ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

The Legal Part	Basically, it says
IMPORTANT - PLEASE READ THIS END USER LICENSE AGREEMENT CAREFULLY BEFORE ACCEPTING ITS TERMS. IF YOU DO NOT AGREE TO THIS AGREEMENT, DO NOT CONTINUE YOUR REGISTRATION OR USE OF INDUSTRIAL LOGIC'S INTERACTIVE, MULTIMEDIA ELEARNING AND TRAINING MODULES, WORKSHOPS AND ALBUMS (COLLECTIVELY, THE "INDUSTRIAL LOGIC ONLINE TRAINING" OR "ILOT SERVICES"). TO AGREE TO THIS AGREEMENT, PLEASE COMPLETE THE REQUESTED INFORMATION AND THEN CLICK THE "ACCEPT" BUTTON. BY CLICKING THE ACCEPT BUTTON AT THE END OF YOUR REGISTRATION, OR BY ACCESSING ANY OF THE ILOT MATERIALS, YOU REPRESENT THAT THE INFORMATION PROVIDED IS COMPLETE AND ACCURATE, THAT YOU HAVE THE AUTHORITY TO ENTER INTO THIS AGREEMENT, THAT THE TERMS AND CONDITIONS OF THIS AGREEMENT HAVE BEEN ACCEPTED, AND THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN AGREEMENT NEGOTIATED AND SIGNED BY YOU.	By clicking the "Accept" button and accessing the Industrial Logic Services (ILOT Services), you agree to all the terms and conditions below.
You may download and print a copy of this Agreement from http://www.industriallogic.com/EULA.pdf.	You can receive a copy of this agreement at any time by following the link.
1. EULA. This Online eLearning and Training End User License Agreement (this "Agreement" or "EULA") applies to the enrollment in and use of the ILOT Services from Industrial Logic, Inc., a Delaware corporation having its principal place of business at 829 Bancroft Way, Berkeley, CA 94710 ("Industrial Logic"), by you, the Licensee. All orders for the ILOT Services are subject to acceptance by Industrial Logic. Industrial Logic will not be bound by any terms or conditions of Licensee's order that are inconsistent with or in addition to those in this EULA. In the case of any conflict, this EULA will prevail. If Industrial Logic and Licensee have entered into a separate purchase or license agreement, which is signed by both parties, then the provisions of such separate agreement take precedence over this EULA.	This End User License Agreement and nothing else governs the use of the ILOT Services unless we sign something that says otherwise.
2. ILOT Services. The ILOT Services consist of the online eLearning, training and other services offerings, modules, workshops and albums listed on the Industrial Logic website located at http://industriallogic.com/shop , and	You can check out all of our eLearning and online offerings and workshops at our website

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

the links to the specific ILOT offering pages found at the website. Depending on which offering the Licensee has purchased, the ILOT Services may include certain source code, documentation, materials, files, and presentation slides that are downloadable by the Licensee.

http://industriallogic.com/shop

3. ILOT Services Delivery. Licensee's orders will be deemed accepted upon Licensee's receipt of enrollment confirmation and login code(s) from Industrial Logic. ILOT Services will be deemed accepted upon access and/or receipt by Licensee. Industrial Logic will not be liable for any Licensee loss resulting from delays in delivery, scheduling conflicts, or technical issues.

We don't owe you money if there is a problem with the delivery of our services (which we will of course, seek to avoid!).

4. License Grant, Restrictions and Licensee Responsibilities.

4.1. License Grant. Subject to the terms and conditions herein, (including without limitation, receipt by Industrial Logic of all fees owed by Licensee), Industrial Logic grants Licensee, a perpetual, limited, non-exclusive, non-transferable, revocable license for Licensee or an employee or contractor of Licensee who is permitted to access, download and use the ILOT Services subject to the terms and restrictions contained in this EULA (each an "Authorized User") to access, display and use the ILOT Services solely for Licensee's internal business and training purposes, and not for redistribution or resale

We're granting you an ILOT Services license for your personal business and training purposes. You can't share the account or transfer the license to anybody else.

