

INDIVIDUAL CONTRIBUTOR LICENSE AGREEMENT

The Volatility Foundation Inc.
Individual Contributor License Agreement ("Agreement") V2.0
license@volatilityfoundation.org

Thank you for your interest in The Volatility Foundation, Inc. (the "Foundation"). In order to clarify the dual shared ownership property rights and intellectual property license ("ownership and license") granted with Code Contributions ("Contributions") from any person or entity, the Foundation must have an Individual Contributor License Agreement ("ICLA Agreement") on file that has been signed by each Contributor or organization, indicating mutual agreement to the ownership property rights and intellectual property license terms below. This ownership and license is for your protection as a Contributor as well as for the protection of the Foundation and its member users; it does not change your rights to use your own Contributions for any other purposes except as specifically set forth in this ICLA Agreement.

Where to Send Your Contribution:

If you have not already done so take one or more of the following actions to complete your ICLA Contribution Agreement:

- Complete, date, sign, scan and email a **pdf file copy** of this ICLA Agreement to license@volatilityfoundation.org; or
- If necessary or requested, please mail an original hard-copy signed ICLA Agreement to The Volatility Foundation, Inc., 11654 Plaza America Drive #774, Reston, VA, 20190, U.S.A.

Please read this document carefully before signing and keep a copy for your records.

Contributor Information:

Full name: ROSARIO MATTEO GRAMMATICO

Position: SECURITY OPERATIONS CENTER ANALYST

(optional) Public name: ROSARIO MATTEO GRAMMATICO

Mailing Address: Via Angelo Moro, 18 - San Donato Milanese (MI) - 20097

Country: ITALY

Telephone: +393201935855

E-Mail: rosario.matteog@gmail.com

Existing Copyright Nos. _____

Existing Trademark Nos. _____

Associated Code Project Submission Name: _____
(Refers to any name you have associated with this code donation for identification purposes)

Include Prior Contributions? (Yes/No) _____

Voluntary Mutual Dual Shared Ownership Property Rights and Intellectual Property License Agreement

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to the Foundation. In return, the Foundation shall not use Your Contributions in a way that is inconsistent with its nonprofit status and bylaws in effect at the time of the Contribution. Except for the ownership property rights and license granted herein to the Foundation, You reserve all right, title, and interest in and to Your Contributions as set forth in this Agreement.

1. Definitions.

"You" (or "Your") shall mean the Contributor, any copyright owner or legal entity authorized by the copyright owner that is making this Agreement with the Foundation. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is voluntarily submitted by You to the Foundation for inclusion in, use with, or documentation of, any of the projects, software, products, or computer code, whether used singularly or in aggregate form, that is owned, licensed, used, assigned, controlled or managed by the Foundation in any form (the "Work"). For the purposes of this definition, "submitted" or "submission" means any form of electronic, verbal, or written Communication sent, given or acknowledged by You to the Foundation or its representatives, including but not limited to Your participation in or communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Foundation for the purpose of discussing, improving, expanding or complementing the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Dual Shared Ownership Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to the Foundation a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and to distribute Your Contributions and such derivative works.

You further agree to dual shared copyright ownership of all intellectual property rights in

any “contributed code” from You to the Foundation, including all licensing, sublicensing and trademark rights (“ownership property rights”), and in consideration of the mutual promises and obligations of the parties in this Agreement, You hereby irrevocably assign, give and transfer to the Foundation all current and future shared ownership rights of whatever kind in Your contributed code, and all intellectual property rights – including by way of example only and not by way of any limitations- all trademark, use, licensing and relicensing rights; and

You hereby irrevocably appoint the Foundation, its representatives and assigns as Your attorney in fact for all purposes in any way directly or indirectly related to the ownership, development, use, preservation, protection, licensing, maintaining, defending and assertion of all assigned “ownership property rights” (express and implied) under this Agreement, as revised from time to time, as deemed necessary by the Foundation, in its sole discretion and business judgment to pursue all related legal and equitable claims, actions and causes (“Remedies”) of whatever nature to and protect, claim, litigate, compromise, negotiate and settle all such Remedies against any person, party, entity or organization in the Foundation’s own name and/or collectively on behalf of all dual shared ownership contributors to any Foundation, however designated or identified in any ICLA whether by name, project, version, license, or otherwise.

