



AnswerModules End User License Agreement

This end user license agreement (hereinafter "the EULA") is between AnswerModules Sagl, with registered office in Via Penate 4, 6850 Mendrisio, Switzerland (hereinafter "AnswerModules") and you (either as an individual, a single corporation, or other single legal entity that purchases the applicable Software) ("Licensee"), and is effective from the date of the applicable Transaction Document, as defined below ("Effective Date").

AnswerModules and Licensee are hereinafter jointly referred to as "the Parties".

The Parties agree as follows:

1. Definitions

"AnswerModules Product(s)" means all software and documentation, as described in Annex 1 of this EULA, licensed by AnswerModules to Licensee;

"AnswerModules Product(s) Named User(s)" means a Named User authorized by a AnswerModules Product(s) User License to access and/or use AnswerModules Product(s);

"AnswerModules Product(s) User License" means a Standard Named User License;

"Applicable Taxes" shall have the meaning set out in Article 10 hereof;

"Client Module(s)" means each software client module licensed by AnswerModules to Licensee hereunder, together with all Support Software related thereto licensed by AnswerModules to Licensee hereunder:

"Client Named User(s)" means a Named User authorized by a Client Named User License to access and/or use a Client Module:

"Client Named User License" means an AnswerModules license purchased by Licensee hereunder authorizing: (a) Licensee to install a specific Client Module on one Desktop; and (b) one Client Named User to access and use all available functions within such Client Module on such Desktop;

"Desktop(s)" means a standalone computer operated by Licensee;

"Documentation" means all documentation licensed by AnswerModules to Licensee hereunder, including such documentation as is: (a) authorized by AnswerModules for general release to AnswerModules Licensees of the Software; and/or (b) provided to Licensee under an AnswerModules maintenance and/or support program related to the Software; whether in printed, electronic, on-line, and/or other format;

"Extranet" means a private external network operated by Licensee on a Server which is used to share information contained on Licensee's intranet with external third parties over the Internet:

"Named User" means an individual who uses a unique login name/password combination assigned to such individual by Licensee to access and/or use AnswerModules Product(s) and/or Client Module(s);

"Object(s)" means each work created and/or stored within AnswerModules Product(s), including without limitation, a Beautiful WebForms View, Content Script Object, Content Script Template;

"Server(s)" mean a network server operated by Licensee;

"Server Module(s)" means each software server module licensed by AnswerModules to Licensee hereunder, together with all Support Software related thereto licensed by AnswerModules to Licensee hereunder;

"Software" means any and all Developer Software, AnswerModules Product(s), Client Module(s), Documentation, Support Software, and other intellectual property licensed by AnswerModules hereunder, including each update, upgrade, and/or new version of same licensed hereunder, all source code and object code licensed hereunder, and all copies thereof made by Licensee;

"Standard Named User(s)" means a Named User authorized by a Standard Named User License to access and/or use AnswerModules Product(s);

"Standard Named User License" means an AnswerModules license purchased by Licensee hereunder authorizing one Standard Named User to: (a) access and/or use AnswerModules Product(s); and (b) create, modify, and/or delete Object(s);

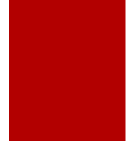
"Support Software" means all maintenance and/or support software, updates, upgrades, patches, fixes, modifications, ported versions, or new versions of the Software provided to Licensee pursuant to an AnswerModules maintenance and support program, together with all related Documentation provided to Licensee pursuant to such AnswerModules program:

"Term" means the term of this EULA as described in Article 14 hereof.

"Transaction Document" includes: a) a written order schedule signed by both parties which references this EULA, b) a quotation issued by AnswerModules and signed by the Licensee, c) an invoice issued by AnswerModules, or d) any other document that references this EULA and is agreed by AnswerModules in writing. If and to the extent of any inconsistency between two or more Transaction Documents, the priority of the Transaction Documents will be interpreted in the order listed above. All Transaction Documents are governed by this EULA.

2. Ownership of the software

2.1 Ownership. The Software is protected by Swiss and international copyright laws and treaties, as well as other laws and treaties. None of the Software is being sold. Except for those non exclusive licenses granted by AnswerModules to Licensee in this EULA, all ownership, license, intellectual property, and other rights and interests in, and to, the Software shall remain solely with AnswerModules and/or AnswerModules's licensors.