4.2. Restrictions. Licensee shall not directly or indirectly: (a) copy, share, give away, display, distribute, sublicense or otherwise use the ILOT Services in any manner or for any purpose not expressly authorized by this EULA; (b) reverse engineer, disassemble, decompile, create derivative works of or otherwise adapt, modify, or translate the ILOT Services, or otherwise attempt to derive the source code of any Industrial Logic or other software, which may be related to the ILOT Services; (c) extract content on the ILOT Services in order to repurpose or resell the content; (d) alter, remove, obscure, erase, deface, or hide from view any copyright, trademark, or other proprietary rights notice contained in or on the ILOT Services; or (e) engage in any systematic downloading or

You can't do anything silly with our eLearning materials and software like reverse engineering it or extracting content to give or resell to someone else.

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

other activity directed towards the content on the ILOT Services to create an electronic database or archive for use by other than by Authorized Users. Licensee acknowledges that certain course materials offered as part of the ILOT Services are print disabled. 4.3. Licensee Responsibilities. Except as explicitly set You have to provide your own forth herein, Licensee is solely responsible for acquiring and systems to access the ILOT Services maintaining all of the equipment, software, services and and protect all your accounts and items necessary to access and make use of the ILOT passwords - if you don't you're Services, including without limitation paying all charges, responsible and can get in trouble. taxes, and other costs and fees related to Internet access. Licensee may access the ILOT Services only through the interfaces and protocols provided or authorized by Industrial Logic. Licensee is solely responsible for: (a) maintaining the confidentiality of any passwords, login codes, and other account information required to access ILOT Services; (b) all acts that occur in connection with Licensee's account; and (c) immediately notifying Industrial Logic of any unauthorized use of Licensee's account. Licensee hereby guarantees the performance of, and shall be fully responsible for any failure of Authorized Users to comply with the terms of this EULA, or any other license agreement for software that may be used in connection with the ILOT Services. Ownership and Proprietary Rights. The parties Industrial Logic owns the ILOT acknowledge and agree that all copyrights, patents, trade Services, but if you play by the rules secrets, concepts, techniques or other intellectual property vou can use them. rights associated with any ideas, concepts, creations, designs, engineering details, techniques, inventions, processes, software, works of authorship, course materials and documentation comprising or incorporated within the ILOT Services, which are developed, created or used by Industrial Logic or its personnel in connection with the ILOT Services are and shall remain the sole and exclusive property of Industrial Logic and/or its third party licensors and are proprietary information of those parties. Reservation of Rights and Compliance. 6. We can change any of the ILOT Services whenever we feel like it.

Reservation of Rights. Industrial Logic may in its

sole discretion change, limit, or discontinue any aspect,

6.1.

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

content, tool, or feature that is a part of the ILOT Services. Industrial Logic reserves the right, in its sole discretion, to restrict the use of the ILOT Services as well as suspend or revoke Licensee's rights to use the ILOT Services if Licensee's use of the ILOT Services exceeds the number of Authorized Users or otherwise violates this EULA or applicable law.	
6.2. No Other Rights Granted. No right, title, or interest in or to any trademarks, service marks, or trade names of Industrial Logic or Industrial Logic's licensors is granted hereunder and any use thereof will inure solely to the benefit of Industrial Logic and/or Industrial Logic's licensors. United States and international copyright law and international treaties protect the ILOT Services.	Your purchase of a license allows you to use the specific ILOT Services you paid for but does not provide an ownership stake.
7. Compliance. Industrial Logic reserves the right to monitor Licensee's use of the ILOT Services to ensure compliance with this EULA and prevent unauthorized or fraudulent use. Such monitoring of use may include but is not limited to determining whether or not the ILOT Services is accessed under the account from multiple computers, as well as noting downloads beyond the limit, if any, of the total number of courses as may be set forth in the applicable online order, or use exceeding the number of Authorized Users. Upon reasonable notice and during regular business hours, Licensee will permit Industrial Logic to inspect the locations at, or computer systems on which the ILOT Services is accessed or used so that Industrial Logic can verify Licensee's compliance with this EULA. Licensee agrees to comply strictly with all applicable export control laws and regulations.	Industrial Logic monitors the usage of our ILOT Services and will take away access privileges if they are abused.
8.1. Unless otherwise set forth in the ordering process or terminated earlier as provided below, the licenses granted hereunder will be perpetual.	Your license is perpetual unless you decide, through your actions, to break this agreement.
8.2. A party may terminate this Agreement and any of the licenses hereunder; (a) upon thirty (30) days written notice to the other party of a material breach in connection with any of	If there is a problem, we will try to resolve it. If it cannot be resolved, either party can provide 30 days

