



## MOTION ANALYTICS LICENSE TERMS

### §1

Capitalized terms used but not otherwise defined in this License Terms will have the following meaning:

1. **Documentation** – technical files related to Software including the installation and configuration manual;
2. **Licensee** – a natural person having full capacity to perform acts in law, a legal entity or another entity without legal personality purchasing the Software through [www.rsqmotion.com](http://www.rsqmotion.com);
3. **Licensor** – RSQ Technologies Spółka z ograniczoną odpowiedzialnością with registered office: ul. 27 Grudnia 3, 61 - 737 Poznań, registered in the Poznań - Nowe Miasto i Wilda District Court in Poznań, 8th Commercial Division of the National Court Register, under KRS no. 0000646704, Tax Identification Number (NIP): 7831749566, Statistical Number (REGON): 365856095 with share capital of PLN 11 200;
4. **Software** – software Motion Analytics, made by Licensor, which allows to read, graphically present and analyse data collected by RSQ Motion sensors, as well as the Software updates;
5. **License Terms** – these Motion Analytics License Terms.

All other capitalized terms will have the meaning ascribed to them in the Online Shop Terms and Conditions, to which these License Terms are an attachment and an integral part.

### §2

1. The subject of the license is Software as well as Documentation.
2. RSQ guarantees that:
  - a. Software and its Documentation is made solely by RSQ and RSQ owns all right, title and interest in and to the Software;
  - b. there are no third parties who could submit a claim based on the infringement of their intellectual property rights to the Software or Documentation.
3. In case of submitting a claim by a third party regarding infringement of their intellectual property rights concerning normal usage of the Software by a Licensee, the Licensor will:
  - c. settle the above mentioned claim;
  - d. indemnify and hold the Licensee harmless against such liability;
  - e. cover their expenses and fees related to defense against such claims .
4. Licensee agrees to:
  - a. immediately inform RSQ through e-mail or in writing about the claims submitted by a third party;
  - b. provide all information it has about the beforementioned claim;



- c. will enable RSQ to defend itself against such claims and will not oppose reaching the agreement and the settlement of said claim.
5. RSQ has no liability and will not defend the Licensee regarding any third party claims based on the infringement of their intellectual property rights in case of breaching any provisions of this License Terms by the Licensee which refer to the scope of the granted license.
6. RSQ reserves all rights not expressly granted under these License Terms.
7. Unless otherwise provided by the Parties in writing Licensee shall not:
  - a. modify, decompile, adapt and disassemble the Software;
  - b. reverse-engineer the Software;
  - c. create derivative works based upon the Software or its Documentation;
  - d. create a copy of the Software excluding the backup copy;
  - e. permit any other party to use the Software including: renting, leasing, lending, selling or sublicensing;
  - f. use the Software for purposes of benchmarking or developing, marketing, selling or distributing any product or service that competes with or includes features substantially similar to the Software or to create a similar product;insofar as the aforementioned restrictions are not expressly prohibited by law.
8. RSQ, provided that Licensee complies with the provisions of these License Terms grants the Licensee the non-transferable and non-exclusive license to use the Software and its Documentation without any territorial restrictions based on the following types of use known in the moment of accepting these License Terms by Licensee:
  - a. recording, copying (for the purpose of creating backup copy only) and entering it into computer memory and making it available in computer networks;
  - b. transmission via computers (wide access network, Internet), including storing in the RAM memory;
  - c. using the Software according to its functionalities for the purpose of conducting business and professional activities by the Licensee;
  - d. saving in the memory of devices that are being used in connection with the Software including the internal and external memory, storage mediums, HDD/SDD discs, flash discs, SD cards, CDs, DVDs, other disc, in the cloud, on servers;
  - e. installing and launching on devices such as computers, mobile devices, servers, in the cloud, enabling to use the Software online;
9. The license is granted in exchange for the remuneration due to buying the Products through [www.rsqmotion.com](http://www.rsqmotion.com).
10. The license is granted for an undefined period of time, commencing on the day of the delivery of the Software and without limiting the number of users of the Software.