

# **SOFTWARE END-USER LICENSE AGREEMENT**

END-USER LICENSE AGREEMENT (“EULA”) AND TERMS OF USE FOR STEREOTRADER-SOFTWARE, ADD-ONS AND THE WEBSITE AT STEREOTRADER.EU

## **IMPORTANT NOTICE:**

PLEASE READ THIS END-USER LICENSE AGREEMENT (“EULA”) CAREFULLY BY CLICKING “I AGREE”, DOWNLOADING, ACCESSING, INSTALLING, RUNNING OR USING STEREOTRADER SOFTWARE AND/OR ADD-ONS (“SOFTWARE”) AND DOCUMENTATION, YOU AGREE

THAT THIS END-USER LICENCE AGREEMENT (“EULA”) IS A LEGALLY BINDING AND VALID AGREEMENT BETWEEN YOU AND VENDOR, TO ABIDE BY THE TERMS AND CONDITIONS OF THIS EULA, AND TO TAKE ALL NECESSARY STEPS TO ENSURE THAT THE TERMS AND CONDITIONS OF THIS EULA ARE NOT VIOLATED BY ANY PERSON OR ENTITY UNDER YOUR CONTROL OR IN YOUR SERVICE. IF YOU ARE USING THE SOFTWARE ON BEHALF OF AN ORGANIZATION, YOU ARE AGREEING TO THE TERMS AND CONDITIONS OF THIS EULA FOR THAT ORGANIZATION AND PROMISING THAT YOU HAVE THE AUTHORITY TO BIND THAT ORGANIZATION TO THESE TERMS. IN THAT CASE, “YOU” AND “YOUR” ALSO REFERS TO THAT ORGANIZATION.

IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, DO NOT CLICK “I AGREE”, DOWNLOAD, ACCESS, INSTALL, RUN OR USE THE SOFTWARE.

THIS EULA, WHICH SUPPLEMENTS THE STANDARD DISCLAIMER, CONTAINS DISCLAIMERS OF WARRANTIES AND LIMITATIONS OF LIABILITY AND EXCLUSIVE REMEDIES. THE PROVISIONS BELOW FORM THE ESSENTIAL BASIS OF OUR AGREEMENT.

This EULA is a legal agreement between You and Leveredge Ltd. or You and Dirk Hilger, in dependency of the origin of your license, including any affiliates, suppliers and contractors acting on Our behalf (collectively named “Provider”, “Us”, “We”, or “Our”) regarding Your use of the Software. Unless You have a separate written agreement with Provider regarding the Software, then Your use of the Software is governed by this EULA.

## **MODIFICATIONS OF EULA**

From time to time We may, in Our sole discretion, update or modify this EULA, without specific notice to your end. The most recent version of this EULA is located at: [www.stereotrader.eu/licenses/EULA.pdf](http://www.stereotrader.eu/licenses/EULA.pdf) and You should carefully review the same before You use Our Software.

## **LICENSING**

This Software is offered for only non-commercial, personal use by You, the “user.” Provider grants You the non-transferable, non-exclusive and revocable

right to use the Software, subject to the terms of this End-User License Agreement (“EULA”).

When You purchase a product or service, or you receive a product or service on a “complimentary use” basis from Provider and/or its partners/suppliers, You are also purchasing a single user license, unless otherwise stated, subject to the terms of this End-User License Agreement (“EULA”), which may not be transferred or resold. You may not sell, resell, license, rent, lease, lend, or otherwise transfer for value, the use of or installation of the Software. You may not redistribute the Software in any form or broadcast it in any media.

## **LICENSING VALIDATION PROCESS / PRIVACY POLICY**

To protect our software from illegal copying and unauthorized use, we perform a license authentication using the “StereoTrader Vendor-Licensing”, as well as licensing validations by 3rd party payment providers such as DigiStore24 by using our own license manager on our server. This means that checking our license server will be performed each time you use our software. Personal information provided during this audit is limited to your account number, account-holders name, broker name and license code. This data is saved temporarily by the server during the validation process and will neither be processed afterwards nor passed to other companies or any third parties.