3. Non exclusive AnswerModules product(s) license

- 3.1 AnswerModules Product(s). If AnswerModules Product(s) is licensed by AnswerModules to Licensee hereunder, AnswerModules grants to Licensee, subject to Licensee purchasing each AnswerModules Product(s) User Licensee required under the provisions of this EULA, a non-exclusive, non assignable, and non-transferable worldwide license during the Term to: (a) copy, install, and execute as many copies of the object code version of AnswerModules Product(s) on as many Server(s) as Licensee desires; and (b) use related Documentation; for the sole purpose of Licensee conducting Licensee's internal business operations and not for any other purpose (including redistribution).
- 3.2 User Restrictions. Prior to any individual accessing and/or using AnswerModules Product(s) and/or related Documentation licensed to Licensee under this EULA, Licensee shall first purchase the appropriate AnswerModules Product(s) User License for such individual. Only Standard Named User(s) shall access and/or use AnswerModules Product(s) and/or related Documentation licensed to Licensee hereunder, including, if Licensee so authorizes, through an Extranet operated by, or for, Licensee. No other party or parties shall access and/or use AnswerModules Product(s) and/or related Documentation licensed hereunder.
- 3.3 Second User License. Prior to each additional user login name/password combination being concurrently issued to a Standard Named User; Licensee must purchase an additional AnswerModules Product(s) User License for such Named User and allocate such additional

AnswerModules Product(s) User License to such Named User.

- 4. Non exclusive client module license
- 4.1 Client Module(s). For each Client Named User License purchased by Licensee hereunder, AnswerModules grants to Licensee a non-exclusive, non assignable, and non-transferable worldwide license during the Term to: (a) install and execute the object code version of the Client Module licensed to Licensee hereunder on one Desktop; and (b) authorize one Client Named User to access and/or use the Client Module on such Desktop and use related Documentation; for the sole purpose of Licensee conducting Licensee's internal business operations and not for any other purpose (including redistribution).
- 4.2 User Restrictions. Only Client Named User(s) shall access and/or use Client Module(s) and/or related Documentation licensed hereunder. No other party or parties shall access and/or use Client Module(s) and/or related Documentation licensed hereunder.
- 5. User license provisions
- 5.1 User License Requirement. Prior to any individual accessing and/or using any of the Software licensed by AnswerModules hereunder, Licensee shall first purchase the appropriate AnswerModules Product(s) User License, and/or Client Named User License for such individual from AnswerModules and allocate such user license to such individual by means of a record system maintained by Licensee. Each Standard Named User and/or Client Named User shall comply with all of the terms of the particular AnswerModules user license allocated to such party by

Licensee pursuant to this EULA.

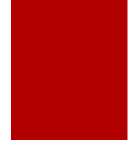
5.2 Reallocation. No individual user license purchased hereunder may be allocated, or shared, among more than one individual. If any AnswerModules Product(s) Named User, and/or Client Named User no longer requires access to, nor any use of, the Software, Licensee may reallocate such individual's AnswerModules user license(s) to another individual by means of a record system maintained by Licensee

6. Authorized copies

- 6.1 Documentation. Licensee shall not modify the Documentation in any manner. Licensee may make copies of the Documentation provided: (a) the number of copies made does not exceed the number of individual user licenses purchased by Licensee hereunder (b) each copy is only disclosed to, and used by, an AnswerModules Product(s) Named User, and/or Client Named User for the purpose of using Software pursuant to this EULA (and not for redistribution); and (c) no such copy is distributed and/or used to conduct training for which Licensee, or any other party, receives a fee.
- 6.2 Software. Licensee may make one complete copy of the Software for backup purposes only. Subject to Article 3.1 above, no other copies of the Software shall be made by or for Licensee. Licensee shall: (a) assign an identifier number to each copy of the Software made by Licensee; and (b) maintain a system sufficient to track the: (i) Server; (ii) Desktop; and/or (iii) location; of each such copy. Each copy of the Software (and/or Documentation) made by Licensee hereunder must contain the same copyright and other proprietary notices that appear on the original copy of same provided to Licensee hereunder.

