

TERMS AND CONDITIONS OF PURCHASING BILLSONAR INVOICE AND CRM SYSTEM

- You have downloaded and tried out every function of BillSonar software.
- You admit and agree the following software license agreement.
- You admit that it is beyond our power to pay refund after a transfer has been made.

LICENSE AGREEMENT OF BILLSONAR INVOICE AND CRM SYSTEM

This End-User License Agreement ("EULA") is a legal, technically obligatory agreement between You (either an individual or an economic organization) - henceforth Licensee - and 6DS Idea Ltd. - henceforth License-seller - for the use of the within named software product.

Please be sure to carefully read and understand all of the rights and restrictions described in this "EULA", because with the installation of the named software you agree with and accept the terms and conditions of this agreement; and with that action of yours, the agreement between us will come into effect.

This software is protected by copyright laws. This "EULA" grants the Licensee with the non-time-limited use of the software (or in case of renting, for the determined time period), only in one copy. We do not grant the Licensee with any ownership. Every authority regarding the software, as an intellectual creation, belongs to the License-seller.

It is not in the scope of the License-seller's duties to qualify the device, which the Licensee wish to use, for the acceptance and executing of the software.

In case Licensee becomes aware of any unauthorized usage of the software, Licensee (he/she) is bound to do everything possible to make an end of it. Licensee is bound to prevent any unauthorized usage he/she became aware of, and also bound to immediately inform the License-seller in writing.

It is forbidden to decrypt the software or to analyze it's internal structure. (It is forbidden to modify, reverse-engineer, decompile, or disassemble the software)

The software can not be lent or borrowed, nor rent or leasing. The right of usage can not be granted over.

Arise from the complex nature of computer softwares, 6DS Idea Ltd. can not guarantee for the given software to work completely errorless or without any confusion, or that it is compatible with every device and software configuration.

IN NO EVENT SHALL THE LICENSE-SELLER OR ANYONE ELSE INVOLVED IN THE CREATION, PRODUCTION, MARKETING, DISTRIBUTION, OR DELIVERY OF THE

SOFTWARE, BE LIABLE FOR ANY DAMAGES
WHATSOEVER; (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF
BUSINESS PROFITS, FOR BUSINESS INTERRUPTION, FOR LOSS OF BUSINESS
INFORMATION, OR FOR OTHER MONETARY LOSS),
ARISING OUT OF THE USE OF THE SOFTWARE OR THE INABILITY TO USE THE
SOFTWARE, EVEN IF YOU HAVE BEEN NOTIFIED OF THE POSSIBILITY OF SUCH
DAMAGES.

THE LIABILITY OF 6DS IDEA LTD. ACCORDING TO ANY POINT OF THE
AGREEMENT ONLY EXTENDS AT MOST TO THE AMOUNT YOU HAVE PAID FOR THE
SOFTWARE.