

Purchase Order

This form is to be used exclusively by customers outside France.

Customers from Europe MUST fill in their VAT number.

Date:
 PO #

ZABI 01consulting
 128, rue Houdan
 92330 Sceaux
 France
 RCS 439678269

Code	Title	Qty*	Unit price	Total
Rep_FP_FR	MCAD Europe 2005	1	1 950,00 €	1 950,00 €
Rep_FP_FR	PLM France 2005		590,00	
			Total	1 950,00 €

* Each licence is for a single user.

* Qty represents the number of user licences ordered for the electronic document.

Deliver to:

e-mail			
Company			
Address		Zip code	
Tel		ctry	
Réf. :			

Invoice to:

Address		Zip code	
Tel		Country	
VAT#			
e-mail			

Payment to accompany this purchase order, in full. Only in Euro.

This purchase order is bound with 01consulting terms and conditions.

Delivery is made electronically to the e-mail above, which is the single entitled user.

If you have ordered more than one copy, please provide corresponding user e-mails below:

Additional e-mails:

Customer Signature and Seal

Name:

Function:

Date:

O1consulting Terms and Conditions

EVERYONE MUST AGREE TO ALL OF THE TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT TO BECOME A USER, WHICH IN TURN PERMITS HIM/HER TO ACCESS CERTAIN OF O1CONSULTING'S RESEARCH (THE "PRODUCTS") ON O1CONSULTING'S WEB SITE. BY COMPLETING THE ENROLLMENT PROCESS, USER AGREES TO THE TERMS OF THIS AGREEMENT, JUST AS IF HE/SHE HAD SIGNED THIS AGREEMENT. IF YOU DO NOT WISH TO BE BOUND BY THIS AGREEMENT, PLEASE DO NOT COMPLETE THE ENROLLMENT PROCESS.

1. Changed Terms.

O1consulting may change or discontinue any aspect of its website at any time, including, its content or features. O1consulting reserves the right to change the terms and conditions applicable to use of the Products. Such changes shall be effective immediately upon notice, which shall be placed on the website. Use of the Products after notice shall be deemed to acceptance by User of such changes.

2. Term.

O1consulting may terminate User's access at any time for any reason. The provisions regarding Disclaimer of Warranty, Accuracy of Information, Indemnification, and Third Party Rights shall survive.

3. Copyright and License of Product.

The Products are the property of O1consulting and are protected by French, European and international copyright law and conventions. User acknowledges that access to the Products is limited to the License terms set forth herein and any expansion must be in writing. The granting of the License to access and use the Products is conditioned on User's agreement not to disclose, copy, disseminate, redistribute, or publish a Product, or any portion of or excerpts of a Product to any other party.

User shall have the right to use the Products solely by himself/herself for its own internal information purposes. If other individuals, even in the same organisation need a product, they have to acquire their own copy of the product. Reproduction of the Products in any form or by any means is forbidden without O1consulting's written permission, including but not limited to:

- A. information storage and retrieval systems;
- B. recordings and re-transmittals over any network (including any local area network);
- C. use in any timesharing, service bureau, bulletin board or similar arrangement or public display;
- D. posting any Product or any portion of a Product, to any other public or online service (including bulletin boards or the Internet) ; or
- E. sublicensing, leasing, selling, offering for sale or assigning the Product any portion of a Product.
 - i. User agrees to maintain all copyright, trademark and other notices contained in such Product.
 - ii. User agrees that it shall not use O1consulting's name or any excerpts from the Products in the promotion of its products or services.

4. Disclaimer of Warranties.

O1consulting does not make any warranties, express or implied, including, without limitation, those of merchantability and fitness for a particular purpose, with respect to the Products. Although O1consulting takes reasonable steps to screen Products for infection by viruses, worms, Trojan horses or other code manifesting contaminating or destructive properties before making the Products available, O1consulting cannot guarantee that any Product will be free of infection.

5. Accuracy of Information.

The information contained in the Products has been obtained or estimated from sources believed to be reliable. O1consulting disclaims all warranties as to the accuracy, completeness or adequacy of such information. The reader assumes sole responsibility for the selection of the Products to achieve its intended results. The opinions expressed in the Products are subject to change without notice.

6. Limitation of Liability.

In no event will O1consulting be liable for:

- A. damages of any kind, including without limitation, direct, incidental or consequential damages (including, but not limited to, damages for lost profits, business interruption and loss of programs or information) arising out of the use of or inability to use O1consulting's website or the Products, or any information provided on the website, or in the Products
- B. any claim attributable to errors, omissions, mis-estimations or other inaccuracies in the Product or interpretations thereof.

Applicable law may not allow the limitation or exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to some users. Under such situation, user explicitly agrees that in no event shall O1consulting's total liability to the user for all damages, losses, and causes of action (whether in contract, tort [including, but not limited to, negligence] or otherwise) exceed the amount paid by the user, if any, for accessing this site.

7. Links.

This Web site contains links to other Web sites, which are provided as resources for the convenience of users. Because O1consulting is not responsible for maintaining these sites, please direct your concerns about any of the linked sites to that site's administrator.

8. Indemnification.

User agrees to indemnify, defend and hold harmless O1consulting, its affiliates, licensors, and their respective officers, directors, employees and agents from and against all losses, expenses, damages and costs, including reasonable attorneys' fees, arising out of the use of the Products by User or User's account.

9. Third Party Rights.

The provisions regarding Disclaimer of Warranty, Limitation of Liability and Indemnification are for the benefit of O1consulting, and its licensors, employees and agents. Each shall have the right to assert and enforce those provisions against a User.

10. General Provisions.

Any provision in any memorandum received by O1consulting in connection with the Product which is inconsistent with, or adds to, the provisions of this Agreement is void. Neither the parties' course of conduct or trade practice will modify the terms of this Agreement. If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid, all other terms and conditions shall remain in full force and effect.

11. Governing Law.

This Agreement and the resolution of any dispute arising hereunder shall all be governed and construed in accordance with the laws of France, without regard to its conflicts of law principles. User consents to the jurisdiction of the commercial court of Paris, France ("Tribunal de Commerce de Paris").

12. Privacy Statement.

User's right to privacy is of large importance to O1consulting. When user registers to use our site, O1consulting will ask user to provide personal information. We use that information to provide user a more personalized online experience and to process orders, as well as to keep track of what topics are of interest to our users. This information will not be shared with any third party.

O1CONSULTING
183 avenue de Choisy
75013 Paris – France
RCS Paris B439678269