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

the ILOT Services if such breach remains uncured at the expiration of such period; or (b) if the other party becomes the subject of a petition in bankruptcy or any other proceeding relating to insolvency, receivership, liquidation or assignment for the benefit of creditors.

notice to end this agreement.

8.3. Termination of this Agreement shall not prevent either party from pursuing all available legal remedies, nor shall such termination relieve Licensee's obligation to pay all fees that are owed. The parties' rights and obligations under this Agreement that by their nature are intended to survive termination of this Agreement shall do so. Upon the expiration or termination of this Agreement, Licensee shall: (a) immediately cease using the affected ILOT Services; and (b) certify to Industrial Logic within thirty (30) days that Licensee has destroyed or has returned to Industrial Logic all copies of the affected ILOT Services in Licensee's or any Authorized User's possession, or located on Licensee's internal computer systems.

If the ILOT Services are abused and Industrial Logic terminates the license, you have to stop using the services and you still may be in trouble.

9. Prices; Expenses; Taxes. Prices and fees for the ILOT Service can be found at the Industrial Logic Online at: the 'SHOP' http://www.industriallogic.com/shop as well as on the Industrial Logic receipt that Licensee will receive in connection with your ILOT Services purchase. All prices listed are PER AUTHORIZED USER. Industrial Logic may adjust its fees and prices for the ILOT Services at any time without notice. Licensee is responsible for all duties and taxes, imposed upon the sale, license, purchase, delivery, possession or use of ILOT Services. Licensees are responsible for their own telephone and Internet service provider charges associated with the use of ILOT Service and these are not included as part of the fees or prices. Payment may be made by valid credit card, company check or purchase order. Payment must be received in advance of delivery of the applicable ILOT Services. To the maximum extent permitted by applicable law, all ILOT Services sales are final and no refunds are offered.

You can find our prices at http://www.industriallogic.com/shop

All our prices are per user and need to be paid before you can use the ILOT Services. Industrial Logic can adjust prices at any time.

10. ILOT Services Support. Industrial Logic provides comprehensive online support for all of the ILOT Services,

We provide online support for our offering and will get back to you

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

including, but not limited to an "Add/View Feedback" feature in many of its courses which allows the Licensee to interact with Industrial Logic personnel via an interactive dialog box to ask questions, make comments or report errors. While Industrial Logic strives to provide rapid feedback and support for all the ILOT Services, if a Licensee properly submits their question or issue, Industrial Logic will provide an email or online response within two (2) business day from the time of the inquiry.

within two (2) business days.