To protect your privacy and to ensure a functioning validation process, we have made data-processing-agreements with all our partners that allow for the processing of the aforementioned personal data. In case of Vendor-/partner licensing (brokers, introduction brokers etc.), the transferred and processed personal data is limited to account-name and account number(s). In case of a partner is using DigiStore or a similar payment provider, such personal data which is used for license-validation is not limited and may include any details which you provided during the payment process. We guarantee that we will not store such data at any time for permanent usage, never pass such data to third parties and that such data is only processed by the respective application (StereoTrader, AddOn etc.) as long as it is necessary for the automated examination of the license.

An Internet connection is required to use our software. However, be aware that the fact of not having an Internet connection cannot constitute a valid reason for a refund.

Any data which is transferred between the server and your computer is based on SSL encryption by default. Users have the possibility to turn off SSL encryption manually on their own risk.

Our software never transmits any data regarding the account balance or any other account details unless you send us screenshots or log files by using an integrated function or by mail to support you in case of malfunctions etc. Such data, especially log files may contain detailed personal information such as transactions of your account or any other activity in detail. In such case, you allow us to verify this data as soon as you transmit it. Neither the log files nor

any content will be saved permanently and is/are never passed to any third parties without your explicit allowance.

## **RESERVATION OF RIGHTS**

You hereby acknowledge that all rights, titles and interests, including but not limited to rights covered by the Intellectual Property Rights, in and to the site and/or Software, and that You will not acquire any right, title, or interest in or to the site and/or Software except as expressly set forth in this Agreement. You will not modify, adapt, translate, prepare derivative works from, decompile, reverse engineer, disassemble or otherwise attempt to derive source code from any of Our services, Software, or documentation, or create or attempt to create a substitute or similar service or product through use of or access to the Program or proprietary information related thereto.

All rights not expressly granted are reserved by Provider and/or its affiliates and/or suppliers. Use of the Software for any purpose other than expressly permitted in this EULA is prohibited, and may result in severe civil and criminal penalties.

## **TERMINATION**

Without prejudice to any other rights, Provider may terminate this EULA if You fail to comply with the terms and conditions of this EULA. In such event, You must destroy all copies of the Software.

## **REFUNDS**

Software purchases are non-refundable, unless otherwise stated. A limited trial period before purchase may be available in some cases however please contact us via eMail to confirm if a limited period trial is available for the product you are interested in.

NOTE: Not all Software products provided by Us and/or our affiliates and/or suppliers are available for a limited trial period and Provider and/or its affiliates and/or further vendors/providers reserve the right to decline, or revoke, a trial period on any Software product.

## **SPECIFIC USE**

Provider and/or its affiliates and/or suppliers make no representations about the suitability of the Software for any purpose. This Software is provided by the author "as is" and any express or implied warranties, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose are disclaimed. In no event shall the author be liable for any direct, indirect, incidental, special, exemplary, or consequential damages (including, but not limited to, procurement of substitute goods or services; loss of use, data, or profits; or business interruption) however caused and on any theory of liability, whether in contract, strict liability, or tort (including negligence or otherwise)

arising in any way out of use of this Software, even if advised of the possibility of such damage.

## **CONFIDENTIALITY**

You agree not to disclose information You obtain from Us and or from Our clients, advertisers, and suppliers. All information submitted to by an end-user customer pursuant to a Program is proprietary information of Provider. Such customer information is confidential and may not be disclosed. Publisher agrees not to reproduce, disseminate, sell, distribute or commercially exploit any such proprietary information in any manner.

