

# SUBSCRIBER APPLICATION AGREEMENT

#### FOR THE SUPPLY AND USE OF :

QUALIFIED WEBSITE AUTHENTICATION

(Paragraphs:A,B,C,D,E,F,I)

QUALIFIED ELECTRONIC SEAL (paragraphs:B.,D,G,H,I) To be filled by ATHEX:

 Registration Authority	01
Registration Authority Reception Date	
Prot. No. Registration Authority	
Registration Authority Approval Date	
Registration Authority Officer Signature	

This **application** serves also as an Agreement between the applicant and HELLENIC EXCHANGES-ATHENS STOCK EXCHANGE SA, under the following terms, **solely and only when** the competent Registration Authority (RA) of the DCS Network of HELLENIC EXCHANGES-ATHENS STOCK EXCHANGES SA **approves it**, after checking it is completed correctly, all the supporting documents, and issues the relevant certificates to the subscriber. This Application-Agreement **must be signed** by the applicant IN **PERSON** on the last page **before an authorized officer** of a **LSA** of the **DCS Network** of HELLENIC EXCHANGES-ATHENS STOCK EXCHANGE SA or a **PUBLIC AUTHORITY**, certifying **the authenticity of the signature** 

#### **APPLICANT-SUBSCRIBER INFORMATION**

To be completed by the applicant - party

#### A. INFORMATION TO BE MENTIONED ON THE CERTIFICATE (Subject & Owner/subscriber of certified server address)

In Latin uppercase characters				
CERTIFIED SERVER (URL) ADDRESS: (web address, e.g: www.site-name.gr)				
<b>OWNER</b> (legal or natural person)*: (e.g. registered company name, name & surname )				
<b>ORGANISATIONAL UNIT</b> : (Optional , non -certified field): (e.g Department)				
COUNTRY (International code): (Company's headquorters for companies/organizations, citizenship for natural persons) *=The name of the legal-owner/user of the server URL indicated on of that address provided by the Subscriber.	City.	State/Province	<i>Country</i>	

#### B. CONTACT INFORMATION OF THE APPLICANT (for contact / pricing)

In LATIN uppercase characters					
NAME SURNAME OR COMPANY REGISTERED NAME:					
TaxIdentification Number/Tax Office:	TIN.	Tax Office.			
ADDRESS:	Street – NumberCity/Town	Postal code Province			
TELEPHONE - FAX - e-MAIL:	telephonefax	e-mail			
SIGNATURE NAME & IDENTIFICATION: (Only for legal persons)	Name Suchame	identification			

C. REQUIRED DOCUMENTS (In legal certified copies)

<b>1. DOMAIN NAME REGISTRATION EVIDENCE</b> : (e.g. confirmation of the domain name registrar )	Registractype.of.document
<b>2. IDENTIFICATION DOCUMENT</b> : (e.g identity./passport)	
<u>Additional e</u>	vidence for legal persons:
<b>3. CERTIFICATION OF EXISTANCE OF LEGAL ENTITY.</b> : (e.g certification issued by GENERAL COMMERCIAL REGISTRY)	type
<b>4. PROOF OF LEGAL REPRESENTATION:</b> (e.g.: corporation charter)	



#### D. LEGAL REPRESENTATIVE INFORMATION

NAME AND SURNAME:	name		surname		
COMPANY NAME:					
ADDRESS :	Street-number	state/city	postal code	Province	
PHONE:	phone				fax
E-MAIL:	e-mai	1			

#### E. INFORMATION CONTACT PERSON

NAME AND SURNAME :	name	surname
	company	
ADDRESS :	Street-number state/city	postal code Province
PHONE:	phone	fax
E-MAIL:	e-mail	

#### F. TECHNICAL CONTACT PERSON

NAME AND SURNAME:	name	surname
	company	
ADDRESS :	Street-number state/city	postal code Province
PHONE:	phone	fəx
E-MAIL:	e-mail	

G. INFORMATION TO BE MENTIONED ON THE CERTIFICATE (Subject & Owner/subscriber of qualified electronic seal)

<b>LEGAL PERSON NAME (CN)</b> :(Distinctive Title by General Commercial Registry – G.E.MI e.g: Athens Stock Exchange	
<b>ORGANIZATION (O)</b> : (Distinguished Name by G.E.MI , E,g.: Hellenic Exchanges – Athens Stock Exchange SA)	
<b>ORGANISATIONAL UNIT (OU)</b> (Optional , non -certified field): (e.g Department)	
<b>TaxIdentification Number/Tax Office (VAT)</b> (Tax Identity Number)	
COUNTRY (C) (International code)	
LOCALITY (L)	



#### H. REQUIRED DOCUMENTS (In legal certified copies)

type	identification number	issuing authority	date of issue	
2. PROOF OF e.g.: corporation of	LEGAL REPRESENTATION charter)			
type			date of issue	
e.g certification is:	ION OF EXISTANCE OF LEGAL El sued by GENERAL COMMERCIAL REGIST	RY)		
	proof of publication		date of issue	

#### I. PUBLICATION (Please sign in the box of the desired answer)

I wish the publication of my certificates in the <i>public</i> <i>directory</i> of active certificates of ATHEX	YES Signature NO* Signature
	* = Default answer if no choice is made by the applicant

**Note:** Attached hereto is submitted a duly certified copy of a public document of identification (e.g. passport or identity card) used to prove the accuracy of each of the applicants' personal data given in this application.

#### LOCAL SUBMISSION AUTHORITY

(To be completed and signed by an authorized Administrator of the Local Submission Authority(LSA) of the DCS Network of ATHEX)

LSA Name	Prot. No	Protocol Date No	Full name of LSA Administrator	Signature of LSA Administrator



# QUALIFED CERTIFICATE FOR WEBSERVER AUTHENTICATION SUBSCRIBER AGREEMENT

IMPORTANT - PLEASE READ THIS QUALIFED CERTIFICATE FOR WEBSERVER AUTHENTICATION SUBSCRIBER AGREEMENT ("AGREEMENT") BEFORE APPLYING FOR, ACCEPTING, OR USING ANY HELLENIC EXCHANGES – ATHENS STOCK EXCHANGE S.A. SSL CERTIFICATE. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT APPLY FOR, ACCEPT, OR USE THE CERTIFICATE. BY ACCEPTING OR USING A CERTIFICATE, YOU AGREE TO BECOME A PARTY TO, AND BE BOUND BY, THESE TERMS.