7. Restrictions

- 7.1 Restrictions. Licensee shall not: (a) transfer, and/or redistribute the Software to any party in whole or in part; (b) rent, time share, or operate a service bureau with respect to the Software; (c) charge a fee to any party for access to and/or use of the Software; and/or (d) install, use, and/or make available the Software for any online application service provider business, internet service provider business, or other online software rental business. Licensee shall not publish or disclose results of any benchmark or other test run on the Software without AnswerModules' prior written consent. Except as authorized herein, Licensee shall not grant any sublicense to any party or parties to access and/or use the Software. Licensee shall not use the Software for the on-line control of aircraft, air traffic, aircraft navigation, or aircraft communications, or in the design, construction, operation or maintenance of any nuclear facility, or for medical or surgical applications, or any other application in which failure could create a situation where personal injury or death could occur.
- 8. Ordering Software And User Licenses from AnswerModules
- 8.1 AnswerModules pricing. AnswerModules charges different license fees to license each Server Module, and/or each Client Module pursuant hereto. AnswerModules reserves the right to change its license and/or other fees at any time or times. No such change shall apply to any license purchased by Licensee prior to change.
- 8.2 Written Confirmation. Licensee agrees that, prior to





entering into this EULA, Licensee has confirmed with AnswerModules in writing the specific Software which Licensee has licensed from AnswerModules under this EULA and the number and types of AnswerModules individual user and other licenses which Licensee has initially purchased from AnswerModules under this EULA. All additional software which Licensee wishes to license from AnswerModules under this EULA, as well as all additional AnswerModules individual user and/or other licenses which Licensee wishes to purchase from AnswerModules under this EULA, shall be subject to AnswerModules's prior written approval in each such case.

- 8.3 Risk of Loss. Title to the physical media containing the Software and all risk of loss for such media and Software shall pass to Licensee upon delivery by AnswerModules of same to the shipping dock of the AnswerModules facility shipping same ("Delivery Point"), at which Delivery Point the Software shall be deemed to have been delivered to the Licensee and Licensee shall be deemed to have accepted same. None of the Software is being sold by AnswerModules, either in whole or in part.
- 9. AnswerModules SUPPORT.
- 9.1 AnswerModules Support Program(s). Licensee may purchase such standard maintenance and/or support program(s) related to the Software as AnswerModules generally makes available. Unless otherwise specified by AnswerModules in writing, all Support Software and related Documentation provided to Licensee pursuant to an AnswerModules maintenance and/or support program shall be licensed to Licensee under this EULA. If Licensee fails to pay any fees to AnswerModules when due, AnswerModules may suspend all maintenance and support.

10. Licensee fees and payment to AnswerModules

- 10.1 Timely Payment To AnswerModules. The exercise by Licensee of each of the licenses granted in this EULA is conditional upon Licensee making timely and complete payment to AnswerModules of all license fees and other amounts due to AnswerModules hereunder, as well as Licensee making payment of all Applicable Taxes. Licensee shall make timely and complete payment to: (a) AnswerModules of all license fees and other amounts due to AnswerModules hereunder; and (b) the appropriate government authority of all country, federal, provincial, state, municipal, and other government excise, import, customs, sales, use, consumption, goods and services, property, valueadded, internet, online, e-commerce, and other duties, levies and taxes of every kind arising out of this EULA, whether imposed on the Software or otherwise and regardless of whether any or all of same exist at the Effective Date or are imposed thereafter, except such taxes as may be imposed on AnswerModules's income ("Applicable Taxes"). AnswerModules is obligated to pay any Applicable Taxes on behalf of Licensee, Licensee shall reimburse AnswerModules in full for same promptly following receipt of AnswerModules's invoice for same.
- 10.2 Over Usage. AnswerModules may, at any time or times, estimate and invoice Licensee for any and all license fees and other amounts payable by Licensee to AnswerModules as a result of any access and/or use of the Software by, or through, Licensee in excess of the number and/or type of AnswerModules individual user and/or other licenses purchased by Licensee from AnswerModules under this EULA. Licensee shall make timely and complete payment to AnswerModules of all such license fees and other amounts

invoiced by AnswerModules. Each invoicing and/or receipt by AnswerModules of such license fees and/or other amounts shall be without prejudice to any rights and/or remedies which AnswerModules may possess under this EULA, at law, in equity, and/or otherwise.

- 10.3 Amounts Not Included. All Applicable Taxes, freight, insurance, and brokerage fees pertaining to Software licensed hereunder shall be in addition to each of the license fees and other amounts due to AnswerModules under this EULA and shall be paid by Licensee to AnswerModules in full. All Licensee fees and other amounts due to AnswerModules under this EULA are payable to AnswerModules in Swiss Francs.
- 10.4 Invoicing And Payment. AnswerModules will invoice Licensee: (a) for Software licensed under this EULA upon shipment of same to the Delivery Point; and (b) from time for time for all licenses fees and other amounts due to AnswerModules under this EULA. All license fees and other amounts due to AnswerModules hereunder shall become payable by Licensee to AnswerModules upon Licensee's receipt of AnswerModules's invoice for same. Each license fee and/or other amount due to AnswerModules under this EULA which is not paid in full to AnswerModules within 30 days following its due date shall bear interest at a rate of 1% per month (12% per annum), or the maximum amount allowed by law, if less, on such unpaid portion until fully paid.