## **WARRANTY DISCLAIMER AND EXCLUSIONS / LIMITATIONS OF LIABILITY**

We make no express or implied warranties or representations with respect to the Program or any products sold through Our website unless stated (including, without limitation, warranties of fitness, merchantability, non-infringement, or any implied warranties arising out of a course of performance, dealing, or trade usage). In addition, We make no representation that the operation of Our site will be uninterrupted or error-free, and We will not be liable for the consequences of any interruptions or errors for third party Software download. We may change, restrict access to, suspend or discontinued the site or any part of it at any time.

The information, content and services on Our site are provided on an “as is” basis. When You use the site and or participate therein, You understand and agree that You participate at your own risk.

TO THE EXTENT PERMITTED BY LAW, PROVIDER OR ANY THIRD PARTY WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES ARISING OUT OF OR IN ANY WAY RELATING TO THIS LICENSING AGREEMENT OR THE USE OF OR INABILITY TO USE THE STEREOTRADER SOFTWARE, INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, LOST PROFITS, LOSS OF DATA, AND COMPUTER FAILURE OR MALFUNCTION, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF THE THEORY (E.G. CONTRACT OR TORT) UPON WHICH SUCH CLAIM IS BASED. IN SOME COUNTRIES THE EXCLUSION OR LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES IS NOT ALLOWED, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## **NON-ASSIGNMENT OF RIGHTS**

Your rights of whatever nature cannot be assigned nor transferred to anybody, and any such attempt may result in termination of this Agreement, without liability to Us. However, We may assign this Agreement to any person at any time without notice.

## **WAIVER**

Failure of StereoTrader to insist upon strict performance of any of the terms, conditions and covenants hereof shall not be deemed a relinquishment or waiver of any rights or remedy that We may have, nor shall it be construed as a waiver of any subsequent breach of the terms, conditions or covenants hereof, which terms, conditions and covenants shall continue to be in full force and effect. No waiver by either party of any breach of any provision hereof shall be deemed a waiver of any subsequent or prior breach of the same or any other provision.

## **INVESTMENT & GENERAL DISCLAIMERS**

Information on this website or the Products or Services provided, may contain general advice. Any general advice does not take into account your individual objectives, financial situation or needs and You should consider the appropriateness of any general advice having regard to your individual objectives, financial situation or needs.

This information is provided to You so that You can properly understand the services We provide and to assist You in deciding whether to use Our products or services.

Our products and services are limited. Specifically We are neither your financial advisor nor your financial planner and We do not provide analysis of your investment objectives, financial situation and particular needs that a professional investment adviser or financial planner typically provides.

Fundamentally, We provide access for an international audience to trading tools (including but not limited to trading Software/add-ons, general trading education and trading services, developed either by Provider or by an external third-party affiliate and/or supplier) only, and where any advice is incidentally provided, it is provided on a non-specific basis. This means that any advice You receive from Us will not be based on, nor take into consideration, your specific investment objectives, financial situation or needs. You should consult with your own licensed financial adviser before You make any decision on the basis of any products, services or advice We may provide.

You assume all responsibility for any action You may take when using any information, product or services provided by Provider, and this means also that You need to be able and willing to accept sole responsibility for ensuring the suitability of any and all investments that You may make when using any information, product or service provided by Provider.

Provider does not guarantee the accuracy or completeness of any information supplied and shall not be liable to any customer or third party for the accuracy of the information or any alerts or signals supplied through Software and/or software add-ons to a customer, nor for any delays, inaccuracies, errors, interruptions or omissions in the furnishing thereof, for any direct or consequential damages arising from or occasioned by such delays, inaccuracies, errors, interruptions or omissions, or for any discontinuance of the service.

Please note that Provider accepts also no responsibility or liability for the contents of any other website, whether linked to Our website or not, or for any

consequences from You acting upon the contents of another website. Accessing Our website shall not render the user a customer of Provider nor shall Provider owe such users any duties or responsibilities as a result thereof.