AS USED IN THIS AGREEMENT, "COMPANY" MEANS, AS APPLICABLE, HELLENIC EXCHANGES – ATHENS STOCK EXCHANGE S.A.

PLEASE NOTE THAT COMPANY RESERVES THE RIGHT TO CHANGE THE COMPANY ENTITY PARTICIPATING IN THIS AGREEMENT BY NOTICE TO YOU, AS DESCRIBED IN THIS AGREEMENT.

# 1. Processing the Certificate Application.

- The Certificate for which you have applied on behalf of your organization is a qualified certificate for webserver authentication, which is used to support SSL/TLS sessions between a web browser and web server using encryption.
- ii) Upon Company's receipt of the necessary payment and upon completion of authentication procedures required for the Certificate you have selected, Company will process your Certificate Application. If your Certificate Application is approved, before Company can issue you a Certificate, you must submit your Certificate Signing Request ("CSR") in a format specified by the CA. If Company does not receive your CSR within twelve (12) months from the day your Certificate Application is approved and a certificate is otherwise ready for issuance, your Certificate Application approval will automatically expire.
- iii) If your Certificate Application is approved, and you submit a valid CSR, Company will issue you a Certificate for your use in accordance with this Agreement. After you pick up or otherwise install your Certificate, you must review the information in it and promptly notify Company of any errors. Upon receipt of such notice, Company may revoke your Certificate and issue you a corrected Certificate.

#### 2. Use and Restrictions.

- i) You may install the Certificate only on servers that are accessible at the subjectAltName(s) listed in the Certificate.
- ii) You are prohibited from using your Certificate: (i) for or on behalf of any other organization; (ii) to perform private or public key operations in connection with any domain and/or organization name other than the one you submitted on your Certificate Application; (iii) on more than one physical server or device at a time, unless Subscriber has purchased a Certificate that explicitly includes additional or unlimited server licenses; (iv) for use as control equipment in hazardous circumstances or for uses requiring fail-safe performance such as the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control systems, or weapons control systems, where failure could lead directly to death, personal injury, or severe environmental damage. You acknowledge and agree that this option can result in increased security risks to your network and that Company expressly disclaims any liability for breaches of security that result from the distribution of a single key across multiple devices.

#### COMPANY CONSIDERS THE UNLICENSED USE OF A CERTIFICATE ON A DEVICE THAT

#### RESIDES ABOVE A SERVER OR SERVER FARM PIRACY AND WILL PURSUE VIOLATORS

TO THE FULLEST EXTENT OF THE LAW.

#### 3. Reporting and Revocation.



If you discover or have reason to believe there has been a compromise of your private key, or the information within your Certificate is, or has become, incorrect or inaccurate, or if your organization name and/or domain name registration has changed, you must immediately cease using the Certificate and its associated private key, and you must promptly request Company to revoke the Certificate. If Company discovers or has reason to believe that there has been a compromise of your private key or misuse of your Certificate, you must respond to Company's instructions within the time specified by Company. Company retains the right to revoke your Certificate at any time without notice if: (i) Company discovers that the information within your Certificate is no longer valid; (ii) you violate or fail to perform your obligations under the terms of this Agreement; or (iii) Company determines in its sole discretion that the continued use of your Certificate may compromise the security or integrity of the PKI or the Company. Company may also revoke your Certificate for non-payment.

# 5. Obligations upon Revocation or Expiration.

Upon expiration or notice of revocation of your Certificate, you shall promptly remove your Certificate from all devices on which it is installed and shall not use it for any purpose thereafter.

#### 6. Term of Service.

This Agreement shall remain in effect until your Certificate has expired or is earlier revoked.

#### 7. Representations and Warranties.

**7.1 Company Representations and Warranties.** Company represents and warrants that (i) there are no errors introduced by Company in the Certificate information as a result of Company's failure to use reasonable care in creating the Certificate; (ii) its issuance of Certificates shall comply in all material respects with its CPS; and (iii) its revocation services and use of a Repository conform to its CPS in all material aspects.

7.2 Your Representations and Warranties. You represent and warrant to Company and Relying Parties that (i) all information material to the issuance of a Certificate you provide to Company in your Certificate Application is accurate and complete; (ii) you will inform Company if the representations you made to Company in your Certificate Application changed or are no longer valid; (iii) the Certificate information you provided (including your e-mail address) does not infringe the Intellectual Property Rights of any third party; (iv) the Certificate information you provided (including your email address) has not been and will not be used for any unlawful purpose; (v) you, or someone explicitly authorized by you, have been (since the time of its creation) and will remain the only person(s) possessing your private key, or any challenge phrase, PIN, software, or hardware mechanism protecting the private key, and no unauthorized person has had or will have access to such materials or information; (vi) you will use your Certificate exclusively for authorized and lawful purposes consistent with this Agreement; (vii) you will use your Certificate as an end user and not as a Certification Authority to issue Certificates, certification revocation lists, or otherwise; (viii) each digital signature created using your private key is the Subscriber's digital signature, and the Certificate has been accepted and is operational (not expired or revoked) at the time the digital signature is created; (ix) you manifest assent to this Agreement as a condition of obtaining a Certificate; and (x) you will not monitor, interfere with, or reverse engineer (save to the extent that you cannot be prohibited from so doing under applicable law) the technical implementation of the PKI, except with the prior written approval from Company, and shall not otherwise intentionally compromise the security of the PKI. You further represent and warrant that you have sufficient information to make an informed decision as to the extent to which you choose to rely on a digital certificate issued within the PKI, that you are solely responsible for deciding whether or not to rely on such information, and that you shall bear the legal consequences of your failure to perform any obligation you might have as a Relying Party under the applicable Relying Party Agreement. If your Services include malware and/or vulnerability assessment, you further represent and warrant to Company that (xi) you have the corporate power and authority to give Company consent to proceed with the assessment; if your website is managed and/or hosted by a third-party service provider, you warrant that you have obtained the consent



and authorization from the service provider necessary for Company to perform the assessment.

