

Boomi Order Form

influential

Influential Software Services Ltd
11 Hollingworth Court
Turkey Mill
Ashford Road
Maidstone
Kent ME14 5PP

Customer Name: <> (the “Customer”)

Customer Address: <>

This Order Form is entered into between Customer and Influential Software Services Ltd (“Influential”), whose registered address is 11 Hollingworth Court Turkey Mill Business Park, Ashford Road, Maidstone, Kent, England, ME14 5PP to purchase the Components stated in the table below (the “Services”). Influential is a partner of Boomi Corporation Ltd whose principal place of business in the UK is at 54 Portland Street, London W1B 1DY (“Boomi”).

The parties acknowledge and agree that the fees for the Services will be invoiced by and payable to Influential but that the Services will be provided by Boomi. As such, all the terms of this Order Form, except for the Payment section, shall be between Customer and Boomi. For the avoidance doubt, Influential represents and warrants that it has all necessary authority to act for Boomi and bind it to terms of this Order Form.

Item	Qty
Annual Fee	£<>

- Pricing is valid till <>
- The “Initial Term” stated above begins on the first or only date of the signatures below (the “Effective Date”).

TERM AND PAYMENT

The “Initial Term” stated above begins on the first or only date of the signatures below (the “Effective Date”). If the Initial Term is one year or less, fees for the Initial Term will be invoiced upon Influential’s receipt of this Order Form signed by Customer. If the Initial Term is for more than one year, then the first Annual Fee (as stated above) will be invoiced upon Influential’s receipt of this Order Form signed by Customer and each subsequent Annual Fee will be billed prior to the start of each subsequent annual period. All invoices under this Order Form shall be payable thirty (30) days from the date of the invoice.

The charges stated in this Order Form or invoice will include all duties, levies or any similar charges and will exclude VAT or equivalent sales or use tax. Customer is responsible for the payment of all taxes and fees assessed or imposed on the Service in any geography in which Customer uses the Boomi Integration Platform, including any sales, use, excise, value-added or comparable taxes, but excluding taxes for which

you have provided a valid resale or exemption certificate. Should any payments become subject to withholding tax, Customer will deduct these taxes from the amount owed and pay the taxes to the appropriate tax authority in accordance with applicable tax laws. Customer will promptly provide Influential with receipts or documents evidencing these tax payments. Influential is not liable for any withholding tax, penalty or interest due as a result of the failure by Customer to withhold any applicable tax.

Definitions

A “**Boomi Atom**” is the Boomi runtime engine that executes the integration processes. If and while one or more Boomi Atoms are hosted by Boomi, the Boomi Integration Platform Fee stated above includes up to one (1) gigabyte of data processed per Boomi Atom per month. If Customer exceeds one (1) Gigabyte of data processed per Boomi Atom per month, Customer shall be invoiced an additional one hundred dollars (\$100.00) a month for each additional gigabyte or fraction thereof processed.

A “**Connection**” is one connection end point to a database, application, or API for use in an integration process created within the Boomi Integration Platform. “**Enterprise**” class Connections and “**Standard**” class Connections are as stated at http://www.boomi.com/products/evaluate/supported_applications. Customer will be periodically notified in writing of added or deleted available Connections.

ADDITIONAL TERMS

Support is as defined at www.boomi.com/legal/service. The service level agreement for the Boomi Integration Platform is stated at www.boomi.com/sla.

The use of the Boomi Integration Platform and the provision of Professional Services (if delivered by Boomi) are governed by the terms and conditions stated above and the Boomi Master Services Agreement at www.boomi.com/MSA as of the date this Order Form is executed by Customer (the “**MSA**”). Boomi shall be intended third party beneficiary of the MSA and therefore entitled to enforce the terms of the MSA directly against Customer. The MSA is hereby incorporated herein and capitalized terms not defined in this Order Form are as defined in the MSA. In the event of a conflict or ambiguity between the terms of this Order Form and the MSA, the terms of this Order Form shall control and take precedence.

Support and Service Level Agreement. Support for Boomi Products is as defined at www.boomi.com/legal/services. The Service Level Agreement for the Boomi Integration Platform is stated at www.boomi.com/sal

Customer agrees to reasonably support reference activities including press releases, case studies, reference calls and speaking engagements. Customer agrees that Boomi and Influential may use the company name and/or logos of Customer, in Boomi’s and Influential’s discretion, to reflect Boomi customers on Boomi and Influential web sites, at trade shows or in Boomi or Influential marketing materials.