



End-User License Agreement

This "Gold Lock Enterprise" End-User License (EULA) is a legal agreement between you (either an individual or a single entity) and Gold Line Group Ltd. ("GLG") for the "Gold Lock Enterprise" which includes computer software, online services, "online" or electronic documentation, printed documentation, example files, and license files or hardware keys (collectively referred to as the "SOFTWARE") and the data generated by the SOFTWARE (generated data is collectively referred to as the "OUTPUT"). The SOFTWARE also includes any updates and supplements to the original SOFTWARE that are provided to you by GLG. You may receive the SOFTWARE on physical media ("MEDIA"), such as CD-ROMs, floppy diskettes, and parallel port or USB adapters.

By installing, copying, accessing, or using the SOFTWARE or its OUTPUT you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, then DO NOT install or use the SOFTWARE.

THIS SOFTWARE IS NOT FOR SALE. The SOFTWARE is licensed to you as the end user, it is not sold.

PAYMENT

The license granted under this EULA is conditioned upon your payment of the applicable license fee. If you have elected to pay by credit card, you authorize GLG to charge your credit card for all amounts due to GLG plus any applicable taxes.

Your license may not be cancelled prior to the end of the license period that you have selected. No fees will be refunded. Your license period will automatically renew and your credit card will be charged unless you cancel your license, which you may do by contacting us at sales@gold-lock.com.

All license fees are subject to change at the discretion of GLG. Your fees will not change in the middle of any license period for which you have already made payment, and any changes will be effective upon the next renewal of your license. Prior to charging you for any license renewal on an automated basis, GLG will notify you of any license fee changes by sending you an email to the email address you provided us when you registered for the license.

GLG may share the payment information that you provide, including your credit card information, with GLG's partners and service providers for the purposes of processing payment and assisting GLG in the provision of services under this EULA.

SOFTWARE LICENSE

- GLG and/or its licensors own all copyright, trade secret, trademark, patent, and any other intellectual property or proprietary rights in and to the SOFTWARE. GLG grants you a non-exclusive, non-transferable license to use a single copy of the SOFTWARE on a single hard drive provided this copyright is not violated and provided the terms and conditions of the EULA are accepted and observed.
- If you agree to all of the terms of this EULA, a license to use the SOFTWARE on a single hard drive is granted to you.

OTHER RIGHTS AND LIMITATIONS

- You may not decompile, disassemble, or otherwise reverse engineer the SOFTWARE.
- You may not transmit any portion of the SOFTWARE over a network, by telephone, or electronically by any means except as necessary to install your licensed copy of the SOFTWARE.
- You may not sell, transfer or convey the SOFTWARE or the MEDIA to any third party.

WARRANTY DISCLAIMER

Both parties to a communication must have installed the SOFTWARE in order for the SOFTWARE to function.

GLG has no knowledge of available ways to decrypt the OUTPUT and has not included any means within the Software (such as "back doors") that would enable GLG or anyone else to decrypt the OUTPUT. However, as with any security related product, there is always a chance of a successful attack on the security of the OUTPUT, and accordingly GLG does not assume responsibility for damages that might be caused by any unauthorized access to the OUTPUT.

GLG makes no representation that the SOFTWARE, its OUTPUT or the MEDIA are appropriate, legal or available for use under the laws of any country. You are responsible for ensuring that use of the SOFTWARE is permitted under and compliant with the laws of your jurisdiction.

THE SOFTWARE, ITS OUTPUT AND THE MEDIA ARE PROVIDED "AS-IS," WITHOUT WARRANTY OF ANY KIND. ANY USE OF THE SOFTWARE, ITS OUTPUT AND THE MEDIA IS AT YOUR OWN RISK. TO THE MAXIMUM

EXTENT PERMITTED BY APPLICABLE LAW, GLG AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AFFILIATES, AGENTS, DISTRIBUTORS AND LICENSORS (TOGETHER, THE “GLG PARTIES”) DISCLAIM ALL WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT WITH RESPECT TO THE SOFTWARE, ITS OUTPUT, AND THE MEDIA.

