

## ***Instructions***

1. Print document.
2. The LA and NDA both must be completed in full.
3. License Agreement – Pardo & Company will fill in dollar amount paid and license number.
4. Please fill in date and all contact information, name, address and phone number. Fill in company name if relevant and country if you reside outside of the US.
5. Sign page four.
6. Non-Disclosure Agreement – Please fill in date and all contact information, name, address and phone number. Fill in company name if relevant and country if you reside outside of the US.
7. Sign page 8.
8. Scan completed LA and NDA.
9. Send via email to [bob.pardo@pardocapital.com](mailto:bob.pardo@pardocapital.com) and [jcl@opgroup.de](mailto:jcl@opgroup.de).
10. Your RangerZ package will be emailed within 2 business days.
11. Send questions to [bob.pardo@pardocapital.com](mailto:bob.pardo@pardocapital.com) or [support@opgroup.de](mailto:support@opgroup.de).

\_\_\_\_ / \_\_\_\_ / 20 \_\_\_\_

This document confers a license granted by Robert Pardo and Pardo & Company Limited of 1828D Wildberry Drive, Glenview, IL 60025 for the use of its intellectual property and software product Ranger Closed which is incorporated in the product RangerZ Closed. In return for the purchase of RangerZ Closed at US\$ \_\_\_\_\_ this license is granted with the following privileges.

This license # \_\_\_\_\_ permits the following Licensee

\_\_\_\_\_  
First Name (Required)

\_\_\_\_\_  
Last Name (Required)

\_\_\_\_\_  
Company if Relevant

\_\_\_\_\_  
Street Address (Required)

\_\_\_\_\_  
City (Required)

\_\_\_\_\_  
State (Required)

\_\_\_\_\_  
Zip or Postal Code (Required)

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Country if not US

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Phone Number

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Valid Email Address

unlimited use of Ranger to research and develop trading strategies and to trade an account with such Ranger produced strategies of up to US\$1,000,000.

Additional licenses can be purchased at the rate of US\$5,000 per million. Licenses for account sizes above \$5,000,000 can and must be negotiated directly with Pardo & Company.

The license is granted for life. It can be transferred to the legal heirs of Licensee. It can only be transferred to another entity other than the legal heirs with written permission of Pardo & Company.

It is recognized by Licensee that this software program and its contents contains valuable proprietary intellectual property of Pardo & Company. Licensee agrees to hold this code and all of its contents in confidence.

Recognizing that grave financial damage would be done to Pardo & Company by the unauthorized transfer of Ranger in any form, electronic or otherwise, Licensee agrees to pay the following damages.

For each unauthorized copy of Ranger provided to another entity, Licensee agrees to promptly pay to Pardo & Company damages of US\$10,000 and all legal costs if such are required to recover said damages.

Licensee acknowledges that the disclosure of the Pardo method for creating uncorrelated new trading strategies using stop and limit entry and exit orders together with counter trend, with trend and neutral trend filtration represents (Pardo Proprietary Method now known as Excalibur) proprietary intellectual property of Robert Pardo and Pardo & Company. Licensee agrees to pay to Pardo

& Company recovered damages of US\$10,000 for each disclosure of said intellectual property and all legal costs if such are required to recover said damages.

Licensee may request from Pardo & Company permission to employ said intellectual property (Pardo Method) in other strategies of their creation. Additional cost may be required and will be determined on a case by case basis.

Licensee may request from Pardo & Company permission to employ said intellectual property indicators in other strategies of their creation. Additional cost may be required and will be determined on a case by case basis.

Licensee agrees that this license is governed by the laws of the state of Illinois in the United States. Licensee agrees pay any additional legal expenses that may be incurred by Robert Pardo and Pardo & Company that may be incurred to enforce its legal rights.

Licensor  
Robert Pardo & Pardo & Company Limited

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Licensee and Company if Applicable

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# MUTUAL NON-DISCLOSURE AGREEMENT

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This Agreement is entered into as of the \_\_\_\_ day of \_\_\_\_\_, 2026, by

\_\_\_\_\_  
First Name (Required)

\_\_\_\_\_  
Last Name (Required)

\_\_\_\_\_  
Company if Relevant

\_\_\_\_\_  
Street Address (Required)

\_\_\_\_\_  
City (Required)

\_\_\_\_\_  
State (Required)

\_\_\_\_\_  
Zip or Postal Code (Required)

\_\_\_\_\_  
Country if not US

\_\_\_\_\_  
Phone Number

\_\_\_\_\_  
Valid Email Address

Herein after referred to as LICENSEE and **Robert Pardo and Pardo & Company, Limited Inc.** ("PARDO") whose addresses are 1828D Wildberry Drive, Glenview, Illinois 60025. This includes LICENSEE's and PARDO's Subsidiaries, Stockholders, Partners, Co-Ventures, Trading Partners, Corporations, Divisions, Employees, Assignees, Agents, Consultants, Brokers & other Associated Organizations.

LICENSEE and PARDO wishes to explore a business relationship of mutual interest. In connection with this opportunity, and as a condition to the discussions between LICENSEE and PARDO, LICENSEE and PARDO acknowledge and agree that there is a need to disclose to each other certain information concerning or related to the disclosing party that is to be used only for the purpose of such discussions and which must be protected from unauthorized use or disclosure.

