CloudIkoulaONE 1.0

Copyright (c) 10 Ikoula, SAS au capital de 181.260 euros dont le siège social est situé 2 Cité Paradis, à Paris (75010), enregistrée au RCS de Paris sous le numéro unique 417 680 618

*** END USER LICENSE AGREEMENT ***

IMPORTANT: PLEASE READ THIS LICENSE CAREFULLY BEFORE USING THIS SOFTWARE.

1. LICENSE

By receiving, opening the file package, and/or using CloudIkoulaONE 1.0 ("**Software**"), you agree that this End User User License Agreement ("**EULA**") is a legally binding, valid contract and agree to be bound by it. You agree to abide by the intellectual property laws and all of the terms and conditions of this Agreement.

Unless you have a different license agreement signed by Ikoula your use of CloudIkoulaONE 1.0 indicates your acceptance of this license agreement and warranty.

Subject to the terms of this Agreement, Ikoula grants to you a limited, non-exclusive, non-transferable license, without right to sub-license, to use CloudIkoulaONE 1.0 in accordance with this Agreement and any other written agreement with Ikoula. Ikoula does not transfer the title of CloudIkoulaONE 1.0 to you; the license granted to you is not a sale.

CloudIkoulaONE 1.0 is only usable on a mobile device, such as an android tablet, an ipad, or a compatible smartphone (the "**Device**").

If you do not agree to be bound by this agreement, do not install this software and remove CloudIkoulaONE 1.0 from your Device now.

2. DISTRIBUTION

CloudIkoulaONE 1.0 and the license herein granted shall not be copied, shared, distributed, re-sold, offered for re-sale, transferred or sub-licensed in whole or in part except that you may make one copy for archive purposes only. For information about redistribution of CloudIkoulaONE 1.0, contact Ikoula.

3. USER AGREEMENT

3.1 Use

The use of CloudIkoulaONE 1.0 is limited to Ikoula's clients that are using Ikoula services under a separate agreement and acting as a professional, for professional use.

CloudIkoulaOne 1.0 allow you to use some of Ikoula services through a mobile application. The services are granted by Ikoula according to the separate agreement executed between Ikoula and you.

Nothing in the present agreement shall limits the rights and obligations stated in the separate agreement agreed by the client, whether the clients executed the general terms and conditions of Ikoula or a particular contract.

In the event of conflict between the present EULA and the separate contract executed by the client with Ikoula, the separate contract executed by the Client with Ikoula shall preavail.

Your license to use CloudIkoulaONE 1.0 is limited to the number of licenses ordered by you. You shall not allow others to use, copy or evaluate copies of CloudIkoulaONE 1.0.

3.2 Use Restrictions

You shall use CloudIkoulaONE 1.0 in compliance with all applicable laws and not for any unlawful purpose.

Each licensed copy of CloudIkoulaONE 1.0 may be used on one single Device location by one user. Use of CloudIkoulaONE 1.0 means that you have loaded, installed, or run CloudIkoulaONE 1.0 on a Device. If you install CloudIkoulaONE 1.0 onto a multi-user platform, server or network, each and every individual user of CloudIkoulaONE 1.0 must be licensed separately.

You may make one copy of CloudIkoulaONE 1.0 for backup purposes, providing you only have one copy installed on one Device being used by one person. Other users may not use your copy of CloudIkoulaONE 1.0. The assignment, sublicense, networking, sale, or distribution of copies of CloudIkoulaONE 1.0 are strictly forbidden without the prior written consent of Ikoula. It is a violation of this agreement to assign, sell, share, loan, rent, lease, borrow, network or transfer

the use of CloudIkoulaONE 1.0. If any person other than yourself uses CloudIkoulaONE 1.0 registered in your name, regardless of whether it is at the same time or different times, then this agreement is being violated and you are responsible for that violation!

3.3 Copyright Restriction

This Software contains copyrighted material, trade secrets and other proprietary material. You shall not, and shall not attempt to, modify, reverse engineer, disassemble or decompile CloudIkoulaONE 1.0. Nor can you create any derivative works or other works that are based upon or derived from CloudIkoulaONE 1.0 in whole or in part.

Ikoula's name, logo and graphics file that represents CloudIkoulaONE 1.0 shall not be used in any way to promote products developed with CloudIkoulaONE 1.0 . Ikoula retains sole and exclusive ownership of all right, title and interest in and to CloudIkoulaONE 1.0 and all Intellectual Property rights relating thereto.