If any jurisdiction does not allow the exclusion of implied warranties contained in this EULA, then implied warranties in those jurisdictions will be excluded to the maximum extent permitted by law.

LIMITATION OF LIABILITY AND INDEMNIFICATION DISCLAIMER

IN NO EVENT SHALL ANY GLG PARTY BE LIABLE TO YOU OR ANY THIRD PARTY, WHETHER UNDER FOR ANY DIRECT, SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF, OR INABILITY TO USE, THE SOFTWARE, ITS OUTPUT, OR THE MEDIA, INCLUDING POSSIBLE NON-RANDOMNESS OF THE SOFTWARE, AND WHETHER BASED ON CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE, EVEN IF ANY GLG PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY.

IN THE EVENT THAT ANY GLG PARTY IS FOUND LIABLE FOR ANY DAMAGES, THEN TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT SHALL THE AGGREGATE LIABILITY OF THE GLG PARTIES EXCEED THE GREATER OF THE LICENSING FEES PAID BY YOU FOR THE SOFTWARE OR TWENTY (20) UNITED STATES DOLLARS.

The GLG Parties will not indemnify you and will have no liability for any claim, action, or suit based on patent, trade secret, or copyright infringement arising from your use of the SOFTWARE, its OUTPUT or the MEDIA, including as a result of the customization of the SOFTWARE (e.g., integrating with other applications). You acknowledge that you are solely responsible for determining whether your use infringes on a third party's rights.

If any jurisdiction does not allow any of the exclusions or limitations of liability for damages contained in this EULA, then the GLG Parties' liability shall be limited in those jurisdictions to the extent permitted by law.

INDEMNIFICATION OF GLG

You are solely responsible for ensuring that your use of the SOFTWARE and its OUTPUT are permissible under and in compliance with the laws of your jurisdiction.

You agree to indemnify and hold harmless the GLG Parties for any and all liability, costs, expenses or damages arising out of your breach of this EULA and your use of the SOFTWARE, its OUTPUT or the MEDIA.

EXPORT LAW

You agree not to export the SOFTWARE, the OUTPUT or the MEDIA, either directly or indirectly, to any foreign country except when such export is authorized by, and in full compliance with, the laws and regulations of Israel.

TERMINATION

This EULA is effective until terminated. You may terminate it at any time by destroying the SOFTWARE and MEDIA and erasing any copies residing on computer and mobile equipment.

This EULA will also terminate if you do not comply with any terms and conditions of this EULA or if you fail to pay the applicable license fee. In addition, GLG may terminate this EULA in the event that it ceases to offer the SOFTWARE or ceases to offer the SOFTWARE on the same terms as the license that you acquired. Your sole remedy for such termination will be a pro rata refund of any pre-paid license fees.

GLG reserves the right to terminate this EULA if it deems, in its sole discretion, that you are unreasonable in your communications with GLG or other communications that pertain or relate to the SOFTWARE, its OUTPUT or the MEDIA.

Upon any termination you agree to destroy any and all copies of the SOFTWARE and MEDIA and erase all copies residing on computer and mobile equipment.

GOVERNING LAW

This EULA shall be governed by and construed and interpreted in accordance with the laws of Israel and such laws will govern this EULA, without giving effect to any choice of law rules. In the event that you have allegations or claims against any GLG Party, they must be pursued in an Israeli court of law. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this EULA.

GENERAL

This EULA and GLG's [Privacy Policy](#), which is incorporated herein by reference, constitute the entire agreement of you and any GLG Party concerning your use of the

SOFTWARE, its OUTPUT and the MEDIA, and supersedes all discussions, proposals, bids, invitations, orders, and other communications, oral or written, on this subject.

This EULA may not be waived, amended, or modified in any way except through a written agreement signed by GLG. If any one or more provisions of this EULA are found to be illegal or unenforceable, the remaining provisions will be enforced to the maximum extent possible.

Gold Line Group Ltd. is an Israeli corporation with its mailing address at Meginei Hagalil 5, Rehovot 76200, Israel.