In consideration of the disclosure of such information by PARDO and by LICENSEE, and in order to explore such business opportunity, both parties hereby agree as follows:

- 1) Definition.** This Agreement shall apply to all information disclosed by either party to the other, whether disclosed orally or in writing and whether or not specifically marked as "Confidential" or "Proprietary," including, without limitation, all information related to the disclosing party's existing clients or prospective clients, proposed or existing technology, knowledge, products and their component parts, services, markets, and other business information, scripts, specifications, tools, models, processes, procedures, and all information pertaining to (hereinafter referred to collectively as "Confidential Information").
- 2) Non-Disclosure of Confidential Information.** Both parties hereby agree as follows:
  - i) The receiving party will not use any Confidential Information disclosed by the other party for its own use or for any purpose except to carry out the discussions and evaluations with the other party concerning a possible business relationship between the parties and to evaluate such possible business relationship.
  - ii) Each receiving party agrees to hold all Confidential Information in strict confidence and will not disclose any of the Confidential Information to any person without the disclosing party's prior written consent except for disclosure to the receiving party's employees on a "need to know" basis. (For the purposes of this Agreement, the term "person" shall be interpreted broadly to include, without limitation, any corporation, company, partnership or individual.)
  - iii) Both parties agree to take all reasonable measures necessary or appropriate to protect the confidentiality of, and avoid disclosure or use of, Confidential Information in order to prevent it from falling into the public domain or the possession of any persons other than those persons authorized hereunder to have any such information.

- iv) Neither party shall copy for external disclosure, or permit any person to copy for external disclosure, any of the Confidential Information without the disclosing party's prior written consent.
- 3) **Exceptions.** The obligations set forth in Paragraph 2 shall not apply to Confidential Information that the receiving party can demonstrate a) is or has become publicly known through no wrongful act of the receiving party or has been approved for release by written authorization of the disclosing party; b) was known by the receiving party prior to the disclosure thereof by the disclosing party; c) properly comes into the possession of the receiving party from a third party which is not under any obligation to maintain the confidentiality of such information; and/or d) which is independently developed by or for the receiving party. In the event that a receiving party is requested or becomes legally compelled (by oral questions, interrogatories, requests for information or documents subpoena, civil investigative demand or similar process) to disclose any of the Confidential Information or the fact that the Confidential Information has been made available to the receiving party, that discussions or negotiations between PARDO and LICENSEE are taking place or any of the terms, conditions or other facts with respect thereto, it is agreed that the receiving party will provide the disclosing party with prompt written notice of such request(s) so that the disclosing party may seek a protective order or other appropriate remedy and/or waive compliance with the provisions of this Agreement. In the event that such protective order or other remedy is not obtained, or that the disclosing party waives compliance with the provisions of this Agreement, the receiving party agrees that it will furnish only that portion of the Confidential Information and other information which is legally required and will exercise all reasonable efforts to obtain reliable assurance that confidential treatment will be accorded to that portion of the Confidential Information and other information which is being disclosed.
- 4) **Remedies.** Both parties agree that the unauthorized disclosure or use of Confidential Information will cause irreparable harm and significant injury that may be difficult to ascertain. Accordingly, both parties agree that the other party shall have the right to seek equitable relief, including specific performance and/or immediate injunctive relief, without the need to post a bond or other surety in the event of any breach of this Agreement.
- 5) **Return of Materials.** All copies of Confidential Information in tangible form that are in the possession of the receiving party will be promptly returned to the disclosing party after the business possibility has been rejected or related discussions have been concluded or terminated, or at any time upon the disclosing party's request.
- 6) **No License / No Agreement / No Representations and Warranties As To Information.** Both parties hereby acknowledge that all Confidential Information shall be owned solely by the disclosing party. Both parties recognize and agree that nothing contained in this Agreement shall be construed as granting any rights, by license or otherwise, to any Confidential Information to the receiving party or any other person. Both parties also hereby acknowledge and agree that any agreement between PARDO

and LICENSEE concerning any future transaction will exist only when such agreement is in writing and duly executed by the parties.

Although both parties have endeavored to include in the Confidential Information that information known to the disclosing parties and believed by them to be relevant to the purposes hereof, both parties acknowledge that neither party nor any of their representatives makes any representation or warranty as to the accuracy or completeness of the Confidential Information. Both parties agree that neither LICENSEE, nor PARDO nor their representatives shall have any liability to the other resulting from the reliance upon the Confidential Information.

- 7) **Term.** The foregoing commitments of both parties shall survive any termination of discussions between the parties and shall continue in full force and effect as long as the Confidential Information remains a trade secret of the disclosing party.
- 8) **Miscellaneous.** This Agreement shall be binding upon and for the benefit of the undersigned parties, their successors and assigns. Failure to enforce any provisions of this Agreement shall not constitute a waiver of any term hereof. This Agreement shall be governed by the laws of Cook County, Illinois. This document contains the entire agreement between the parties with respect to the subject matter contained herein.

IN WITNESS WHEREOF, the parties hereby have caused this Agreement to be executed as of the date written above.

**Licensee**

By: \_\_\_\_\_  
Individually & Company if relevant

**Robert Pardo and Pardo & Company Limited**

By: \_\_\_\_\_  
Robert Pardo  
  
Individually and President