Notwithstanding any language to the contrary, You are not prohibited from independently using Your own donated code for any of Your own third party development purposes and any such use of Your own donated code shall not constitute a violation of the dual shared copyright ownership interests of the Foundation, excepting that 1) You shall not change the terms of the ICLA Agreement with the Foundation; and 2) You shall not, without express written permission of the Foundation, grant nor execute any release(s), compromises or settlements with any person, entity, organization, association or unauthorized users (“third parties”) that does or may in any way interfere with, conflict with or may be adverse to the ownership and copyright interests of the Foundation, or in any way diminishes the value of Your contributed code to the Foundation as reasonably determined by the Foundation, whether or not Your contributed code has been combined, included in, used, or in any way aggregated into any project, purpose, activity, product, service, software program (“aggregated software”) - designed, developed, produced, used, licensed or sponsored by the Foundation; and 3) You further agree that You will submit any concerns pertaining to proposed third party code releases, compromise or settlement (“Releases”) by You to the Foundation for review and response at license@volatilityfoundation.org prior to entering into any agreement which may conflict with Your rights and obligations under this Agreement. In the event of an unresolved disagreement between You and the Foundation concerning the validity of or adverse impact of any proposed release, compromise or settlement by You, You voluntarily agree that the decision of the Foundation shall be final and binding on You, your agents, assigns, successors and representatives as to any such proposed Releases.

Identifying Contributor Donations

You agree that each separate Contributor Code Submission must be expressly marked by You in the following way :

“Donated under Volatility Foundation, Inc. Individual Contributor Licensing Agreement”;

or

"Donated under VFI Individual Contributor Licensing Agreement".

You agree that any Donated Code submitted to the Foundation that is not properly marked as set-forth above in this Agreement shall be deemed for all purposes of this Agreement as "Donated under Volatility Foundation, Inc. Individual Contributor Licensing Agreement".

If You object to the Foundation's designation of Your unmarked code or if any Donated Code remains undesignated for any reason, it may be returned to the Contributor as ("Rejected") at the sole discretion of the Foundation, although the Foundation shall have no obligation whatsoever to return any such Donated Code, and such Rejected code shall not be considered as a valid Contributor Code Donation to the Foundation under this Agreement.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to the Foundation a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim, counterclaim in a lawsuit or any third party lawsuit for contribution or indemnification) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.
4. You represent and agree that you are legally entitled or authorized to grant the above license, individually and/ or as the authorized agent of the intellectual property owner of Your Contribution. If your employer(s) has rights to intellectual property that you create that includes your contributions, you represent that you have received valid express permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to the Foundation, or that your employer has executed a separate Corporate ICLA with the Foundation and understand that the Foundation will rely on your representations in this Agreement and that the Foundation will not, and has no affirmative obligation to conduct any due diligence concerning Your representations in this Agreement.
5. You represent that each of Your Contributions is Your original creation (see section 8 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation, You may submit it to the Foundation separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [_____ named here]".
8. You agree to immediately notify the Foundation of any facts or circumstances of which you become aware that may affect your Contribution or would at any time make these representations inaccurate in any respect.
9. You agree that this Agreement may be amended from time to time by the Foundation to accomplish the purposes, goals and objectives of the Foundation and that any electronic notification by web posting, Agreement amendment or otherwise shall be deemed to be sufficient and valid notification to You under this Agreement.
10. You agree that this Agreement is executed in the State of Maryland and shall at all times be governed and interpreted in accordance with the laws of the State of Maryland.

Authorized Signature: Date: _____

Printed Name and Position:

Company:

Volatility Foundation, Inc.

Accepted Date: _____

Rejected Date: _____