LICENSE AGREEMENT

Visit http://www.modulusfe.com/support/license.pdf for the most current version of this License Agreement.

IMPORTANT-READ CAREFULLY: This License Agreement (the "Agreement") is a legal contract between you (the "Licensee") and Modulus Financial Engineering, Inc., an Arizona Corporation ("MFE") for the use of a MFE product, which may include source code and components or compiled binary code, depending on the type of license purchased, and includes any supplied corrections, bug fixes, enhancements, updates or other modifications created and supplied by MFE and any user manuals or other documents supplied by MFE (the "Software").

UPON EXECUTION OF THIS AGREEMENT, OR BY DOWNLOADING, INSTALLING 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, DO NOT DOWNLOAD, INSTALL OR USE THE SOFTWARE.

1. LICENSE

- a) <u>License Grant</u>. Subject to the terms and conditions of this Agreement, MFE grants Licensee a non-exclusive, non-transferable license to use the Software ("License").
- b) <u>Authorized Use</u>. Depending on the type of license purchased by Licensee, the authorized and limited use of the Software is as follows:

Academic License: If Licensee purchased an Academic License, Licensee may only use the Software for non-commercial use in an educational environment, and Licensee must fax Licensee's student ID to (888) 318-3754. Licensee may not redistribute or resell the Software. An Academic License only allows use of the compiled binary code.

Personal License: If Licensee purchased a Personal License, Licensee may use the Software only for personal, non-commercial use. The Software may be installed on a maximum of five computers. Licensee may not redistribute or resell the Software. A Personal License only allows use of the compiled binary code.

Commercial Licensee: If Licensee purchased a Commercial License, Licensee may distribute the Software to up to 1,000 end users in Licensee's immediate distribution channel. Licensee may NOT distribute the software through a third-party distribution channel such as another web site, another business, or through another company name. If Licensee did not purchase a source code license, this Commercial License only allows use of the binary code. If Licensee purchased a source code license, Licensee has a license to use the source code on the terms and conditions of this Agreement

Enterprise License: If Licensee purchased an Enterprise License, Licensee may distribute the Software to an unlimited number of end users in Licensee's immediate distribution channel. Licensee may NOT distribute the software through a third-party distribution channel such as another web site, another business, or through another company name. If Licensee did not purchase a source code license, this Enterprise License only allows use of the binary code. If Licensee purchased a source code license, Licensee has a license to the source code on the terms and conditions of this Agreement.

The above licenses may carry additional terms, limitations, restrictions or rules if implied in the product marketing material at the time of purchase.

2. RESTRICTIONS ON USE

Except as expressly provided in this Agreement, Licensee shall not transfer, rent, lease, lend, modify, translate, sublicense, time-share, electronically transmit or receive the source code, media or documentation or share or provide the Software to a third party in any form. Licensee will not disassemble, decompile or reverse engineer the Software or attempt to do the same. Licensee also will not permit or assist any third party to disassemble, decompile or reverse engineer the Software.

LICENSEE MAY NOT, UNDER ANY CIRCUMSTANCE, REDISTRIBUTE THE SOURCE CODE OR THE .LIC LICENSE FILE OR IN ANY WAY USE THE SOFTWARE IN THE DEVELOPMENT ENVIRONMENT ON MORE THAN THE NUMBER OF COMPUTERS PERMITTED IN THE LICENSE TYPE PURCHASED BY LICENSEE OR IN A MANNER OTHER THAN PROVIDED IN THIS AGREEMENT.

If Licensee has purchased a license to use the binary product's source code, Licensee or any developer listed by Licensee on this license and made a party to this agreement, may modify the source code to adapt it to Licensee's needs. However Licensee may only redistribute the compiled form of the modified source code (*.exe, *.dll, *.ocx, *.so, *.jar and *.class files). Licensee shall not redistribute any original or modified source code file. Licensee shall not copy and paste source code into external classes. All source code is copyrighted and may only be used within the original classes.

Licensee agrees that the source code will not be disclosed or provided to any developer, whether such developer is an employee or independent contractor, who is not listed as a developer in this agreement or who has not agreed to the terms of this License agreement.