### 8. Fees and Payment Terms.

As consideration for the Certificate you have purchased, you shall pay Company the applicable service fees set forth on our website at the time of your selection, or, if applicable, upon receipt of an invoice from Company. All fees are due immediately and are non-refundable, except as otherwise stated below. All taxes, duties, fees and other governmental charges of any kind (including sales, services, use, and value-added taxes, but excluding taxes based on the net income of Company) which are imposed by or under the authority of any government on the service fees charged herein shall be borne by you and shall not be considered a part of, a deduction from or an offset against such service fees. All payments due to Company shall be made without any deduction or withholding on account of any tax, duty, charge, penalty, or otherwise except as required by law in which case the sum payable by you in respect of which such deduction or withholding is to be made shall be increased to the extent necessary to ensure that, after making such deduction or withholding, Company receives and retains (free from any liability in respect thereof) a net sum equal to the sum it would have received but for such deduction or withholding being required. This Section does not apply to you if you purchased your Certificate from a Reseller.

#### 9. Refund Policy.

If you are not completely satisfied with the Certificate or with the Services for any reason, you may request, within thirty (30) days of Certificate Application approval, that Company revoke the Certificate (if issued), terminate the Services, and provide you with a refund. Following the initial 30-day period, you are entitled to a refund only if Company has breached a warranty or other material obligation under this Agreement.

#### 10. Proprietary Rights.

You acknowledge that Company and its licensors retain all Intellectual Property Rights and title in and to all of their confidential information or other proprietary information, products, services, and the ideas, concepts, techniques, inventions, processes, software or works of authorship developed, embodied in, or practiced in connection with the Services provided by Company hereunder, including without limitation all modifications, enhancements, derivative works, configurations, translations, upgrades, and interfaces thereto (all of the foregoing, "Company Works"). The Company Works do not include your pre-existing hardware, software, or networks. Except as otherwise expressly provided herein, nothing in this Agreement shall create any right of ownership or license in and to the other party's Intellectual Property Rights and each party shall continue to independently own and maintain its Intellectual Property Rights.

#### 11. Modifications to Subscriber Agreement.

Company may (i) revise the terms of this Agreement; and/or (ii) change part of the Services provided herein at any time. Any such change will be binding and effective thirty (30) days after publication of the change on Company's websites. Relative notifications will be send to you by e-mail. If you do not agree with the change, you may terminate this Agreement at any time by notifying Company and requesting a partial refund of fees paid, prorated from the date of termination to the end of the service period. By continuing to use Company Services after such change, you agree to abide by and be bound thereby.

#### 12. Privacy.

For the purposes of this Section, references to "You"/"Your" shall include your network administrator(s) or any designated member of your organization, as applicable. You agree to the use of your data and information in accordance with the following:



Company will treat and process the data and information you provide in your Certificate Application and/or enrolment process in accordance with the Company's privacy statement specific to these Services ("Privacy Statement"), as amended from time to time and accessible from the home page of the Company's website. You agree and consent that Company may place in your Certificate and in the Seal, if applicable, information that you provide in your Certificate Application. Company may also (i) publish your Certificate, Seal, and information contained therein in the Repository and other third-party sites; and (ii) use such information for the purposes set out in this Agreement and in the Privacy Statement.

- (a) Automatically Collected, Transmitted and Stored Data. The Services collect from your environment and automatically transmit to and store data with Company, which may include, without limitation, user or server IP addresses, browser information, and operating system information ("Transmitted and Stored Information"). The Transmitted and Stored Information will primarily be used for the purpose of account administration, security and analytics.
- (b) Additional Information Collected. In the course of the Services, Company will collect the information that You provide while enrolling in the Services (e.g., business contact names, business telephone numbers, business e-mail/addresses, payment information, domain names, password and security questions and answers), and will treat and process the information in accordance with the Privacy Statement, as amended from time to time and accessible from the home page of the Company's website.
- (c) Purposes of data collection. The information collected will be used for the purpose of configuring and providing You access to the Services and enabling and optimizing the performance of the Services; for internal research and development, including improving Company's products and services; for statistical analysis of product deployment, including analysis of trends and comparison in the aggregated install base; for responding to customer inquiries and requests; and/or for product updates and renewals.
- (d) Technical Support. In the event that You provide any information to Company in connection with a technical support request ("Technical Support Information"), such information will be processed and used by Company for the purpose of providing the requested technical support, including performing error analysis.
- (e) Your Obligation to Personal Information. It is Your responsibility to ensure that any disclosure by You to Company of personal information of Your users or third parties is in compliance with national laws governing the collection, use and protection of personal information applicable to Your country or region of operation. In particular, it is Your responsibility to inform users and third parties that You are providing their information to Company, to inform them of how it will be used and to gather appropriate consents required for such transfer and use.
- (f) Disclosures to Law Enforcement. Subject to applicable laws, Company reserves the right to cooperate with any legal process and any law enforcement or other government inquiry related to your use of the Services. This means that Company may provide documents and information relevant to a court subpoena or to a law enforcement or other government investigation.
- (g) Contacting us about Your Privacy. For further information on processing of customer data, please see our applicable Privacy Statement. For any inquiry about the Collected Information or about Company's privacy policies, please contact us

# Athens Exchange Group

Digital Certificates Services (PKI-CA)

110, Athinon Ave. GR104 42 Athens GREECE

Tel +30 210 336 6300



Fax +30 210 336 6301

PKICA-Services@athexgroup.gr

(h) Your Agreement. By using the Services, You acknowledge and agree that Company may collect, transmit, store, disclose and analyse such Collected Information for the purposes set out above.

#### 13. Disclaimers of Warranties.

COMPANY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS, IMPLIED, OR STATUTORY. COMPANY DOES NOT WARRANT THAT THE SERVICES WILL BE UNINTERRUPTED OR ERROR FREE. IF YOUR SERVICES INCLUDE WEBSITE OR NETWORK SCANNING, (1) COMPANY DOES NOT WARRANT THAT SUCH SCAN(S) WILL DETECT ALL MALWARE AND/OR VULNERABILITIES, OR THAT ANY REPORT PROVIDED IN CONJUNCTION WITH SUCH SCAN(S) WILL BE COMPLETE OR ERROR-FREE; AND (2) YOU ACKNOWLEDGE THAT THERE ARE RISKS INHERENT TO HAVING YOUR WEBSITE SCANNED, AND YOU HAVE CHOSEN TO ACCEPT SUCH RISK. TO THE EXTENT JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN REPRESENTATIONS, WARRANTIES OR GUARANTEES, SOME OF THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU.

