

End User License Agreement

Please read carefully the following legally binding End User License Agreement between BILLION and YOU for the BiGuard SSL VPN Tunnel Upgrades License ('Upgrades License'). By purchasing any Upgrades License from BILLION YOU agree to be bound by this End User License Agreement that accompanies such Upgrades License. If YOU do not agree to comply with ANY of the provisions in this End User License Agreement that accompanies such Upgrades License, YOU may not install or copy or in any way use such Upgrades License.

1. Definitions

'BILLION' shall mean BILLION Electric Co., Ltd.

'Client(s)' shall mean any and all personnel of YOU and/or any individual permitted by YOU who may access the Product and the Firmware.

'Documentation' shall mean any documentation provided to YOU by BILLION (including electronic and printed) whether accompanies the Product or provided individually.

'License Key' shall mean an unique certificate issued by BILLION for Upgrades License. Each License Key may be used only once.

'Product' shall mean any and all items of BILLION's BiGuard SSL VPN Security Application Series purchased by YOU.

'Firmware' shall mean those programs, which are embedded to and/or installed in the Product.

'Update(s)' shall mean any enhancement or improvement to the functionality of the Firmware made available to YOU by BILLION at its sole discretion from time to time.

'Upgrades License' shall mean BiGuard SSL VPN Tunnel Upgrades License which provides YOU the upgrades of maximum of Clients accessing the Product and the Firmware through network simultaneously. YOU may from time to time purchase extra Upgrades License through BILLION's authorized distributor.

2. Copyright And Ownership

Once YOU have bought the Product, YOU understand and acknowledge that YOU own only the tangible part on which the Firmware is deployed. YOU do not own the Firmware itself. The Firmware is the exclusive property of BILLION. The Firmware and the Documentation are proprietary products of BILLION and are protected throughout the world by copyright and other intellectual property rights.

3. Grant Of License

3.1 In consideration of YOUR payment of the price of the Product or any License Key, BILLION hereby grants to YOU a non-exclusive right to use the Product and the Firmware subject to the number of Upgrades License.

3.2 YOU are NOT permitted to reverse engineer, disassemble or decompile the Firmware or any portion thereof except to the extent and for the express purposes authorised by applicable law.

4. Updates

BILLION will continuously provide Updates of the Firmware. YOU may access and download Updates from the website of BILLION. All provisions provided in this Agreement shall be applied to any and all Updates provided to YOU by BILLION.

5. Limited Warranty And Remedy

5.1 BILLION warrants to YOU only that for a period of one (1) year from the date of purchase (the "Warranty Period"): (i) the Product and the Firmware will perform substantially in accordance with the Documentation provided that it is operated in accordance with the Documentation; (ii) the Documentation adequately describes the operation of the Product and the Firmware in all material respects; and (iii) the License Key can be active for only one time and will become invalid after register.

5.2 If BILLION is notified in writing of a breach of this warranty during the Warranty Period, BILLION's entire liability and YOUR sole remedy shall be (at BILLION's option) to correct or replace the Product and/or the Firmware and/or their Documentation within a reasonable time or provide or authorise a refund of the price following the return of the Product accompanied by all Documentation and the proof of purchase. Any items provided as replacement under the terms of this warranty will be warranted for the remainder of the original Warranty period.

6. DISCLAIMER OF WARRANTIES

6.1 EXCEPT FOR THE EXPRESS WARRANTIES CONTAINED IN SECTION 5 ABOVE, BILLION MAKES NO WARRANTIES, CONDITIONS, UNDERTAKINGS OR REPRESENTATIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE IN RELATION TO THE PRODUCT AND THE SOFTWARE AND ANY UPGRADES INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OR ARISING FROM COURSE OF DEALING, USAGE OR TRADE. SOME STATES/JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU AND YOU MAY HAVE OTHER LEGAL RIGHTS THAT VARY FROM STATE TO STATE OR BY JURISDICTIONS.

