

Carefully read the following terms and conditions before purchasing this software. Unless you have a different license agreement signed by zmodulez.com your purchase of this software indicates your acceptance of this license agreement and warranty. BY PURCHASING THE SOFTWARE YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, AND THAT YOU UNDERSTAND AND AGREE WITH ITS TERMS AND SUBJECTS TO ITS CONDITIONS.

THIS LICENSE AGREEMENT (HEREINAFTER AGREEMENT) IS AN AGREEMENT BETWEEN YOU (THE PERSON OR COMPANY WHO IS BEING LICENSED TO USE THE SOFTWARE OR DOCUMENTATION) AND ZmoduleZ (HEREINAFTER WE/US/OUR). THE AGREEMENT APPLIES TO ALL PRODUCTS/SOFTWARE/SCRIPTS/SERVICES YOU PURCHASE FROM US.

This agreement shall be governed by the laws of any States and any countries. If the agreement is violated in any manner, the license may be revoked at the discretion of zmodulez.com, at any time. There are no refunds given for revoked licenses. Revocation of license is at the sole discretion of zmodulez.com.

YOU FURTHER AGREE THAT THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT CONCERNING THE SUBJECT MATTER OF THE AGREEMENT BETWEEN ZmoduleZ.com AND YOU, AND SUPERSEDES ANY PROPOSAL(S), OR PRIOR AGREEMENT(S), WHETHER WRITTEN OR ORAL, RELATING TO THE SUBJECT MATTER OF THE AGREEMENT.

Limit of Liability: zmodulez.com is not, and will not, be held liable for any conduct associated with your use of this program, for your advertising activity, nor for any content posted using zmodulez.com programs.

The user must assume the entire risk of using the program. zmodulez.com is not to be held, and will not accept, any liability for any damages, direct or consequential, resulting from the installation or use of this software. This includes, but is not limited to, loss of stored data or loss of operational capability of the associated hardware and software systems.

By purchasing the Software you acknowledge that you have read this entire Agreement, and that you agree to the content of the Agreement and its terms, and agree to use the Software in compliance with this Agreement.

The Agreement comes into legal force at the moment when you order our Software from our site or receive it through email or on data medium at our discretion.

We are the copyright holder of the Software. The Software or a portion of it is a copyrightable matter and is liable to protection by the law. Any activity that infringes terms of this Agreement violates copyright law and will be prosecuted according to the current law. We reserve the right to revoke the license of any user who is holding an invalid license.

This Agreement gives you the right to use the Software on one domain solely for your own personal or business use, subject to all other terms of this Agreement. A separate License should be purchased for each other domain the Software is deployed on. Any distribution of the Software without our consent, including noncommercial distribution is regarded as violation of this Agreement and entails liability, according to the current law.

You may not use any part of the code in whole or part in any other software or product or website.

You may not give, sell, distribute, sub-license, rent, lease or lend any portion of the Software or Documentation to anyone. You may not place the Software on a server so that it is accessible via a public network such as the Internet for distribution purposes.

You are bound to preserve the copyright information intact, this includes the text/link at bottom.

We reserve the right to publish a selected list of users of our Software.

We will not be liable to you for any damages (including any loss of profits/saving, or incidental or consequential) caused to you, your information and your business arising out of the use or inability to use this Software.

We are not liable for prosecution arising from use of the Software against law or for any illegal use.

If you fail to use the Software in accordance with the terms and conditions of this License Agreement, it constitutes a breach of the agreement, and your license to use the program is revoked.

License agreement remains effective until terminated. We retain the right to terminate your license to use the Software at any time, if in its sole discretion, you are not abiding by the terms of the Agreement, including, but not limited to, obscuring or removing any link or copyright notice as specified in this agreement. You may terminate it at any time by destroying all copies of the Software. Termination of this Agreement does not bind us to return you the amount spent for purchase of the Software.

If you continue to use the Software after ZmoduleZ gives you notice of termination of your license, you hereby agree to accept an injunction to enjoin you from its further use and to pay all costs (including but not limited to reasonable attorney fees) to enforce our revocation of your license and any damages suffered by us because of your misuse of the Software.

Additional Terms & Conditions :

Disclaimer of Warranty:

THIS SOFTWARE AND THE ACCOMPANYING FILES ARE SOLD "AS IS" AND WITHOUT WARRANTIES AS TO PERFORMANCE OR MERCHANTABILITY OR ANY OTHER WARRANTIES WHETHER EXPRESSED OR IMPLIED THE PURCHASER AGREES TO HOLD ZMODULEZ.com HARMLESS AND WITHOUT LIABILITY IN MATTERS OF DAMAGES, EITHER DIRECT, OR CONSEQUENTIAL, WHICH RESULT EITHER DIRECTLY OR INDIRECTLY, FROM THE USE OR NON-USE OF THIS SOFTWARE. ANY LIABILITY OF THE SELLER WILL BE LIMITED EXCLUSIVELY TO PRODUCT REPLACEMENT OR REFUND OF PURCHASE PRICE IN ACCORDANCE WITH THE STATED REFUND POLICY.

Modifications:

3rd party modifications prohibited without permission of zmodulez.com. Any 3rd party modification can cause warranty void.

Installation:

installation will be given upon request on server that fully satisfies requirements at extra cost.