or any third party for any indirect damages and/or loss, incidental, special or consequential damages and/or loss or similar damages, including without limitation, indirect, special, punitive, or exemplary damages for loss of profit, loss of data, or damages to third parties claimed by the User. The Developer cannot guarantee the Application will be functional on all current or future devices and platforms. The User solely assumes responsibility for the correct and proper use and management of the Software. The User may not use the Software in any way, which could be contrary to the laws of any jurisdiction in the countries where the Developer wishes to distribute the Software.Potential malfunctions in the Software may be resolved in future releases/updates. The Developer will not provide any kind of technical support.

5. The Application runs on ANDROID (4.2 or newer), and it requires at least a 4' screen and 600px resolution.

6. The Application is prohibited to be used in any type of exams at any kind of educational institutions.

7. The Developer will try to keep the Application updated to new requirements and features of new devices. In no case can the Developer guarantee, however, the Application will work to any or all new devices in the future.

8. The Developer reserves the right, in its sole discretion, to amend this EULA from time to time without prior notice. The User is deemed to have accepted and agreed to be bound by any changes to this EULA when the User uses the Application after those changes are made.

9. Any dispute with the Developer or any of its officers, directors, employees, agents or affiliates, arising under or in relation to this EULA shall be resolved exclusively through the applicable courts located in Athens, Greece.

THE SOFTWARE APPLICATION IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY, NON INFRINGEMENT OR FITNESS FOR A PARTICULAR PURPOSE, COMPLIANCE AND CONFORMITY WITH APPLICABLE LAWS, ALL OF WHICH ARE SPECIFICALLY DISCLAIMED, TO THE MAXIMUM EXTENT PERMITTED BY LAW. THE ENTIRE RISK AS TO THE OWNERSHIP, RESULTS AND PERFORMANCE OF THE SOFTWARE APPLICATION IS ASSUMED BY THE USER. SHOULD THE SOFTWARE APPLICATION PROVE DEFECTIVE, THE USER (AND NOT THE DEVELOPER OR ITS LICENSORS, SUPPLIERS, DISTRIBUTORS OR DEALERS) ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. THE DEVELOPER DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE PROGRAM WILL MEET THE USER'S REQUIREMENTS OR THAT THE OPERATION OF THE PROGRAM WILL BE UNINTERRUPTED OR ERROR FREE. THE DEVELOPER SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES, LOST PROFITS, BUSINESS INTERRUPTION OR LOSS OF INFORMATION ARISING OUT OF THE USE, THE RESULTS OF USE, OR INABILITY TO USE SUCH PROGRAM, OR DAMAGE OF LOSS CAUSED BY THE PROGRAM, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR CLAIM.