11. BOOKS, RECORDS, AND AUDITS

- 11.1 Audit. Throughout the Term and for 12 months thereafter: (a) Licensee shall maintain electronic records sufficient for AnswerModules to confirm that Licensee has complied with its user license obligations under Article 3 through Article 5 inclusive of this EULA; (b) Licensee shall make available to AnswerModules from time to time, upon AnswerModules' request, copies of Licensee's AnswerModules Product(s) and Client Module login accounts; and (c) AnswerModules may, from time to time, audit Licensee's records and computer systems to ensure Licensee has complied with its obligations to AnswerModules hereunder. If necessary to comply with applicable privacy legislation, Licensee shall obtain written consent from each Named User authorizing release to AnswerModules of all such information for the purposes stated above.
- 11.2 Conduct. Each audit shall be conducted during regular business hours at Licensee's facilities and shall not interfere unreasonably with Licensee's business. AnswerModules shall provide Licensee with prior notice of each audit. Licensee shall co-operate with AnswerModules' audit team, provide access to Licensee records, and allow AnswerModules to make and remove copies of Licensee records for the above purposes.
- 11.3 Noncompliance. If any audit reveals that Licensee has failed to comply with any provision in this EULA, Licensee shall promptly: (a) remedy such noncompliance; and (b) make payment to AnswerModules of all audit and other costs incurred by AnswerModules in performing such audit.

12. Limited warranties

12.1 Limited media warranty. AnswerModules warrants to Licensee that the media on which the Software is delivered to Licensee will be free from defects in materials and workmanship under normal use for sixty (60) days from the date of first delivery of same to Licensee under this EULA.





AnswerModules' entire liability to Licensee, and Licensee's sole remedy against AnswerModules, for each breach of the warranty contained in this paragraph 12.1 is limited to requiring AnswerModules to replace the defective media without charge.

12.2 Limited Software Warranty. AnswerModules warrants to Licensee that the Software delivered to Licensee under this EULA: (a) will be free of viruses at the time of first delivery of same to Licensee under this EULA; and (b) will perform substantially in accordance with its accompanying user Documentation for sixty (60) days from the date of first delivery of same to Licensee under this EULA. AnswerModules' entire liability, and Licensee's sole remedy against AnswerModules, for each breach by AnswerModules of the software warranty contained in this paragraph 12.2 shall be limited to requiring AnswerModules to deliver a replacement copy of the relevant Software to Licensee free of viruses; and/or at AnswerModules' option, to either: (1) correct the error giving rise to such breach ("Error"); or (2) help the Licensee work around the Error, the type and extent of such help to be in AnswerModules' sole discretion; or (3) subject to Article 13 hereof, refund all license fees paid to by Licensee hereunder for the defective portion of the Software.

12.3 Warranty exclusions. The AnswerModules warranty in paragraph 12.2 shall not apply to any breach and/or Error caused by (a) any change to the Software made by any party other than AnswerModules; (b) accident, neglect or misuse by any party other than AnswerModules; (c) Licensee's failure to provide a suitable installation and/or operating environment for the Software; (d) use of the Software on a software and/or hardware platform not approved by AnswerModules in writing; (e) software, hardware, firmware, data, and/or technology not licensed or approved by AnswerModules in writing; (f) any telecommunications medium used by Licensee; (g) Licensee's own computer system; and/or (h) failure of Licensee and/or user to comply with the Documentation. AnswerModules does not warrant that the media and/or software licensed under this EULA will be error free, that each error in same will be corrected by AnswerModules and/or AnswerModules's licensors, that the software will operate on any and all hardware and/or software platforms, or that the software will identify all known viruses. Except for the express limited warranties provided by AnswerModules in sections 12.1 and 12.2 above, all media and software provided to Licensee under this EULA shall be provided by AnswerModules on an "as is basis". Except for the express limited warranties provided by AnswerModules in sections 12.1 and 12.2 above, AnswerModules and AnswerModules's Licensors disclaim any and all express and/or implied warranties and conditions of every kind pertaining in any way to the media and/or software licensed by AnswerModules under this EULA, including without limitation, each warranty and/or condition of quality, merchantability, description, operation, adequacy, suitability, fitness for particular purpose, title, interference with use or enjoyment, and/or non infringement, whether express or implied by law, usage of trade, course of dealing, custom, or otherwise. Neither AnswerModules, or AnswerModules's Licensors, make any representation, nor provide any warranty and/or condition, regarding the adequacy of the media and/or software for any particular purpose, or the adequacy of the media and/or software to produce any particular result. Each warranty which cannot be excluded according to the applicable law shall be limited in time to the sixty (60) day period set out in section 12.2 above; and (b) AnswerModules's total liability to Licensee for breach of any and/or all such warranties shall be limited to the amount stated in section 13.3 of this EULA.