## **RISK WARNING**

You understand and acknowledge that there is a high degree of risk involved in trading securities, currencies/foreign exchange and/or derivative products. Trading securities, currencies/foreign exchange and/or investment in derivatives can be very speculative, involves considerable risk, may result in losses and is not suitable for every investor. Provider does not take into account the objectives, financial situation or needs of individual users. Hence, You should carefully consider whether trading in securities, currencies/foreign exchange and derivative products is appropriate for You in the light of your financial circumstances. You should be aware that dealing in products that are highly leveraged carry significantly greater risk than non-g geared investments such as share trading. As such, You could both gain and lose large amounts of money. You may sustain losses in excess of the moneys You initially deposit and also in excess of the margin required to establish and maintain any positions in leveraged products.

No representation is being made that any account will or is likely to achieve profits or losses similar to those discussed in any form of media (including but not limited to web sites, email, print or banner advertising, social media sites and/or Provider affiliates and/or Provider suppliers) by Provider.

The past performance of any trading system or methodology is not indicative of future results.

## **HYPOTHETICAL OR SIMULATED TRADING RESULTS**

Hypothetical or simulated performance results have certain inherent limitations unlike actual performance records: simulated results do not represent actual trading. Also, since the trades have not actually been executed, the results may have under or over compensated of the impact, if any, of certain market factors, such as lack of liquidity or slippage. Simulated trading programs in general are also subject to the fact that they are designed with the benefit of hindsight. No presentation is being made that any account will or is likely to achieve profits or losses similar to those predicted or shown.

No representation is being made that any account will or is likely to achieve profits or losses similar to those shown in any simulation. In fact, there are frequently sharp differences between hypothetical performance results and the actual results subsequently achieved by any trading program. One of the limitations of hypothetical performance results is that they are generally prepared with the benefit of hindsight. In addition, hypothetical trading does not involve financial risk of actual trading. For example, the ability to withstand losses or to adhere to a particular trading program in spite of trading losses is material points which can also adversely affect trading results. There are numerous other factors related to the markets in general or to the implementation of any specific trading program which cannot be fully accounted

for in the preparation of hypothetical performance results and all which can adversely affect actual trading results.

## **ACCOUNTS AND PASSWORDS**

You are responsible to maintain the confidentiality of your password and shall be responsible for all uses via your registration and/or login, whether authorized or unauthorized by You. You agree to immediately notify Provider of any unauthorized use or your registration, user account or password.

## **TESTIMONIALS**

Where Testimonials are given, they represent the outcomes that have been provided to Us by genuine clients and may not be typical of what every individual will feel or achieve.

## **THIRD-PARTY SERVICES**

Goods and services of third parties may be advertised and/or made available on or through Our web site. Representations made regarding products and services provided by third parties are governed by the policies and representations made by these third parties. Provider shall not be liable for or responsible in any manner for any of your dealings or interaction with third parties.

## **SEVERABILITY OF TERMS**

In the event that any provision of these Terms and Conditions is found invalid or unenforceable pursuant to any judicial decree or decision, such provision shall be deemed to apply only to the maximum extent permitted by law, and the remainder of these Terms and Conditions shall remain valid and enforceable according to its terms.

## **ENTIRE AGREEMENT**

This Agreement shall be governed by and construed in accordance with the substantive laws of Germany, without any reference to conflict-of-laws principles. The Agreement describes and encompasses the entire agreement between Us and You, and supersedes all prior or contemporaneous agreements, representations, warranties and understandings with respect to the Site, the contents and materials provided by or through the Site, and the subject matter of this Agreement.

## **GOVERNING LAW**

Any dispute, controversy or difference which may arise between the parties out of, in relation to or in connection with this Agreement is hereby irrevocably submitted to the exclusive jurisdiction of the courts of Cologne, Germany, to the exclusion of any other courts without giving effect to its conflict of laws provisions or your actual state or country of residence.

## **CONTACT US**

If you have any questions regarding these Terms and Conditions, please contact Us by e-mail at [info@stereotrader.net](mailto:info@stereotrader.net)

Last revised: March, 21st 2021