Limited Warranty; Disclaimer. Industrial Logic warrants to Licensee that the ILOT Services will be provided in a professional and workmanlike manner. INDUSTRIAL LOGIC EXPRESSLY DISCLAIMS ALL OTHER EXPRESS OR **IMPLIED** WARRANTIES. INCLUDING. WITHOUT LIMITATION, THE **IMPLIED** WARRANTIES MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. INDUSTRIAL LOGIC IS DELIVERING THE ILOT SERVICES ON AN "AS IS" BASIS. INDUSTRIAL LOGIC DOES NOT WARRANT THAT THE ILOT SERVICES AND ANY SOFTWARE OR **ILOT MATERIALS** PROVIDED INDUSTRIAL LOGIC TO LICENSEE HEREUNDER WILL REOUIREMENTS MEET THE OF LICENSEE INDUSTRIAL LOGIC ASSUMES NO RESPONSIBILITY FOR THE QUALITY, UTILITY, ACCURACY OR SECURITY OF THE ILOT SERVICES, OR USEFULNESS OF THE SAME FOR ANY PURPOSE. INDUSTRIAL LOGIC DOES NOT GUARANTEE NETWORK SECURITY. INDUSTRIAL LOGIC ACCEPTS NO RESPONSIBILITY OR LIABILITY FOR THE SECURITY OF LICENSEE'S **ELECTRONIC** ENVIRONMENT. OBLIGATIONS AND LIABILITIES OF INDUSTRIAL LOGIC AND ITS LICENSORS AS SET FORTH HEREIN ARE EXCLUSIVE AND EXPRESSLY IN LIEU OF ALL OTHER OBLIGATIONS, LIABILITIES AND REMEDIES, EXPRESS OR IMPLIED, INCLUDING ANY OBLIGATION, LIABILITY, RIGHT, CLAIM, OR REMEDY (COLLECTIVELY, "CLAIMS") IN TORT, CONTRACT, STATUTE, OR OTHERWISE WHETHER OR NOT ARISING FROM NEGLIGENCE OF INDUSTRIAL LOGIC OR ITS AFFILIATES, ACTUAL OR IMPUTED. INDUSTRIAL LOGIC SHALL NOT BE LIABLE FOR ANY SERVICES OR PRODUCTS PROVIDED BY ANY THIRD PARTY VENDORS, DEVELOPERS OR CONSULTANTS IDENTIFIED OR REFERRED TO LICENSEE BY INDUSTRIAL LOGIC DURING PERFORMANCE OF ILOT SERVICES, OR OTHERWISE.

Basically, the ILOT Services are provided "AS IS" and we don't make any specific promises about them.

12. Infringement; Indemnification. Subject to the limitation of liability set forth below, Industrial Logic will

We will defend you if our services infringes someone's rights and they

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

defend or settle at its option and expense any legal proceeding brought against Licensee, to the extent that it is solely based on a claim that the ILOT Services directly infringes a copyright or U.S. Patent, and will pay all damages and costs awarded by a court of final appeal attributable to such claim, provided that Licensee: (a) gives written notice of the claim promptly to Industrial Logic; (b) gives Industrial Logic sole control of the defense and settlement of the claim: (c) provides to Industrial Logic all available information and assistance; and (d) has not compromised or settled such claim. If any of the ILOT Services are found to infringe, or in Industrial Logic's opinion is likely to be found to infringe, any third party's intellectual property rights, Industrial Logic may elect to: (y) obtain for Licensee the right to use such ILOT Services so that it becomes non infringing; or (z) remove the infringing ILOT Services and refund Licensee's net book value for the affected ILOT Services. Industrial Logic has no obligation under this Section 12 for any claim which results from: (aa) Licensees improper use of the ILOT Services: (bb) Industrial Logic's compliance with designs or specifications of Licensee; (cc) modification of the ILOT Services or other products; or (dd) use of an allegedly infringing version of any of the ILOT Services, if the alleged infringement could be avoided by the use of a different version made available to Licensee. THIS SECTION STATES THE ENTIRE LIABILITY OF INDUSTRIAL LOGIC AND EXCLUSIVE REMEDIES OF LICENSEE FOR CLAIMS OF **INFRINGEMENT.** Licensee agrees to indemnify, defend and hold Industrial Logic harmless from and against any and all loss, damage, liability and expense (including reasonable attorneys fees and costs) arising out of any claim based on Licensee's (yy) breach of this EULA; or (zz) use of data generated from such ILOT Services.

sue you, but not if you abused your license privileges or broke the terms of this agreement.