13. Limitation of overall AnswerModules liability

13.1 Notwithstanding any provision in this EULA, any and all breaches by AnswerModules of this EULA (including fundamental breach), the termination by AnswerModules of this EULA, and/or any obligation that AnswerModules may have in contract, tort, equity, at law, and/or otherwise, in no event shall AnswerModules be liable to Licensee, to any user of the software, and/or to any other party or parties for: (a) any indirect, incidental, special, consequential, aggravated, exemplary, and/or punitive damages; nor (b) any lost sales, lost revenue, lost profits, lost data, or reprocurement amount; howsoever arising, even if AnswerModules has been advised of the possibility of such damages and/or losses arising and notwithstanding the failure of essential purpose of any remedy contained herein.

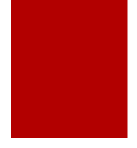
13.2 Except for direct damage claims asserted by Licensee against AnswerModules for breach of any of AnswerModules's obligations under article 12 above, AnswerModules shall not be liable to Licensee, to any user of the software, and/or to any other party or parties, for any direct damages, compensatory damages, and/or other damages of any kind, nor for any losses, expenses, liabilities, and/or other amounts, arising out of and/or related in any way to this EULA, including without limitation, those arising out of: (a) the delivery, installation, use, and/or performance of the media and/or software; (b) any error, defect, inadequacy, omission, non performance, and/or malfunction in any and/or all of the media and/or software; and/or (c) any and all breaches by AnswerModules (including fundamental breach) of this EULA, whether such liability is based in contract, tort, equity, at law, and/or on any other theory of liability, howsoever arising, and notwithstanding the failure of essential purpose of any remedy contained herein.

13.3 Notwithstanding section 13.2 above and/or any other provision of this EULA, AnswerModules's total, cumulative, and aggregate liability to Licensee: (a) arising under the provisions of this EULA; (b) for any and all breaches by AnswerModules of this EULA (including fundamental breach) and/or the failure of essential purpose of any remedy contained herein; (c) for any termination by AnswerModules of this EULA; and/or (d) for any other act, omission, or event related in any way to this EULA; shall not exceed the total amount of license fees received by AnswerModules from Licensee under this EULA, whether AnswerModules's liability is based in contract, tort, equity, at law, and/or upon any other theory of liability, howsoever arising. Licensee agrees that AnswerModules would not have entered into this EULA without this section 13 being included herein.

14. Term And Termination

14.1 Term. The term of this EULA ("Term") shall begin on the ("Effective Date") and shall continue in full force until terminated pursuant to this Article 14.

14.2 Termination For Default. AnswerModules may terminate this EULA for default if Licensee: (a) becomes insolvent; (b) files any proceeding in bankruptcy or acquires the status of a bankrupt. AnswerModules may also terminate this EULA for default if Licensee breaches any provision of this EULA provided: (i) AnswerModules provides Licensee with written notice of breach and a ten (10) day period within which to cure such breach ("Cure Period"); and (ii) Licensee fails to cure each such breach by the expiry of the Cure Period. Any termination of this EULA shall be without prejudice to each right and/or remedy which AnswerModules may possess





against Licensee under this EULA, at law, in equity, and/or otherwise.

14.3 Effect Of Termination. Upon any termination of this EULA: (a) all licenses granted by AnswerModules herein shall immediately terminate; and (b) Licensee shall immediately cease all use of the Software and return all of the Software (including all copies thereof made by, or for, Licensee) to AnswerModules. Articles 1, 2.1 7, and 8, together with Articles 10 through 16 inclusive, of this EULA shall survive any expiry or termination of this EULA and shall continue in full force.