Licensee shall not resell, rent, lease or distribute the source code OR compiled components alone. Programming components must be distributed as a part of an application and bundled with an application or with the application's installation files. Licensee shall not use the source code or compiled components from a scripting language or wrap the component using a "wrapper" object (for this purpose, to "wrap" or use a "wrapper" means that in which an object is wrapped inside other program code as an interface between the client, the Software, and the wrapped code). For example wrapping the Software and then redistributing that wrapped Software as the equivalent of a programming tool similar to the original Software is prohibited. All source code provided by MFE that is distributed with an application must be compiled or password protected to the extent that only the licensed software developer(s) may obtain access to it.

This provision and the obligations of Licensee hereunder shall survive the termination of this agreement.

3. DEVELOPMENT ENVIRONMENT

a) The development environment requires one (1) license per developer or at least one license per distributor of the binary application. The Licensee may not use the MFE source code or Software for consulting purposes. Additional developer and client licenses may be purchased at a discount from MFE. Contact sales@modulusfe.com for details.

b) SPECIAL OBFUSCATION REQUIREMENT FOR .NET APPLICATIONS

Licensee is <u>required to obfuscate</u> Licensee's applications or program libraries before deploying any Microsoft .NET applications in order to protect MFE's source code and trade secrets. Obfuscation prevents other software developers from decompiling the application and obtaining the source code. Licensee may use any obfuscation tool that meets MFE's minimum requirements of 100% code obfuscation, however MFE highly recommends the DeepSea Obfuscator. Failure to obfuscate Licensee's application is a violation of this agreement and constitutes copyright infringement.

Licensee further acknowledges that violation of this provision would subject MFE to irreparable harm for which monetary damages would be an insufficient remedy. Accordingly, Licensee agrees that in the event of a violation of this provision, MFE shall be entitled, in addition to its legal remedies, to such equitable relief, including injunctive relief, as may be appropriate in the circumstances. This provision and the obligations of Licensee hereunder shall survive the termination of this agreement.

4. TECHNICAL SUPPORT

Although Live Help is provided on MFE's web site and toll free technical support is available for priority support subscribers, TECHNICAL SUPPORT REPLIES ARE GUARANTEED ONLY IF LICENSEE SUBMITS SUPPORT REQUESTS VIA http://support.modulusfe.com - MFE DOES NOT GUARANTEE RETURN PHONE CALLS OR LIVE WEB HELP! Response times may vary from only minutes to 72 business hours from the time of receipt, excluding weekends and holidays. MFE reserves the right to reply to support requests no sooner than 72 business hours excluding weekends and holidays, providing Licensee has supplied all information required for MFE to complete the support request such as error descriptions, error numbers, code snippets and other detailed information to help MFE solve the problem as quickly as possible. Failure to supply adequate information may result in a slow response time or no reply at all. Licensee agrees that prior to submitting a support request, Licensee must first search the online knowledge base and frequently asked questions list (F.A.Q.s) at http://support.modulusfe.com to determine if an answer to the support question exists. Please note MFE reserves the right to refuse technical support if MFE determines that the support requests are consulting oriented, abusive, threatening or unrelated to actual technical support. Licensee must also understand that support requests may be inadvertently and erroneously filtered by spam filter software or antivirus software, therefore if a support response has not been received AFTER 72 business hours, it shall be Licensee's responsibility to contact MFE by phone at (888) 318-3754 (option 3) to request help with tracking the support request. Please note if MFE offers Remote Support (via direct login to Licensee's computer) for software installation, the Remote Support service is considered mandatory and if not accepted by Licensee, shall void the Technical Support clause of this

License Agreement. Remote Support sessions require that a professional software developer be present at the Licensee's computer during the time of service.