#### 14. Indemnity.

You agree to indemnify, defend and hold harmless Company, its directors, shareholders, officers, agents, employees, successors and assigns from any and all third party claims, suits, proceedings, judgments, damages, and costs (including reasonable attorney's fees and expenses) arising from (i) the breach of any of your warranties, representations and obligations under this Agreement, (ii) any falsehoods or misrepresentations of fact you make on the Certificate Application, (iii) any infringement of an Intellectual Property Right of any person or entity in information or content provided by you, (iv) failure to disclose a material fact on the Certificate Application if the misrepresentation or omission was made negligently or with intent to deceive any party, or (v) failure to protect the private key, or use a trustworthy system, or to take the precautions necessary to prevent the compromise, loss, disclosure, modification or unauthorized use of the private key under the terms of this Agreement. Company shall promptly notify you of any such claim, and you shall bear full responsibility for the defence of such claim (including any settlements); provided however, that (a) you keep Company informed of, and consult with Company in connection with the progress of such litigation or settlement; (b) you shall not have any right, without Company's written consent, which consent shall not be unreasonably withhold, to settle any such claim if such settlement arises from or is part of any criminal action, suit or proceeding or contains a stipulation to or admission or acknowledgement of, any liability or wrongdoing (whether in contract, tort, or otherwise) on the part of Company, or requires any specific performance or non-pecuniary remedy by Company; and (c) Company shall have the right to participate in the defence of a claim with counsel of its choice at its own expense. The terms of this Section 14 will survive any termination of this Agreement. As a Relying Party, you agree to indemnify, defend and hold harmless Company, its directors, shareholders, officers, agents, employees, successors and assigns from any and all third party claims, suits, proceedings, judgments, damages, and costs (including reasonable attorney's fees and expenses) arising from (i) your failure to perform the obligations of a Relying Party as set forth in the applicable Relying Party Agreement; (ii) your reliance on a Certificate that is not reasonable under the circumstances; or (iii) your failure to check the status of such Certificate to determine whether the certificate is expired or revoked.

#### 15. Limitations of Liability.

THIS SECTION APPLIES TO LIABILITY UNDER CONTRACT (INCLUDING BREACH OF WARRANTY), TORT (INCLUDING NEGLIGENCE AND/OR STRICT LIABILITY), AND ANY OTHER LEGAL OR EQUITABLE FORM OF CLAIM. IN THE EVENT OF ANY CLAIM, ACTION, SUIT, OR OTHER PROCEEDING ARISING FROM THE SERVICES PROVIDED UNDER THIS AGREEMENT, TO THE EXTENT PERMITTED BY APPLICABLE LAW, COMPANY SHALL NOT BE LIABLE FOR (I) ANY LOSS OF PROFIT, BUSINESS, CONTRACTS, REVENUE



OR ANTICIPATED SAVINGS, OR (II) ANY INDIRECT OR CONSEQUENTIAL LOSS. COMPANY'S TOTAL LIABILITY FOR DAMAGES SUSTAINED BY YOU AND ANY THIRD PARTY UNDER THIS AGREEMENT SHALL BE LIMITED, IN THE AGGREGATE, TO TWO THOUSAND USD.THE LIABILITY LIMITATIONS PROVIDED IN THIS SECTION SHALL BE THE SAME REGARDLESS OF THE NUMBER OF DIGITAL SIGNATURES, TRANSACTIONS, OR CLAIMS RELATED TO THIS AGREEMENT. NOTWITHSTANDING THE FOREGOING, COMPANY'S LIABILITY SHALL NOT BE LIMITED UNDER THIS SECTION IN CASES OF PERSONAL INJURY OR DEATH ARISING FROM COMPANY'S NEGLIGENCE OR WITH RESPECT TO ANY OTHER LIABILITY WHICH CANNOT BE EXCLUDED BY APPLICABLE LAW

### 16. Force Majeure.

Neither party shall be deemed in default hereunder, nor shall it hold the other party responsible for, any cessation, interruption or delay in the performance of its obligations hereunder (excluding payment obligations) due to earthquake, flood, fire, storm, natural disaster, , war, , labour strike, lockout, boycott or other similar events beyond the reasonable control of such party, provided that the party relying upon this Section 17: (i) gives prompt written notice thereof; and (ii) takes all steps reasonably necessary to mitigate the effects of the force majeure event; provided further, that in the event a force majeure event extends for a period in excess of thirty (30) days in the aggregate, either party may immediately terminate this Agreement upon written notice.

#### 17. Compliance with Law, Export Requirements, and Foreign Reshipment Liability.

Each party shall comply with all applicable laws and regulations in connection with its performance under the Agreement.

#### 18. Severability.

If any provision of this Agreement should be found by a court of competent jurisdiction to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained shall not, in any way, be affected or impaired thereby.

# 19. Governing Law.

This Agreement and any disputes relating to the Services provided hereunder shall be governed and interpreted according to Greek law and subject to the exclusive jurisdiction of the city of Athens courts.

#### 20. Dispute Resolution.

To the extent permitted by law, before you file suit or initiate an administrative claim with respect to a dispute involving any aspect of this Agreement, you shall notify Company, and any other party to the dispute for the purpose of seeking a business resolution. Both you and Company shall make good faith efforts to resolve such dispute via business discussions. If the dispute is not resolved within sixty (60) days after the initial notice, then a party may proceed as permitted under applicable law as specified under this Agreement.

#### 22. Assignment.

You may not assign the rights granted hereunder or this Agreement, in whole or in part and whether by operation of contract law or otherwise, without Company's prior express written consent. Such consent shall not be unreasonably withheld or delayed.

#### 23. Notices and Communications.

You will make all notices, demands or requests to Company with respect to this Agreement in writing to the "Contact" address listed on the website of the Company from which you purchased your Certificate, with a copy



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PKICA-Services@athexgroup.gr

#### 24. Entire Agreement.

This Agreement, the applicable enterprise product agreement that governs your use of your enterprise account (if you obtain a Certificate through such enterprise account), and if you are a Reseller, your Reseller agreement with Company constitute the entire understanding and agreement between Company and you with respect to the transactions contemplated, and supersedes any and all prior or contemporaneous oral or written representation, understanding, agreement or communication relating thereto. In the event, however, of a conflict between this CPS and any other express agreement a Subscriber has with HELLENIC EXCHANGES -ATHENS STOCK EXCHANGES S.A. with respect to a Certificate, including but not limited to a Subscriber or Relying Party Agreement the applicable CPS prevails.

