END USER LICENSE AGREEMENT (EULA)

Unless otherwise provided for in this End User License Agreement (EULA) and the User has not entered into any written agreement regarding the additional use of the software with the company IQS Sp. z o.o., this EULA gives the End User the right to use one (1) copy of the Software (as defined below) at any given time, in accordance with the terms and conditions specified in detail below.

This EULA is a legal agreement entered into between the User and the company IQS Sp. z o.o., with its registered office in Warsaw (hereinafter referred to as "IQS"), concerning the use of the Software by the User and by persons authorised by the User. Unless the User has entered into another written agreement with IQS concerning this Software, its use shall be governed by the provisions of this EULA.

By accepting this EULA, the User shall obtain a limited, worldwide, non-transferable, non-sublicenseable, non-assignable and non-exclusive license for the agreed remuneration to use the Software, which may be time-limited in the manner indicated in the signed order. The User can download and install the Software on many Data Processing Equipment. The User has the right to make the Software available for use by persons employed by the User or performing the work in a different form directly for the User. Unless agreed otherwise, the User has the right to use one active copy of the software for commercial purposes. If the User has purchased several software licenses, the User may have as many copies of the Software in use at any time, as the copies of license the User has purchased.

LICENSE TO USE THE SOFTWARE. The User obtains the right to use the Software (license), but the User shall not be the owner of the Software itself. The User, apart from making the Software available to the persons employed by the User and performing work directly for the User in a different form, shall neither make the Software available nor allow it to be opened, used, viewed, installed or transferred to other computers via a network connection. The Software may contain digital images, pictures, drawings, fonts, sounds and other artistic works ("Files"). The obligations and restrictions related to the Software shall also apply to Files. IQS reserves all rights not expressly granted to the User under this EULA.

By acquiring the right to the license, the User gains access to the Software for the period specified in the signed order. In case of any delays in payment for the granted license, IQS may suspend the User's access to the Software for as long as the User remains in arrears.

THE USER'S OBLIGATIONS ASSOCIATED WITH THE USE OF THE SOFTWARE.

The Software may include product activation and other technologies aimed at preventing unauthorised use and reproduction. The User may not sell, rent, lease or resell the Software.

SOFTWARE UPDATES

As part of the Software installation process, you must first agree to install the Software on the device. Consent to the installation of the Software means consent to periodic and automatic

download and installation of future software updates, bug fixes, function improvements ("Updates") by IQS without a separate consent of the User, during the term of the license.

If the Update is not installed, the User may not be able to use all the functions of the Software or the Software may not work properly. IQS shall not be obliged to provide support services for the Software if this type of Update has not been installed. Updates are made available at IQS's sole discretion.

INTELLECTUAL PROPERTY RIGHTS OF IQS

The Software shall be protected by intellectual property rights applicable in Poland. Therefore, the User may not distribute the Software without the consent of IQS, unless otherwise provided for in this EULA or the provisions of law.

The User confirms that the name *atenatabs*, *atenatabs* logos and other trademarks, service marks and figurative marks of IQS are trademarks of IQS (hereinafter referred to as "the Marks"). The User is not permitted to use the Marks without the consent of their owner, unless applicable law provides otherwise. The User may not delete, cover or change any information about proprietary rights incorporated in or attached to the Software. The User acknowledges and accepts the fact that IQS has the right to stop selling, distributing, servicing or updating the Software (or any part thereof) and services or offered products at any time.

USAGE TRACKING, CONTROL, PIRACY AND PRIVACY PROTECTION POLICY USED BY IQS.

Control and collection of all User's data and information concerning the use of the Software are subject to the principles of privacy protection policy applied by IQS (link to the privacy policy). IQS may control the use of the Software by the User in order to counteract piracy, may verify the correctness of registration and check - before sending a notification about installation of a new Software Update to the User - whether new Updates are available for the User's computer.

INDIRECT AND CONSEQUENTIAL DAMAGES

Liability for indirect and consequential damages shall be excluded. The User shall bear all costs related to damages resulting from information contained in the Software or developed with the use of the Software. To the maximum extent permitted by law, IQS, its suppliers and Licensors shall in no event be liable for damages resulting from the use or inability to use the Software (including loss of business profits, business interruption, loss of business information or other financial losses), even if they were informed about the possibility of such damages. If at least one of the grounds for the claim exists, the total liability of IQS against the User for any damage may in no event exceed the amount paid by the User for the Software. Due to the fact that some states or countries do not allow the exclusion or limitation of liability for consequential or incidental damages, the above stated limitation may not apply to every user.

GENERAL PROVISIONS

This EULA together with the signed order shall constitute the entire agreement between the User and IQS and supersedes any other communication or information concerning the Software and

documentation. The Software (or any function or part thereof) may not be available in all language versions or in all countries. In the event any provision of this EULA is found, in whole or in part, to be illegal, invalid or unenforceable under the applicable law, it shall not apply under such jurisdiction only to the extent that it is unlawful, invalid or unenforceable. None of the terms and conditions of this EULA may be considered as cancelled and thus its violation as justified, unless it has been cancelled and signed on behalf of the party concerned. Any (express or implied) cancellation of the provision of the Agreement shall not imply acceptance, cancellation or justification of other violations or subsequent violations. No modifications or amendments to this EULA shall be binding on IQS unless they are made in writing and duly signed by the User and by IQS.