Copyright law and international copyright treaty provisions protect all parts of CloudIkoulaONE 1.0, products and services. No program, code, part, image, audio sample, or text may be copied or used in any way by the user except as intended within the bounds of the single user program. All rights not expressly granted hereunder are reserved for Ikoula.

3.4 Limitation of Responsibility

You will indemnify, hold harmless, and defend Ikoula, its employees, agents and distributors against any and all claims, proceedings, demand and costs resulting from or in any way connected with your use of Ikoula's Software.

The liability of IKOULA is limited to direct material damage sustained by the Client and resulting from the sole fault of IKOULA within the framework of the Agreement. In no event shall IKOULA be held liable for any damage sustained by a third party (except for personal injury) or for any consequential damage sustained by the Client, or any commercial harm or commercial disturbance whatsoever, loss of profit, loss of orders, loss of expected savings, loss of business, deterioration of image, loss of traffic, or loss of data.

In any event, IKOULA may not be held liable for the data contained on the application CloudIkoulaOne 1.0, or the improper use of the CloudIkoulaOne 1.0

(including the use of any features therein) by You (including its personnel) or by any third party. In particular, in no event shall IKOULA be held liable for damages resulting from breaches of the provisions of the Penal Code, piracy and/or takeover of CloudIkoulaOne 1.0, including the piracy of any feature allowing remote access to CloudIkoulaOne 1.0 by a third party not authorised by the Client.

In no event shall IKOULA be held liable for a Force Majeure event, understood as any fact or event beyond the control of IKOULA, including: social conflicts, internal strikes, intervention by civil or military authorities, declared or undeclared war or hostilities, acts of terrorism, riots, natural disasters, extreme weather conditions affecting communication channels and making them impracticable, fires, flooding, epidemics, sanitary conditions, or the malfunction or interruption of telecommunication networks.

In no event shall IKOULA be held liable for any damage whatsoever resulting from deactivation CloudIkoulaOne 1.0 due to an event beyond its control.

The Parties acknowledge and accept that, whilst they use antivirus software, they cannot guarantee that CloudIkoulaOne 1.0 or communications between them are free of any virus.

You waive and vouche for the waiver by your insurers of the right to exercise any remedies exceeding the limits specified in this Article against IKOULA. Prices are determined in consideration of this clause. In the event of implementation of the liability of the IKOULA, you must minimise costs, losses and related damages.

In the event that the direct liability of IKOULA is incurred, the maximum amount that the Client may claim shall be limited, whatever prejudice and whatever reason, to an amount equal to the amounts paid by You to IKOULA for the license of CloudIkoulaOne 1.0.

3.5 Warranties

Except as expressly stated in writing, Ikoula makes no representation or warranties in respect of this Software and expressly excludes all other warranties, expressed or implied, oral or written, including, without limitation, any implied warranties of merchantable quality or fitness for a particular purpose.

3.6 Governing Law

This Agreement shall be governed by the law of the France applicable therein.

Disputes arising in connection with the validity, interpretation, performance or non-performance, interruption or termination of the present EULA will be submitted to relevant Court of Paris (tribunaux de Paris) to which the Parties confer exclusive jurisdiction, notwithstanding multiple defendants and even in the event of summary proceedings or application

If any provision shall be considered unlawful, void or otherwise unenforceable, then that provision shall be deemed severable from this License and not affect the validity and enforceability of any other provisions.

3.7 Termination

Any failure to comply with the terms and conditions of this Agreement will result in automatic and immediate termination of this license. Upon termination of this license granted herein for any reason, you agree to immediately cease use of CloudIkoulaONE 1.0 and destroy all copies of CloudIkoulaONE 1.0 supplied under this Agreement. The financial obligations incurred by you shall survive the expiration or termination of this license.

4. 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. THIS DISCLAIMER CONCERNS ALL FILES GENERATED AND EDITED BY CloudikoulaONE 1.0 AS WELL.

5. CONSENT OF USE OF DATA

Ikoula does not collect any personal data through the Software CloudIkoulaONE 1.0

6. MODIFICATION OF THE EULA

This EULA can be modified at anytime by IKOULA. In such case, you will need to accept the new EULA once you start CloudIkoulaOne 1.0. If you refuse to comply with the new EULA, you agree to immediately cease use of CloudIkoulaONE 1.0 and destroy all copies of CloudIkoulaONE 1.0 supplied under this Agreement