#### 25. Definitions

"Certificate" means an electronic document that uses a digital signature to connect a public key with an identity (person or organization) and, at least, states a name or identifies the issuing certificate authority, identifies the Subscriber, contains the Subscriber's public key, identifies the Certificate's Operational Period, contains a Certificate serial number, and contains a digital signature of the issuing certificate authority.

"Certificate Application" means a request to a CA for the issuance of a Certificate.

"Certification Authority" or "CA" means an entity authorized to issue, suspend, or revoke Certificates. For purposes of this Agreement, CA shall mean Company.

"Certification Practice Statement" or "CPS" means a document, as revised from time to time, representing a statement of the practices a CA employs in issuing Certificates. Company's CPS is published in the Repository.

"Intellectual Property Rights" means any and all now known or hereafter existing rights associated with intangible property, including, but not limited to, registered and unregistered, United States and foreign copyrights, trademarks, trade dress, trade names, corporate names, logos, inventions, patents, patent applications, software, know-how and all other intellectual property and proprietary rights (of every kind and nature throughout the universe and however designated).

"Licensed Certificate Option" means the service option that grants a Subscriber the right to use a Certificate on one physical device (the "Initial Physical Device") and obtain additional Certificate licenses for (i) additional physical servers or physical devices that are secured by the Initial Physical Device, including, but not limited to, servers that are secured with a load balancer on which the Certificate is installed; or (ii) additional physical servers on which replicated Certificates are installed. This option may not be available to you.

"Public Key Infrastructure" or "PKI" means the Certificate-based public key infrastructure governed by the Company's certificate policies, which enables the worldwide deployment and use of Certificates by Company, its



affiliates, their respective customers, Subscribers, and Relying Parties HELLENIC EXCHANGES – ATHENS STOCK EXCHANGE S.A.

"Relying Party" means an individual or organization that acts in reliance on a Certificate and/or a digital signature.

"**Relying Party Agreement**" means an agreement used by a CA setting forth the terms and conditions under which an individual or organization acts as a Relying Party, such as the Company Relying Party Agreement published in the Repository.

**"Repository"** means the collection of documents located at the link for the repository, which may be accessed from the website of Company from which you applied for your Certificate.

**"Services"** mean, collectively, the digital certificate service and any collateral product, benefit, or utility that Company makes available to you through your purchase of the qualified certificate for webserver authentication.

**"Subscriber"** means a person, organization, or entity who is the owner of or has the right to the device that is the subject of, and has been issued a Certificate, and is capable of using, and is authorized to use, the private key that corresponds to the public key listed in the Certificate at issue.



# QUALIFED CERTIFICATE FOR ELECTRONIC SEAL SUBSCRIBER AGREEMENT

IMPORTANT - PLEASE READ THIS QUALIFED CERTIFICATE FOR ELECTRONIC SEAL SUBSCRIBER AGREEMENT ("AGREEMENT") BEFORE APPLYING FOR, ACCEPTING, OR USING ANY HELLENIC EXCHANGES – ATHENS STOCK EXCHANGE S.A. ELECTRONIC SEAL CERTIFICATE. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT APPLY FOR, ACCEPT, OR USE THE CERTIFICATE. BY ACCEPTING OR USING A CERTIFICATE, YOU AGREE TO BECOME A PARTY TO, AND BE BOUND BY, THESE TERMS.

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#### 1. Processing the Certificate Application.

- iv) The Certificate for which you have applied on behalf of your organization is a qualified certificate for Electronic Seal (QESeal), which is used to generate an Advanced Electronic Seal. With the Certificate, the electronic seal creator can verify the authenticity of the documents sealed by him.
- v) Upon COMPANY's receipt of the necessary payment and upon completion of authentication procedures required for the Certificate you have selected :
  - a. COMPANY must approve the application within five (5) working days after having checked the integrity of the applicant subscriber's particulars and supporting documents.
  - b. Where information is missing from the application or items from the supporting documents submitted, COMPANY may either reject the application or request of the subscriber any missing information or documents necessary for the approval in accordance with the Regulation and the relevant Policy of ATHEX, also setting at its discretion a deadline to that end, under penalty to definitely reject the application.
- vi) If your Certificate Application is approved :
  - a. (Smart Card): The key pairs created and the certificates issued are stored safely on the customized subscriber-specific carrier (smart card), owned by COMPANY to which this application was submitted or as otherwise specified, which is sent with by special proof of receipt to the subscriber, while the Activation Code (PIN) of the carrier is mailed separately in a special envelope the Activation Code is necessary for using the private keys and certificates contained in the carrier.
  - b. (Remote Seal):The key pairs and the certificates are created by subscriber himself using the personal access number and the One-Time Password (OTP using a smartphone).Your personal password and one-time use code (OTP) is required to use the private keys and certificates found on the COMPANY's Remote Secure Certificate Device.
  - c. (Smart Card): After having been issued by the COMPANY, the certificates of the subscriber are placed -for security reasons- in "Suspended" mode until the subscriber has requested their initial activation, in accordance with the instructions accompanying the carrier when sent to the subscriber.
  - d. (Remote Seal): Upon issuance by the subscriber, his certificates are placed in "Active" mode and can be used by him/her with the exclusive use of the personal password and the OTP.

(Smart Card): The unreserved acceptance of the carrier (with the private encryption keys and certificates) and the Activation Code (PIN) by the subscriber, and particularly Initial Activation of the certificates by him, implies the acceptance of the correctness of the information they contain, and full recognizance of the commitment and responsibilities he undertakes by using the digital keys and certificates, as defined herein, the Regulation and the relevant Policy of ATHEX, as well as applicable legislation.



(Remote Seal): The unlicensed activation (enrollment) of the Certificates found on the COMPANY's Remote Secure Certificate Device (with Private Encryption Keys and Certificates),personal subscriber password and temporary One-Time Password (OTP) by the subscriber and under their exclusive responsibility, implies acceptance by him of the correctness of the information contained therein and full knowledge of his engagement and responsibilities when using the electronic keys and certificates as defined this contract, the Regulations and the relevant ATHEX's Policy and by applicable legislation.

