



Demo-Evaluation Agreement

(On display product only)

Please download, fill out and sign, then email to insidesales@atlona.com

Your Name:			Business Name:		
Phone:			Company Name:		
Bill to Address:			Ship to Address:		
Address Line 2:			Address Line 2:		
City:	State/Province:	Zip/Postal:	City:	State/Province:	Zip/Postal
Country:			Country:		

Technical Contact Name:	Technical Contact Email:
Sales/Business Contact Name:	Sales/Business Contact Email:
Purchasing Contact Name:	Purchasing Contact Email:

Did you go through training online? Yes ☐ No ☐

Did you go to training in-person? Yes ☐ No ☐

I am a _____

Reason for evaluation: ☐ Proof of Concept ☐ Competitive Evaluation ☐ Training ☐ MTR ☐ Other

SKU/Product:	Qty:	Price:



SKU/Product:	Qty:	Price:

Demo-Evaluation Agreement Terms & Conditions

This Demo-Evaluation Agreement (the "Agreement") is made between Hall Research Technologies, LLC (A Delaware Limited Liability Company, dba Atlona. with its principal place of business located 1234 Lakeshore Drive, STE 150, Coppell, TX 75019 ("Atlona ") and "the Customer" _____, a(n) ☐ individual, ☐ partnership, ☐ limited liability partnership, ☐ corporation, ☐ limited liability company (check the appropriate box), having a principal place of business at the Bill to Address set forth on this Agreement. This Agreement is made between Atlona, Inc. and the Customer for the purpose of demonstrating the Atlona product(s).

By executing this Agreement, customer agrees to not sell the products for display for a period of one (1) year from date of purchase. Additionally, Customer agrees to pay Atlona for the full value of consideration Customer receives for the sales of Product(s) to its customer, for a period less than one year from the date of purchase.

Evaluation Agreement Terms & Conditions

This Evaluation Agreement (the "Agreement") is made between Hall Research Technologies, LLC (A Delaware Limited Liability Company, dba Atlona. with its principal place of business located 1234 Lakeshore Drive, STE 150, Coppell, TX 75019 ("Atlona ") and "the Customer" having a principal place of business at the Bill to Address set forth on this Agreement.

This Agreement is made between Atlona. and the Customer for the purpose of testing and evaluating the Atlona product(s).

1. PERMITTED USES AND RESTRICTIONS. Atlona agrees to loan to Distributor, Dealer, Consultant or Business end-user Products for the purpose of Customer's internal evaluation of the Products (the "Purpose") in accordance with the terms and conditions of this Evaluation Agreement (the Agreement Customer agrees: (a) to use the Products only for the Purpose; (b) to assume liability for any damages to the Products from misuse, neglect, or abuse; (c) to maintain the Products only at



the location specified below; (d) not to alter or modify the Products.

2. **TERM AND TERMINATION.** This Agreement shall become effective upon Customer's execution of this Agreement, and will continue for a period of ninety (90) days from the shipment of product(s) by Atlona, provided, however, either party may terminate this Agreement at will at any time before that date. Upon termination of the Agreement, customer agrees to either return Product(s) or pay for the Product(s) in full. If the Products are not purchased, at Customer's expense, Customer shall return them the same condition as they were received. If the Products are returned damaged or deemed non-sellable, Customer agrees to pay for the Product(s) in full.
3. **RESERVATION OF RIGHTS** Atlona retains all right, title and interest in the Products and in all materials delivered in connection with such Products. Customer has no rights other than those granted in this Agreement. The Products shall be used by Customer for the Purposes only and within the other parameters as mutually determined by the parties.
4. **DISCLAIMERS/LIABILITY LIMITATION** The product(s) and technical support (if any) are provided "as is" without warranty, express or implied, including but not limited to the implied warranties of merchantability and fitness for a particular purpose. In no event will Atlona be liable for any damages under this agreement.
5. **GENERAL.** This Agreement will be construed under the laws of the State of California, except for that body of law dealing with conflicts of law and the UN Convention of Contracts for the Sale of International Goods, which shall not apply. In the event there is a dispute concerning the subject matter of this Agreement, the proper venue shall be the County of Dallas, State of Texas, United States of America.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the last date set forth below:

First Name:

Last Name:

Electronic Signature:

Date:

Please download, fill out and sign, then email to insidesales@atlona.com

* We hold your privacy in the highest regard and will not share your information with any third party. Should you have any concerns regarding your contact information, please contact us directly at marketing@atlona.com.

** All evaluation ions are either invoiced (if your company has terms) or charged to a credit card upon shipping.