5. TERM AND TERMINATION

This Agreement is effective until terminated ("Term"). Licensee may terminate this Agreement by completely uninstalling and destroying all Software and copies, including all copies that have been distributed to end users. This license and the rights granted hereunder will automatically terminate upon your breach of any of the terms and conditions of this Agreement. Upon termination of this Agreement for any reason, the License will terminate immediately and Licensee is required to immediately cease using the Software and also retract all distributed applications developed with MFE software or source code within a reasonable time period. Licensee agrees that MFE will have no liability to Licensee for any restriction or termination of License or refund of monies paid for the License pursuant to such violation. LICENSEE AGREES THAT IF MFE TERMINATES THE LICENSE AS A RESULT OF LICENSEE'S VIOLATION OF THIS AGREEMENT, LICENSEE FORFEITS ANY RIGHT TO A REFUND OF ANY LICENSE PAYMENTS.

6. NON-COMPETE

- a) Licensee shall not own, manage, operate, consult or be employed in the business of trading software components or custom trading platform development and sales ("Competing Business"). Licensee shall not use the Software to develop competing trading components or trading platforms that are then distributed to end-users. Licensee shall not resell, rent, lease or distribute the source code or components in any way that would cause Licensee to be a Competing Business or facilitate a Competing Business.
- b) During the Term and for a period of two years after the termination of this Agreement (the "Non-Solicitation Period"), Licensee shall not, directly or indirectly, hire any employee or independent contractor of MFE or induce or attempt to influence any employee or independent contractor of MFE to terminate his or her employment or engagement with MFE. If Licensee hires an employee of MFE in breach of this provision, Licensee agrees to pay MFE an annual fee of \$150,000 per year during the Non-Solicitation Period for each former MFE employee hired in breach of this provision.
- c) Licensee expressly acknowledges that the restrictive provisions contained in this section are reasonable and necessary for the protection of MFE's legitimate business interests, that such restrictions impose no undue burden upon Licensee and that the enforcement of such restrictions will not cause Licensee to be deprived of the ability to earn a livelihood.

The provisions of this section shall survive the termination of this Agreement.

7. PROPRIETARY RIGHTS AND INTELLECTUAL PROPERTY

MFE and Licensee agree that the Software, including without limitation the source code and all design, text, images, white papers, press releases and other information, and to the names and logos of MFE and all related product and service names, design marks and slogans, are and shall remain the sole and exclusive property of MFE or are used under license from the copyright owner, including all applicable rights to patents, copyrights, trademarks, trade secrets or other proprietary or intellectual property rights inherent therein or appurtenant thereto ("Proprietary Rights"). All such Proprietary Rights are protected under United States and International copyright laws. All rights not expressly granted to Licensee by this Agreement are reserved to MFE.

Licensee acknowledges and agrees that the structure, sequence and organization of the product source code contains valuable trade secrets of MFE and agrees to hold such trade secrets in strict confidence.

The software may not, except under written license from MFE, be copied, reproduced, transmitted, displayed, performed, distributed, rented, sublicensed, altered, stored for subsequent use or otherwise used in whole or in part in any manner without MFE's prior written consent, except to the extent that such use is authorized under the United States copyright laws or this agreement. MFE trademarks, logos, images, and service marks used in the software are the property of MFE and may not be used without permission from MFE and then only with proper acknowledgment.

This provision shall survive the termination of this Agreement.

8. NO REPRESENTATIONS OR WARRANTIES

MFE assumes no responsibility for, and makes no representations with respect to, the accuracy of the software. Therefore, all data displayed by MFE products are presented "AS IS" and MFE EXPRESSLY DISCLAIMS ANY IMPLIED OR EXPRESS WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RELATING TO SUCH MATERIAL. THE SOURCE CODE AND DOCUMENTATION ARE PROVIDED "AS IS". MFE MAKES NO REPRESENTATIONS OR WARRANTIES THAT THE SOURCE CODE, SOFTWARE AND

DOCUMENTATION PROVIDED ARE FREE OF ERRORS OR VIRUSES OR THAT THE SOFTWARE AND DOCUMENTATION ARE SUITABLE FOR LICENSEE'S INTENDED USE.

This provision shall survive the termination of this Agreement.