# 2. Use and Restrictions.

- iii) ATHEX 's QESeals are performed only by LEGAL persons.
- iv) ATHEX 's QESeals may not be used for any purpose other than advanced electronic seals as defined in Annex III of the eIDAS Regulation and as further set in ATHEX's Certificate Policy for Qualified Certificates ( http://www.helex.gr/web/guest/digital-certificates-pki-regulations).
- v) The public key in the Certificate, the Certificate itself, the Certificate revocation lists, the Time Stamps and the online revocation status responses can be used for the electronic seal.
- vi) QESeals do not provide any proof on the sealing time; unless a trusted timestamp is added to the seal, the time that is appended to a QESeal is a self-declaration from the creator of the seal and not an official proof.
- vii) You are prohibited from using your Certificate :
  - a. to "seal" as a natural person. Rather, the natural person will use another concept introduced by the eIDAS Regulation, namely the (qualified) electronic signature.
  - b. for or on behalf of any other organization;
  - c. to perform private or public key operations in connection with any organization name other than the one you submitted on your Certificate Application;
  - d. for direct or indirect financial transactions , regardless of value.

You acknowledge and agree that the above options can result in increased security risks to your organization and that you shall be the only one liable for any breach of these terms.

# 3. Duration / Expiration / Renewal.

- The agreement shall have a duration equal to the duration of the certificates of the type "Smart-SignTM (double key) - 1st Class" issued to the subscriber, which is two (2) years from the issue date and ending on the expiry date of these certificates indicated on them.
- ii) The obligations of both parties hereunder, under the Regulation and the relevant Policy of COMPANY shall following the expiration or revocation of the certificates, continue to bind the respective parties.
- iii) Renewal of the certificates implies the issuance of new keys and certificates (on a new customized carrier) to the subscriber. COMPANY, maintaining the initiative to propose the renewal or not of its certificates to the subscriber (after consultation with the relevant ATHEX's authorized officer) shall inform the subscriber at least 20 days prior to the expiration of the certificates by sending the relevant "renewal application" for him to sign. In case of Remote Seal the subscriber receives email notificate through ATHEX's Internet application using his One Time Password (OTP) he previously received.

#### 4. Reporting and Revocation.



If you discover or have reason to believe there has been a compromise of your private key, or the information within your Certificate is, or has become, incorrect or inaccurate, or if your organization name registration has changed, you must immediately cease using the Certificate and its associated private key, and you must promptly request COMPANY to revoke the Certificate. If COMPANY discovers or has reason to believe that there has been a compromise of your private key or misuse of your Certificate, you must respond to COMPANY's instructions within the time specified by COMPANY. COMPANY retains the right to revoke your Certificate at any time without notice if: (i) COMPANY discovers that the information within your Certificate is no longer valid; (ii) you violate or fail to perform your obligations under the terms of this Agreement; or (iii) COMPANY determines in its sole discretion that the continued use of your Certificate may compromise the security or integrity of the PKI or the COMPANY. COMPANY may also revoke your Certificate for non-payment.

In an emergency certificate revocation situation the procedure is carried out by calling the emergency certificate revocation line at +30 6951007878.

#### 5. Obligations upon Revocation or Expiration.

Upon expiration or notice of revocation of your Certificate, you shall not use it for any purpose thereafter.

#### 6. Term of Service.

This Agreement shall remain in effect until your Certificate has expired or is earlier revoked.

#### 7. Representations and Warranties.

#### 7.1 COMPANY Representations and Warranties.

COMPANY is responsible vis-à-vis the subscriber:

- i) for creating suitable "pairs of encryption keys" on customized subscriber-specific carrier (smart card), observing every procedure prescribed by the Regulation and/or the Policy.
- ii) for creating personal subscriber's account to activate the certificate stored in a the Company's certificate device , keeping any of the provisions of the Regulation and / or Policy.
- iii) for issuing, publishing and managing personal certificates of the type Smart-SignTM (double key)-1st Class for the above Subscriber key pairs (i.e. a "Qualified certificate for Eseal" of the type Smart-SignTM
  - 1st Class and a "personal authentication certificate" of the type Smart-SignTM - 1st Class), in compliance with Regulation and relevant Certificate Policies of ATHEX.
- iv) for creating a "personal identification number" (PIN) for the subscriber which he shall be indicated in his certificates and which shall be unique to in the environment of the COMPANY Network.
- v) for revoking certificates when requested by the subscriber and for regularly publishing the updated Certificate Revocation Lists(CRLs), in accordance with the procedures and under the terms of the Regulation and the relevant Policy of ATHEX.
- vi) for publishing in its "Digital Repository" and also make available in printed form if requested, the applicable Certification Regulation and Certificate Policies it issues, and any amendments thereto.

COMPANY shall, vis-a-vis the subscriber and other parties with whom the latter transacts electronically using certificates, guarantee:



- the accuracy of all information contained in the certificate at the time of its initial activation (in case of use of the smart card) or at the time of its enrollment (in the case of use of a certificate device of the Company), and the existence of all the data are required for its issue, in accordance with the provisions of the Regulation and the relevant ATHEX's Policy.
- that the subscriber, whose identity of which is attested to the certificate, at the time of receipt of the cardholder (smart card) or at the time of his enrollment (use of a certificate device of the Company) holds the "seal creation data" (private key) corresponding to the "signature verification data" (public key), which can be used in addition to
- iii) the revocation of certificates shall be published within 24 hours of verifying the applicant's identity, always in accordance with the terms and following the procedure described in the Regulation and the relevant Policy of ATHEX.

