

End User License Agreement for WTS Application Guides

NOTICE: PLEASE READ THIS END USER LICENSE AGREEMENT CAREFULLY. BY USING ALL OR ANY PORTION OF THE PRODUCT DEFINED BELOW YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, YOU MUST NOT DOWNLOAD, INSTALL, USE OR COPY THE PRODUCT DEFINED BELOW.

1. Definitions. "WTS Application Guides" means any and all documents that are contained in the versioned customer documentation folders on the WTS FTP site. "Use" or "Using" means to access, download, print, copy or otherwise benefit from using the content of the WTS Application Guides. The "Company" means WTS Paradigm, Inc. The "Customer" means the organization that is licensed for use of WTS software and the accompanying WTS Application Guides. "Agreement" refers to this End User License Agreement. The "SLA" means the WTS Paradigm, LLC Software License, Support and Solution Agreement.

2. WTS Application Guides License. As long as you are an AUTHORIZED employee, agent, or client of Customer, and comply with the terms of this Agreement, the Company grants to you a non-exclusive license to Use the WTS Application Guides for all reasonable purposes excepting those specifically prohibited by this Agreement. In this context, "reasonable purposes" include those tasks and uses commonly expected to be performed by the reader of the WTS Application Guides, namely the opening, display, searching and printing of the content for individual use. The term of the non-exclusive license granted under this paragraph ("Term") shall continue for so long as the WTS Application Guides is in Use by you in accordance with all applicable terms of this Agreement but subject to the right of WTS at any time to terminate your Use and/or the Term by written notice to the Customer. Upon termination of your Use and/or the Term, you are to immediately (i) cease Using the WTS Application Guides and all programs associated thereto; and (ii) erase or destroy the WTS Application Guides and all copies thereof. This requirement applies to copies in all forms, partial and complete, and all types of media and computer memory, and whether or not modified or merged into other materials.

2.1. File Use. You may download and Use a copy of the PDF WTS Application Guides files to your computer for reading, reference and production of print outs, however you may not make the files or sections thereof available on any public network, web server, email server, FTP server, or peer-to-peer network in any form. This means that transferring the WTS Application Guides onto any web server or public network, even without the presence of the file being publicized, is not permitted.

2.2. Downloads. You may attempt to download the PDF WTS Application Guides as many times as necessary. All subsequent downloads must adhere to the terms and conditions of this Agreement.

2.3. Publication and Print-On-Demand. You may not submit the WTS Application Guides, in whole or in part, to any publishing or print-on-demand service of any form. The worldwide publication rights for the WTS Application Guides remain solely with the Company and this Agreement extends no license to publish.

2.4. Printouts. You may use the PDF WTS Application Guides file to produce physical printouts of the entire WTS Application Guides on paper, via a personal computer printer. Physical printouts may not be distributed outside of the Customer's organization or employees under any circumstances. Partial printouts of any section of the WTS Application Guides may also not be distributed outside of the Customer's organization.

3. Intellectual Property Rights. The WTS Application Guides and any copies that you are authorized by the Company to make contain proprietary and confidential information of the Company that is protected by applicable intellectual property and other laws. WTS" and "WTS Paradigm" are the intellectual property of the Company and you may not display such marks without the written consent of the Company. The Use of the WTS Application Guides is licensed, and not sold. All rights, title and interests in the WTS Application Guides, whether tangible or intangible including, but not limited to, copyright, trademark and trade secret rights and further including any images, photographs, animations, video, audio, music, text and "applets" incorporated into the WTS Application Guides, and any copies of the WTS Application Guides are owned by the Company. You may not remove the copyright or other proprietary notices (if any) from the WTS Application Guides. This Agreement and any exhibits are also considered the proprietary and confidential information of the Company. The contents of the WTS Application Guides, both in text and artwork, are the valuable trade assets and of the Company. You may not copy or print the WTS Application Guides, except as set forth in Section 2. Any copies that you are permitted to make pursuant to this Agreement must contain the same copyright and other proprietary notices that appear on or in the WTS Application Guides. This Agreement does not grant you any intellectual property rights in the WTS Application Guides or contents thereof. You acknowledge that any use or disclosure of the Company's proprietary rights and marks as described in this paragraph in a manner inconsistent with the provisions of this Agreement will cause the Company irreparable damage for which remedies other than injunctive relief will be inadequate, and you agree that the Company shall be entitled to injunctive or other equitable relief enjoining such use or disclosure, without the posting of a bond or other security, in addition to any other remedies available by law or under this Agreement.

4. Transfer. You may not rent, lease, sublicense or authorize all or any portion of the WTS Application Guides to be copied onto a user's computer who is not an authorized employee, agent, or client of the Customer under any circumstance.