6.2 WITHOUT LIMITATION TO THE FOREGOING, BILLION DOES NOT WARRANT THAT THE PRODUCT AND THE SOFTWARE AND ANY UPGRADES WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE PRODUCT WILL BE ERROR FREE OR UNINTERRUPTED OR THAT DEFECTS IN THE PRODUCT WILL BE CORRECTED.

7. LIMITATION OF LIABILITY

7.1 YOU USE THE PRODUCT AT YOUR OWN RISK. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL BILLION OR ANY OF ITS THIRD-PARTY LICENSORS AND SUPPLIERS BE LIABLE TO YOU FOR OR TO THOSE CLAIMING THROUGH YOU FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGE OR LOSS OF ANY KIND INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS, LOSS OF CONTRACTS, BUSINESS INTERRUPTIONS, LOSS OF OR CORRUPTION OF DATA HOWEVER CAUSED AND WHETHER ARISING UNDER CONTRACT OR TORT, INCLUDING NEGLIGENCE, EVEN IF BILLION HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7.2 IF ANY LIMITATION, EXCLUSION, DISCLAIMER OR OTHER PROVISION CONTAINED IN THIS END-USER LICENSE AGREEMENT IS HELD TO BE INVALID FOR ANY REASON BY A COURT OF COMPETENT JURISDICTION AND BILLION BECOMES LIABLE THEREBY FOR LOSS OR DAMAGE THAT MAY LAWFULLY BE LIMITED, SUCH LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, WILL NOT EXCEED THE PRICE PAID BY YOU TO BILLION.

8. Export Control Requirements

YOU hereby agree that YOU will use, disclose and/or transport the Product in accordance with any applicable export control laws and regulations and that YOU are solely responsible for fulfilling any applicable governmental requirements in connection with YOUR use, disclosure and/or transport of the Product. YOU agree to indemnify and hold BILLION harmless from and against any claim, loss, liability or damage suffered or incurred by BILLION resulting from or related to YOUR violation of this paragraph.

9. Confidentiality

The Firmware may include confidential information which is secret and valuable to BILLION. YOU are not entitled to use or disclose that confidential information other than strictly in accordance with the terms of this Agreement. BILLION reserves the right to disclose details of the End User License Agreement to third promotional purposes. Notwithstanding the foregoing, BILLION will only process personal information in accordance with the provisions of Data Protection Law of Taiwan, R.O.C.

10. General

- 10.1** Any reseller, distributor or dealer from whom YOU may have purchased the Product is not appointed or authorised by BILLION as its servant or agent. No such person has any authority, either express or implied, to enter into any contract or provide YOU with any representation, warranty or guarantee with or to YOU or to translate or modify this Agreement in any way on behalf of BILLION or otherwise to bind BILLION in any way whatsoever.
- 10.2** Failure by BILLION to enforce any particular term of this Agreement shall not be construed as a waiver of any of its rights under it.
- 10.3** The illegality, invalidity or unenforceability of any part of this Agreement will not affect the legality, validity or enforceability of the remainder.
- 10.4** If YOU have signed a separate written software license agreement with BILLION covering the use of the Product and/or the Firmware, the terms of such signed software license agreement shall take precedence over any conflicting terms of this Agreement. Otherwise this Agreement constitutes the entire agreement between the parties in relation to the Product and its licensing and supersedes any other oral or written communications, agreements or representations with respect to the Product.
- 10.5** The construction, validity and performance of this Agreement shall be governed by and submitted to the laws of Taiwan, R.O.C. and the non-exclusive jurisdiction of Taiwan Taipei District Court. Notwithstanding the foregoing, BILLION shall have the right to seek injunctive, or similar, relief in any courts of competent jurisdiction.

Any notices required to be given in writing to BILLION or any questions concerning this End User License Agreement should be addressed to: [**support@billion.com**](mailto:support@billion.com)