15. Miscellaneous Provisions

- 15.1 Confidentiality. Licensee shall: (a) receive and maintain the Software in confidence; (b) use the same degree of care with respect to the Software as Licensee employs to protect Licensee's own confidential and/or trade secret information from unauthorized use, duplication and/or disclosure, being, in any event, a high degree of care; and (c) use, duplicate, and disclose the Software solely in accordance with the provisions of this EULA. Licensee shall not modify any of the Software except as authorized herein, nor adapt, translate, reverse engineer, decompile, disassemble, and/or otherwise attempt to discover the source code of the Software, nor take any other steps to discover the confidential information and/or trade secrets contained in the Software.
- 15.2 Independent Contractors. AnswerModules and Licensee shall remain independent contractors at all times. Neither AnswerModules, or Licensee, shall have any authority to bind the other in any manner.
- 15.3 Waiver, Amendment, Assignment. No waiver of any provision herein shall be binding upon AnswerModules or Licensee unless set out in a written waiver signed by both parties. This EULA shall only be amended by a written document signed by AnswerModules and Licensee stating such document is an amendment or an addendum hereto. This EULA shall not be assigned by Licensee, in whole or in part, without AnswerModules' prior written consent. Each reference herein to "days" means calendar days.
- 15.4 New EULA. This EULA shall apply to all Software accompanying this EULA, or authorized by AnswerModules in writing for use by Licensee pursuant hereto. AnswerModules reserves the right to require Licensee to enter into a new license agreement and/or a substantially amended version of this EULA if Licensee wishes to license any further or other software and/or documentation from AnswerModules at any time or times.
- 15.5 Vienna Convention. All provisions of the United Nations Convention On Contracts For The International Sale of Goods are hereby rejected by the parties and excluded from this EULA in their entirety.
- 15.6 Governing Law. This EULA shall be governed by the laws of Switzerland, conflicts of law principles excluded. Except for injunctive relief required by AnswerModules to protect its intellectual property, any dispute relating to or arising in connection of this Agreement is subject to the exclusive jurisdiction and venue of the courts of Lugano, Switzerland.
- 15.7 Force Majeure. AnswerModules shall not be responsible for any reasonable delay and/or failure in performance by AnswerModules of any and/or all of AnswerModules' obligations under this EULA caused by any act, omission,

and/or event beyond AnswerModules' reasonable control.

- 15.8 Severability. Should any provision of this EULA be deemed contrary to applicable law and/or unenforceable by any court of competent jurisdiction, such provision shall be considered severed from this EULA but all remaining provisions shall continue in full force.
- 15.9 Export Laws. Licensee shall comply with all applicable laws and/or regulations pertaining to the Software, including all export laws, regulations, and/or directives, and comply with all laws and regulations in Licensee's jurisdiction and any other location related to the import, export, transfer, shipping, and/or use of the Software.
- 15.10 Third Party Software. The Software includes software and/or documentation licensed by AnswerModules from third parties. All trademarks relating to the Software shall remain the property of AnswerModules, AnswerModules' licensors, and/or their respective owners.
- 15.11 Press Release. Licensee agrees AnswerModules may use and disclose Licensee's name and logo and the nature of this EULA in an AnswerModules public press release, including but not limited to AnswerModules' website.
- 15.12 No Enterprise License. This EULA is not an enterprise license agreement. The Software shall not be installed, stored or executed on any server, desktop, or other computer operated by any of Licensee's parent, subsidiary, and/or affiliated companies or by any other party.

16. ENTIRE EULA.

16.1 Entire License Agreement. This EULA sets forth the entire agreement between AnswerModules and Licensee with respect to the subject matter hereof, and supersedes all prior oral and written agreements and understandings between the parties relating thereto. Neither party shall be bound by or be liable for any alleged representation, promise, or inducement not expressly stated herein.





Annex 1 - AnswerModules Product(s)

- 1. AnswerModules Beautiful WebForms and related documentation;
- 2. AnswerModules Content Script and related documentation;
- 3. AnswerModules Script Console and related documentation;
- 4. AnswerModules Smart Pages and related documentation;
- 5. AnswerModules Content Script Extension for UI and related documentation;
- 6. AnswerModules Content Script Extension for Workflows and related documentation;
- 7. Content Script Extension for WebReports and related documentation:
- 8. AnswerModules Module Suite, which is composed of:
- a) AnswerModules Beautiful WebForms and related documentation;
- b) AnswerModules Content Script and related documentation;
- c) AnswerModules Script Console and related documentation;
- d) AnswerModules Smart Pages and related documentation;
- e) AnswerModules Content Script Extension for UI and related documentation;
- f) AnswerModules Content Script Extension for Workflows and related documentation;
- g) Content Script Extension for WebReports and related documentation;

and related documentation;

9. AnswerModules Module Suite Connector for DocuSign and related documentation