### 7.2 Your Representations and Warranties.

You represent and warrant to COMPANY and Relying Parties that:

- being informed and know well how to use the seal creation data, digital certificates and their carriers and in generally understand the operation of the Public Key Infrastructure (PKI), before make any relevant action or use of your certificate,
- ii) have read, understood and agreed to all terms and conditions contained in the Regulation and the relevant Certificate Policies of the COMPANY,
- iii) Have provided accurate information in the application for the issuance of certificates and verify the correctness of such information on the certificates before requesting their Initial Activation ,in case of smart card use, or when activating certificates when using a secure certificate device of the COMPANY, requesting their immediate revocation in the event of any errors,
- iv) immediately inform the COMPANY about each change in the information declared in the application, and request without delay the suspension (pause) or definite revocation of your certificates, whenever you suspect or know that the seal creation data were in any way exposed to third parties,
- v) exclusively use, for seal creation, the personalized secure seal creation device (smart card or certificate stored in the facilities of the COMPANY) given to you by the COMPANY in an appropriate manner and in accordance with the relevant instructions and not try to export your seal creation data to another carrier,
- vi) change and preserve activation code (PIN) or One-Time-Password (OTP), in accordance with the instructions provided with their delivery and never expose it to any third party,
- vii) protect your private keys and carrier against damage, loss, disclosure, exposure, alteration or unauthorized or unlawful use (in case of smart card use),
- viii) avoid, with a penalty compensation of the COMPANY or any other harmed third party, acts of alteration, modification ,unauthorized copying and/or malicious use of the seal creation data, the certificates, the carrier and any software made available by the COMPANY and the information (catalogs, revocation lists, regulations and policies, etc) that ATHEX publishes in its digital repository,
- ix) won't make use of your certificates (1st Class) to process transactions involving any asset of any value, and you shall be the only one liable for any breach of this term.

You acknowledge and agree that you are fully informed and know everything about your rights and obligations, as well as all possible conditions and hazards involved in electronic communication supported by the certification services of the COMPANY. Therefore, you recognize that any invocation by you of the loss of the carrier, PIN leakage or in general inaccuracy of the certificate shall be void, inadmissible, unfair and contrary to good faith. You shall be exclusively responsible and obliged to repair damage caused to any third parties based on your seal. Particularly you shall be obliged to indemnify the COMPANY for any damage suffered directly or indirectly



as a result of the breach of your obligations hereunder and under the terms of the Regulation and the relevant Policy of the COMPANY governing the use of the requested certificates.

#### 8. Fees and Payment Terms.

As consideration for the Certificate you have purchased, you shall :

- i) pay to the COMPANY the amounts set by it for registration or renewal subscription fees in respect of the issuance and management of certificates, fees for the use of the secure signature seal creation device (smart card or COMPANY's secure certificate device) and any other related costs, by receiving the relevant tax returns. If COMPANY rejects your application, you shall be entitled to receive from the COMPANY a refund of any advance payment made.
- ii) fulfill your financial obligations to the COMPANY (by paying the amounts) for the issuance, supply and management of the keys and certificates for the entire period of their validity, being entitled to make unlimited use (during such period), in accordance with the terms of the Regulation and the relevant Policy of it. The "list of active certificates", "certificate suspension, activation or revocation" (by the publication of CRLs) and "certificate verification" digital services (by access to the CRL), as well as access to all the texts published in digital repository of the COMPANY, shall be available free of charge to you and the third parties concerned on a 24 hour basis.
- iii) have no other right to refund of the money you paid (with the exception of the cases expressly mentioned herein), especially in cases of revocation of your certificates at your request (due to loss or exposure of the carrier or keys) or their revocation by the COMPANY due to your fault.

#### 9. Proprietary Rights.

- i) COMPANY retains all intellectual property rights on databases, the contents of its electronic pages, the electronic certificates it issues, the trademarks and logos, its practices, and all the texts it publishes. The subscriber shall not acquire rights of any kind on the trademarks, service marks, product names, algorithms, techniques, etc. of COMPANY, its suppliers or any third party COMPANY works with in providing its services. The carrier (smart card or COMPANY's secure certificate device) of the generated private keys and certificates of the subscriber is and shall remain the property of the affiliate with the COMPANY that assists the subscriber when he enters the services of COMPANY or as otherwise defined and granted to him solely the right to use it, for the period of validity of the certificate.
- ii) The subscriber must return the carrier to the COMPANY (only for smart card use) immediately upon its request. The COMPANY may request of the subscriber to return the carrier (smart card only) even during the period of validity of the certificates, requesting, however, at the same time their immediate revocation and compensating the subscriber for the subscription paid proportionally to the part that corresponds to the time remaining until the normal expiry of the certificates.

#### 10. Modifications to Subscriber Agreement.

COMPANY may (i) revise the terms of this Agreement; and/or (ii) change part of the Services provided herein at any time. Any such change will be binding and effective thirty (30) days after publication of the change on COMPANY's websites. Relative notifications will be send to you by e-mail. If you do not agree with the change, you may terminate this Agreement at any time by notifying COMPANY and requesting a partial refund of fees paid, prorated from the date of termination to the end of the service period. By continuing to use COMPANY Services after such change, you agree to abide by and be bound thereby.

#### 11. Privacy.

i) The subscriber shall give to COMPANY and all ATHEX network entities working with it in providing the services his explicit and unreserved consent to collect, review, process and archive such of his personal data as are necessary for the provision to him of certification services and for his commercial transactions with ATHEX. Such personal data shall be processed in accordance with the provisions of Law 2472/1997 and Law 2774/1999 on the protection of individuals with regard to processing of personal data and such data shall not be used for any other purpose without the express consent of the data subject.



- ii) Such personal data shall be collected exclusively from the subscribers themselves during the registration process or the renewed of their subscription and kept for 30 years from the expiry of the certificates to be used in particular to provide evidence in dispute resolution proceedings related to the certification of the digital signatures of the subscriber. The subscriber expressly declares that he is aware of, accepts and agrees to the above processing of his personal data, and that he authorizes COMPANY (or any party succeeding ATHEX in the provision of the relevant services) to disclose to third parties his personal data in any dispute resolution proceedings related to use of his certificates.
- iii) The subscriber may, at its absolute discretion, which is expressed by his declaration in this applicationagreement (which may also be amended later by means of a new written declaration to ATHEX), allow or not the publication of a copy of the his personal certificate (and, therefore, of his personal data listed on it as well) in the shared list of active certificates Directory located in the digital repository of ATHEX for ease of verification of his digital signature by others.
- iv) In any case, the subscriber shall be entitled to appeal to the competent Registration Authority of the ATHEX Network (which is in this case his data controller according to the law), to make use of his Information and Access rights under Articles 11 and 12 respectively of Law 2472/1997.

