

# License Agreement for the Zorro and Zorro S Software

**Important - read carefully.** This License Agreement is a legal agreement between you, either as a natural person ("USER") or as a corporate entity ("CORPORATION"), and **oP group Germany GmbH** ("OP GROUP") for the **Free Zorro Software** ("ZORRO") or for the **Sponsored Zorro Software** ("ZORRO S", both together referred to as "SOFTWARE"), including all component parts, data, media, printed materials, and electronic documentation under copyright by OP GROUP. By installing, copying, or otherwise using the SOFTWARE, you agree to be bound by the terms of this agreement. If you do not agree to the terms of this agreement, then **do not** install or use the SOFTWARE.

The SOFTWARE is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties.

**Limits of Use.** The SOFTWARE is licensed as a single. Its component parts may not be separated. ZORRO may be used only by a USER, not by a CORPORATION. ZORRO S may be used by a USER or a CORPORATION. ZORRO may be installed on up to two computers, but used for trading only on a single computer. ZORRO S may be installed on any number of computers owned or under control by the USER, but only on a single computer owned or under control by a CORPORATION. No part of ZORRO or ZORRO S may be redistributed, rented, or shared with any other party, unless by express written permission from OP GROUP.

**Trading Restrictions.** You are allowed to use ZORRO for an annual trading profit of up to US\$ 30,000 or currency equivalent. You are allowed to keep a capital of up to US\$ 7,000 or currency equivalent on an account that is directly or indirectly traded with ZORRO. When the aforementioned profit or capital limit is reached, you must stop using ZORRO. ZORRO must not be used, directly or indirectly, for providing trade signals, offering trade services, or trading for or on behalf of any other party. For each occurrence of violating the restrictions, you agree to pay to oP group a fee of US\$ 1000 plus the gain achieved through the violation. The aforementioned trading restrictions do not apply to ZORRO S.

**Reverse Engineering.** You may not reverse engineer, decompile, or disassemble the SOFTWARE or its component parts, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation of components.

**Support Services.** OP GROUP may provide you with support services related to the SOFTWARE. The provision and use of Support Services is governed by the OP GROUP policies. Any supplemental software code provided to you as part of the Support Services shall be considered part of the SOFTWARE and subject to the terms and conditions of this Agreement. With respect to technical information you provide to oP group as part of the Support Services, oP group may use such information for its business purpose, including for updates and development. oP group will use its best efforts to not utilize such technical information in a form that personally identifies you.

**Termination.** Without prejudice to any of OP GROUP's other rights, OP GROUP may terminate this Agreement if you fail to comply with the terms and conditions of this Agreement. In such event, you must stop using the SOFTWARE, and delete all copies and all of its component parts. To this end you grant to OP GROUP the right to, with or without notice, monitor your publicly accessible activities with the SOFTWARE for the purpose of verifying the SOFTWARE performance and/or your compliance with the terms hereof. oP group reserves the right to disable your copies of the SOFTWARE if you violate the terms and conditions of this Agreement.

**Copyright and Trademarks.** All title, trademarks and copyrights in and pertaining to the SOFTWARE (including, but not limited to any images, photographs, animation, video, audio, Music, text, and applets incorporated into the SOFTWARE), the accompanying, printed materials and any copies of the SOFTWARE are owned by oP group or its affiliated companies. The SOFTWARE is protected by copyright and trademark laws and international treaty provisions. You must treat the SOFTWARE like any other copyrighted material for archival purposes, and you may not copy the printed materials accompanying the SOFTWARE.

You may not remove, modify or alter any OP GROUP copyright or trademark notice from any part of the SOFTWARE, including but not limited to notices contained in the start-up messages of the SOFTWARE.

**Warranty Disclaimer.** The SOFTWARE is provided "AS IS," without warranties of any kind. OP GROUP expressly disclaims any representations and warranties, including, without limitation, any special, incidental, indirect, or consequential losses and damages arising out of the use of the SOFTWARE.

**Risk Warning.** Using the SOFTWARE for trading financial assets carries a high level of risk, and may not be suitable for all investors. The possibility exists that you could sustain a loss of some or all of your deposited funds. Do not trade with capital that you cannot afford to lose. Be aware of all the additional risks associated with automated trading, such as losses due to strategy failures or software bugs. Before deciding to use the SOFTWARE for trading, carefully consider your objectives, financial situation, needs and level of experience.

**Your acceptance of this agreement was indicated through installation.**