5. Use for Commercial Gain. You may not use the WTS Application Guides or printouts, extractions or artwork therein for the furtherance of commercial training or education where delegates are charged a fee, including but not limited to the use of such material as part of course handouts, lecture slides, etc., nor may you sell copies of the material for commercial gain.

6. Use for Policy Documentation. You may not use the WTS Application Guides as-is within a policy document, legal claim or dispute. Limited extracts and rewordings are permitted up to a total of 20% of the WTS Application Guides per document produced. The Company will not be held liable in any way for the use of this material within a legal document. This means that you cannot simply attach a full printout of the WTS Application Guides to your team's policy documents or use the contents of the WTS Application Guides as evidence in a court case.

7. Limitation of Liability. In no event will the Company or his suppliers be liable to you for any damages, claims or costs whatsoever or any consequential, direct, indirect, incidental damages, or any lost profits or lost savings, even if a representative of the Company has been advised of the possibility of such loss, damages, claims or costs or for any claim by any third party. The foregoing limitations and exclusions apply to the extent permitted by applicable law in your jurisdiction. The Company's aggregate liability and that of his suppliers under or in connection with this agreement shall be limited to the amount paid for the WTS Application Guides, if any. The Company is acting on behalf of his suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this Agreement, but in no other respects and for no other purpose.

8. Alteration and Bypassing of Security Features. It is a criminal act to alter or bypass any security features protecting the content of the WTS Application Guides, including but not limited to attempts to remove, alter, edit/extract or printing controls, metadata and identification headers, or gaining unauthorized access to the WTS FTP site. You are not granted any right to convert or translate the WTS Application Guides or the contents thereof into any other electronic format except for the sole and exclusive purpose of archival in a compressed format file. This means that you can store your copy on CD-ROM or in a ZIP/TAR/SIT type of compressed file, but you cannot convert the WTS Application Guides into a non-PDF format such as a word processing document, a full-page graphic image collection, etc.

9. 'Not for Resale' Copies. The Company will supply copies of the WTS Application Guides to selected individuals and agencies with a zero charge, at the sole discretion of the Company. These copies will be visibly marked indicating that they cannot be resold, distributed or published. Removal or alteration of the visible marking identifying the copy as not for resale and/or the name of the recipient is prohibited.

10. Application of the SLA. You acknowledge that if you and the Company enter into a SLA, the SLA shall govern and control to the extent of any conflicting language and provisions between that SLA and this Agreement.

11. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Wisconsin, United States of America without reference to conflict of law principles. Venue and jurisdiction for any federal or state court litigation shall be Dane County, Wisconsin. This Agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the

International Sale of Goods, the application of which is expressly excluded. This means that as you are purchasing the WTS Application Guides from the Company, who is a US Resident, your purchase is controlled by the aforementioned laws on refunds, returns, fitness for purpose, etc. and the WTS Application Guides themselves are controlled by the US laws on copyright and computer crime, even if you live in another country.

12. Severability. If any portion of this Agreement is held to be invalid or unenforceable, the remainder of this Agreement shall remain in full force and effect. To the extent any expressed or implied restrictions are not permitted by applicable law, such restrictions shall remain in force and effect to the maximum extent permitted by such applicable law.

Copyright Notice. WTS documentation contains proprietary information that is protected by copyright. All rights are reserved. It may not be photocopied, reproduced, or translated, in whole or in part, without the prior written consent of WTS Paradigm, LLC. Copyright © 2012 WTS Paradigm, LLC. All rights reserved.

Trademarks. WTS Paradigm® is a registered trademark of WTS Paradigm, LLC, a Wisconsin limited liability company. All other company or product names mentioned are trademarks or registered trademarks of their respective trademark holders.

Disclaimers. WTS Paradigm, LLC, reserves the right to make changes to this guide and its specifications or features at any time, without notice, subject to all applicable agreements. The examples in this guide refer to people, addresses, and organizations to illustrate the capabilities of our software. Any similarity to actual people and organizations is coincidental.

Contact information. Please contact your WTS Paradigm, LLC representative to obtain copies of WTS Paradigm, LLC documentation.

If you need technical assistance or have comments about this guide, please contact us at www.wtsparadigm.com

Some features may use RENCISshNet FTP library for secure FTP communications Library is Copyright © 2010, RENCIS. All rights reserved. Neither the name of RENCIS nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission. This software is provided by the copyright holders and contributors "as is" and any express or implied warranties, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose are disclaimed. In no event shall the copyright owner or contributors be liable for any direct, indirect, incidental, special, exemplary, or consequential damages (including, but not limited to, procurement of substitute goods or services; loss of use, data, or profits; or business interruption) however caused and on any theory of liability, whether in contract, strict liability, or tort (including negligence or otherwise) arising in any way out of the use of this software, even if advised of the possibility of such damage.