13. Limitation of Liability. Except for breach by Licensee of its obligations under Sections 4, 7, 9 and 12, and to the extent not prohibited by applicable law: (a) each party's aggregate liability to the other hereunder will be limited to the amount paid by Licensee for the ILOT Service which is the subject matter of the claims; and (b) neither party will be liable hereunder for any indirect, punitive, special, incidental or consequential damages even if that

The most either of us would owe the other is what you paid for the ILOT Services unless you broke the terms of this agreement.

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

party has been previously advised of the possibility of such damage and even if any exclusive remedy provided for in these Terms fails of its essential purpose. BOTH PARTIES AGREE THE LIMITATIONS SET FORTH IN THIS SECTION, REFLECTS THE ALLOCATION OF RISK UNDERSTOOD AND AGREED UPON BY THE PARTIES, AND THAT IT PLAYED AND INTEGRAL ROLE IN EACH PARTY'S DECISION TO ENTER INTO THIS AGREEMENT. Relationship. The relationship of Industrial Logic We're all adults and are responsible 14. and Licensee established by this Agreement is that of for ourselves and only ourselves. independent contractors, and nothing contained in this Agreement shall be construed to (a) give either party the power to direct and control the day to day activities of the other; (b) deem the parties to be acting as agents, partners, joint ventures, co owners or otherwise as participants in a joint undertaking; or (c) allow either party to create or assume any obligation on behalf of the other party for any purpose whatsoever. 15. **Excused** Performance; If something happens outside of our Force Majeure. Industrial Logic shall not be liable in any way for any control and it's not our fault, we delays in, or any failure of, services performed hereunder due don't make any specific promises on to any wrongful or negligent act or omission of Licensee, or the delivery of our services. its employees and agents; and/or Licensee's failure to follow the ILOT Service requirements. Neither party shall be liable or deemed in default for any delay in performance under this Agreement resulting directly or indirectly from acts of God. war, insurrection, terrorism, national emergency, fires, storms, labor disputes, acts of vandals or hackers, acts of civil or military authority or any other cause beyond the reasonable control of such party. This provision does not relieve Licensee of its obligation to make payments then owing. 16. Miscellaneous. This EULA will be governed We're in California so that state's by and interpreted in accordance with the laws of the State of law governs this agreement. California governing a contract made and wholly performed within the State of California. This EULA, when accepted

and

Services

by you, constitutes the entire agreement between Industrial Logic and Licensee with respect to the furnishing of ILOT

understandings or agreements with respect to the specific

any

prior

negotiations.

supersedes

ONLINE ELEARNING AND TRAINING

END USER LICENSE AGREEMENT

subject matter hereof. No other terms and conditions shall be included or implied unless agreed in writing by an authorized representative of the parties. The rights of Industrial Logic and obligations of Licensee under this EULA shall inure to the benefit of Industrial Logic's assignees, licensors, and licensees. This EULA is not assignable or transferable in whole or in part by Licensee without the prior written consent of Industrial Logic, which consent shall not be unreasonably withheld. The provisions of the EULA are severable and if any one or more of the provisions hereof are illegal iudicially determined to be or otherwise unenforceable, in whole or in part, the remaining provisions of this EULA shall be binding. A waiver of any section of the EULA does not constitute a waiver of the whole EULA. All notices given pursuant to this EULA shall be in writing sent by electronic mail, certified or registered mail (return receipt requested), overnight express services or by facsimile. The parties agree that this EULA is between Licensee and Industrial Logic, and creates no obligations to Licensee on part of Industrial Logic's licensors, subcontractors, or suppliers. Licensee expressly relinquishes any rights as a third party beneficiary to any agreements between Industrial Logic and such parties, and waives any and all rights or claims against any such third party. Each party is duly authorized and empowered to enter into and perform this EULA. The parties knowingly and expressly consent to the foregoing terms and conditions.