Contacting us about Your Privacy. For further information on processing of customer data, please see our applicable Privacy Statement. For any inquiry about the Collected Information or about Company's privacy policies, please contact us

#### Athens Exchange Group

Digital Certificates Services (PKI-CA)

110, Athinon Ave. GR104 42 Athens GREECE

Tel +30 210 336 6300

Fax +30 210 336 6301

PKICA-Services@athexgroup.gr

#### 12. General Terms – Final Provisions

- COMPANY reserves the right to unilaterally amend by its declaration the terms hereof, and to amend the "Certification Regulation" and the relevant "Certificate Policies" it issues in accordance with the procedures and conditions set out in such documents.
- ii) Any manner of declaration, notice or information from ATHEX to the subscriber hereunder or under the Regulation or the relevant Policy shall be deemed to have been validly made if done by e-mail, fax, or mailing to the addresses or calling the contact telephone numbers given by the subscriber in this application-agreement unless the subscriber has informed COMPANY in writing of any change to such information. The subscriber may validly inform or send notices to COMPANY at the address " HELLENIC EXCHANGES - ATHENS STOCK EXCHANGE HOLDINGS SA DIGITAL CERTIFICATION SERVICES - 110 Athinon Avenue, 10442 Athens or via telephone at 210 336 6300 or by fax at 210 336 6301 or via email
- iii) at:PKICA-Services@athexgroup.gr
- iv) Where any provision(s) hereof become(s) (wholly or partly) null and void or unenforceable this shall not render unenforceable all other provisions and this agreement shall be deemed amended in terms of the required deletion or change of the such null and void or unenforceable provision, to become valid, enforceable, and as far as possible, consistent with the original purpose of the parties.
- V) This agreement shall be governed by Greek law and any dispute in relation hereto shall be brought before the courts of the city of Athens, to the exclusive jurisdiction of which the parties shall hereby be subject.

#### 13. Definitions



"Certificate" means an electronic document that uses a digital signature to connect a public key with an identity (person or organization) and, at least, states a name or identifies the issuing certificate authority, identifies the Subscriber, contains the Subscriber's public key, identifies the Certificate's Operational Period, contains a Certificate serial number, and contains a digital signature of the issuing certificate authority.

"Certificate Application" means a request to a CA for the issuance of a Certificate.

"Certification Authority" or "CA" means an entity authorized to issue, suspend, or revoke Certificates. For purposes of this Agreement, CA shall mean Company.

#### "Registration Authority" or "RA"

"Certification Practice Statement" or "CPS" means a document, as revised from time to time, representing a statement of the practices a CA employs in issuing Certificates. Company's CPS is published in the Repository.

"Intellectual Property Rights" means any and all now known or hereafter existing rights associated with intangible property, including, but not limited to, registered and unregistered, Greek and foreign copyrights, trademarks, trade dress, trade names, corporate names, logos, inventions, patents, patent applications, software, know-how and all other intellectual property and proprietary rights (of every kind and nature throughout the universe and however designated).

"Qualified Certificate for Electronic Seal - QeSeal" means certificate that is issued by a Qualified Trust Service Provider and that meets the requirements laid down in Annex III of the eIDAS Regulation.

**"Smart Card" or "Secure Certificate Device"** means the carrier or the COMPANY's Software where the subscriber can generate it's private keys and certificates (certificate enrolment through account authentication).

"Remote Seal" means using COMPANY's Secure Certificate Device for creating Qeseals.

"Public Key Infrastructure" or "PKI" means the Certificate-based public key infrastructure governed by the Company's certificate policies, which enables the worldwide deployment and use of Certificates by Company, its affiliates, their respective customers, Subscribers, and Relying Parties HELLENIC EXCHANGES – ATHENS STOCK EXCHANGE S.A.

"Certificate Revocation List" or "CRL" means a signed list of identifiers of certificates that have been revoked. Abbreviated as CRL. It is made available by the ATHEXNet PKI CA to Subscribers and Relying Parties. The CRL is updated after each certificate revocation process. The CRL contains identifiers of revoked certificates that are past their validity date (that is, expired).

"Relying Party" means an individual or organization that acts in reliance on a Certificate and/or a digital signature.

"**Relying Party Agreement**" means an agreement used by a CA setting forth the terms and conditions under which an individual or organization acts as a Relying Party, such as the Company Relying Party Agreement published in the Repository.

**"Repository"** means the collection of documents located at the link for the repository, which may be accessed from the website of COMPANY from which you applied for your Certificate.

"Services" mean, collectively, the digital certificate service and any collateral product, benefit, or utility that COMPANY makes available to you through your purchase of the qualified certificate for webserver authentication.

"Subscriber" means a person, organization, or entity who is the owner of or has the right to the device that is



the subject of, and has been issued a Certificate, and is capable of using, and is authorized to use, the private key that corresponds to the public key listed in the Certificate at issue.



#### PLEASE READ CAREFULLY AND SIGN BEFORE A CERTIFYING PUBLIC AUTHORITY OR AUTHORIZED LSA OF THE DCS NETWORK OF ATHEX

#### Legal Representative (for companies) or Natural Person

By signing this application-agreement I hereby **expressly declare** and **accept** that:

1) My particulars stated in this application are accurate and **I** accept their processing by ATHEX, any lawful successor and entities affiliated with it, for the provision of the Digital Certification Services, in accordance with the terms herein.

2) I have carefully read the above terms and I unreservedly accept all of them and declare that I have received -in language I can understanda copy of the "Summary Notice of ATHEX Certification Services" with a summary of the terms, conditions and information contained in the "Certification Policy" of ATHEX and the "Policies of Qualified Certificates for website authentication" of ATHEX governing the use of the certificate and the relevant private keys. Date: ......../20......

The Applicant and Declarant

(sign and seal here)

#### Information Contact

By signing this application-agreement I hereby **expressly declare** and **accept** that:

1) My particulars stated in this application are **accurate** and **I accept their processing** by ATHEX, any lawful successor and entities affiliated with it, for the provision of the Digital Certification Services, in accordance with the terms herein.

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Date: ...../ 20.....

The Applicant and Declarant

# (sign here)

#### Technical Contact

By signing this application-agreement I hereby  $\ensuremath{\textbf{expressly}}$  declare and  $\ensuremath{\textbf{accept}}$  that:

 My particulars stated in this application are accurate and I accept their processing by ATHEX, any lawful successor and entities affiliated with it, for the provision of the Digital Certification Services, in accordance with the terms herein.

#### The Applicant and Declarant

Note: Public Disclosure Statement of Digital Certificate Service of ATHEX is located at the following http://www.athexgroup.gr/el/web/guest/digital-certificates-pki-regulations



Certification of signature authenticity here

Certification of signature authenticity here