9. LIMITATION OF LIABILITY

IN NO EVENT SHALL MFE OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER, INCLUDING WITHOUT LIMITATION INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, LOSS OF DATA OR DATA BEING RENDERED INACCURATE, LOSS OF PROFITS OR REVENUE, OR INTERRUPTION OF BUSINESS IN ANY WAY ARISING OUT OF OR RELATED TO THE USE OR INABILITY TO USE THE SOFTWARE AND/OR DOCUMENTATION, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY OR OTHERWISE, EVEN IF ANY REPRESENTATIVE OF MFE OR ITS SUPPLIERS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS DISCLAIMER OF LIABILITY FOR DAMAGES WILL NOT BE AFFECTED BY ANY FAILURE OF THE SOLE AND EXCLUSIVE REMEDIES HERELINDER.

This provision shall survive the termination of this Agreement.

10. RETURN POLICY

If a binary software product does not function in the manner it was advertised to work within the support period and if MFE technical support personnel have been unable to resolve the problem(s) within 30 days from the date that the problem was first reported to and acknowledged by MFE, MFE may refund the purchase price at its sole discretion if the product was delivered electronically and if source code was not included with the license purchase, providing Licensee has fully cooperated with MFE technical support personnel. A 30% restocking fee may be charged for returned physical items.

No refunds shall be made for products licensed with source code. The purpose of this return policy is to ensure that Licensee will be able to use MFE products and services as advertised by MFE. Returns for binary products will not be permitted for any other reason. All returns are made at the sole discretion of MFE on a case by case basis. Due to the nature of the business whereby source code products and extensive technical support may be provided to the customer, all credit card charge backs are investigated, and if found fraudulent, will promptly result in severe civil and criminal prosecution indifferent of the significance of the credit card charge back or payment fraud.

Please note that ALL products licensed by MFE are intended for use by accomplished, professional software developers. MFE does not market or license complete, QA-tested, ready-to-use "end user" software products. All products licensed by MFE require at least some programming effort, debugging and testing within Licensee's software application(s) before being used in a production environment. MFE makes no claims or representations of the speed or accuracy of any product as these variables are dependent upon the implementation and hardware environment.

MFE does not process returns for product licenses purchased from any source other than MFE. A product or service purchased from a source other than MFE must be returned to the place it was purchased from.

11. COMMODITY FUTURES TRADING COMMISSION DISCLAIMER AND SEC DISCLOSURE

Hypothetical performance results have many inherent limitations, some of which are described below. No representation is being made that any account will or is likely to achieve profits or losses similar to those shown. In fact, there are frequently sharp differences between hypothetical performance results and the actual results subsequently achieved by any particular 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, and no hypothetical trading record can completely account for the impact of financial risk in actual trading, for example, the ability to withstand losses or to adhere to a particular trading program in spite of trading losses are material points which can also adversely affect actual 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 of which can adversely affect actual trading results.

<u>SEC Disclosure</u>: MFE does not promote stocks in the software or on the web site. MFE does not receive any compensation from companies whose stocks appear in the software or on the web site and MFE has no financial interest in the outcome of any stock trades mentioned therein.

12. GOVERNING LAW

The internal laws of the State of Arizona, without reference to any choice of law provisions, shall govern any claims relating to MFE or this Agreement. MFE may: (a) revise the terms and conditions of this Agreement; (b) revise its license billing rates and surcharges; and (c) modify the services provided under this Agreement at any time. Any such revisions and modifications shall be binding and effective immediately on posting the revised Agreement on MFE's web site, or on notification to Licensee by e-mail or United States mail.

13. MISCELLANEOUS

This license agreement shall be binding on, and inure to the benefit of, the parties hereto and their respective heirs, administrators, legal representatives, successors, and assigns. Licensee shall not, without the prior written consent of MFE, assign any of their rights, powers, duties, or obligations hereunder. Licensee agrees to pay reasonable attorneys' fees and all other costs and expenses which may be incurred by MFE in the enforcement of this License Agreement. MFE's rights hereunder shall be cumulative of any and all other rights that MFE may have against Licensee.