

This SignalPop Service and License Agreement (the “Agreement”) is entered into by and between SignalPop LLC, a Delaware limited liability company (“SignalPop”), and you, the customer (“Customer”, “you” or “your”). Your use of the SignalPop “Services”, “Software”, or “Documentation” (as defined below) is governed by the terms and conditions of this Agreement (the “Terms”). In order to use the SignalPop Services, Software, or Documentation, you must first agree to the Terms, and by actually using the SignalPop Services, Software, or Documentation, you are thereby agreeing to the Terms. You understand and agree that SignalPop will treat your use of the SignalPop Services, Software, or Documentation as acceptance of the Terms and therefore agree to the following:

**I. Certain Definitions**

- a. “API” means application programming interface.
- b. “Documentation” means the documentation made available electronically as part of the Software or provided by SignalPop related to the Software.
- c. “Integrating Application” means a software solution that incorporates the Software with other software applications.
- d. “Open-Source Components” means software components licensed under Open-Source Licenses, which have their own copyright and applicable license conditions.
- e. “Open-Source Licenses” means public licenses approved by the Open-Source Initiative as “open-source licenses”. The Apache License, Version 2.0, and the MIT License are Open-Source Licenses.
- f. “Services” means services provided by SignalPop’s employees, contractors, and/or its or their affiliates to you.
- g. “Software” means object code versions of the SignalPop software products, excluding any Open-Source Components, but including SignalPop Trading Studio.

**II. Disclaimers**

SignalPop is not a broker-dealer and does not directly place trades. Instead, when you use the Software in connection with a trade, SignalPop contacts your broker’s API to request that the trade be executed on your behalf. Otherwise, the Software and Documentation are not intended, nor should be construed or relied on, as financial, investment, tax, legal, or other advice in any way. SignalPop is an artificial intelligence (“AI”) research company and provides the Software and Documentation solely to help you analyze and visualize option and stock price related information, and any other use is at your own risk. The Software and its content should never be relied upon as the basis for making any investment decision. Investing is inherently risky, any reliance on the Software and its content is at your own risk, and you assume any and all risks associated with your investment decisions. We do not advocate the purchase or sale of any individual security. The risk of trading stocks, options, and other financial instruments can be substantial, and you must consider whether any such trade is suitable for you. Past performance is not necessarily indicative of future results. Persons acting on any information contained in the Software and/or Documentation are responsible for their own actions. Before placing any trade with your broker, be sure to read all of the risk information and disclosures made available by your broker, including, if your broker is Tradier Brokerage, the risk information and disclosures found at <https://brokerage.tradier.com>.

**III. License**

- a. License Grant – Subject to the Terms of this Agreement and upon first using the Software, purchasing a product license key, or joining a beta program, SignalPop grants

to you a personal, non-exclusive, non-transferable, limited, revocable, subscription-based license during the term of this Agreement solely to:

- i. Install and use the Software in object code form, solely for your internal testing, development, and business purposes, subject to Sections III.b (Open Source) and III.c (License Restrictions) below;
  - ii. Copy and incorporate the software into an Integrating Application; and
  - iii. Use and copy the Documentation.
- b.** Open Source – Copies of the Software may contain Open-Source Components licensed under the terms of the applicable Open-Source Licenses and copyright notices found or referenced in the corresponding license files, Documentation, or other accompanying materials. By agreeing to this Agreement, you are also agreeing to each of the Open-Source Licenses referenced below.
- c.** License Restrictions – Except as expressly permitted in this Agreement, Customer agrees not to and shall not willingly allow any third party to:
  - i. Sell, rent, assign, publish, lease, license, distribute, sublicense, or otherwise transfer, in whole or in part, any Software or Documentation to a third party.
  - ii. Modify, alter, amend, fix, translate, enhance, or otherwise create derivative works of any Software or Documentation.
  - iii. Remove, disable, or otherwise create or implement any workaround to any security features contained within any Software or Documentation.
  - iv. Decompile, disassemble, translate, reverse engineer, or otherwise attempt to derive source code from any Software, in whole or in part, for any purpose whatsoever.
  - v. Allow access to or permit use of any Software by any user other than your employees or authorized third-party contractors who (A) are providing services to you and (B) agree in writing to abide by the terms of this Agreement; provided further that you shall be liable for any failure by any such employee or third-party contractor to comply with this Term of this Agreement;
  - vi. Create, share, develop, license, install, use, or deploy any software (including third party software or services) to circumvent or provide access, permissions, or rights which violate the license keys used by any Software;
  - vii. Change or delete any proprietary rights notices which appear in any Software or Documentation;
  - viii. Use the Software or Documentation for purposes of competitive analysis, the development of any competing product or service, or any other purpose that is to SignalPop's commercial disadvantage.
  - ix. Use the Software or Documentation in violation of any federal, state, or local law, regulation, or rule, including copyright laws.
- d.** Expenses Incurred – SignalPop is not responsible for any expenses incurred by you in connection with this Agreement. All fees are nonrefundable and made without right of set-off or chargeback. All amounts not paid when due are subject to a late fee of the lesser of two percent (2%) per month or the maximum amount allowable by law.
- e.** Ownership – SignalPop reserves and retains all intellectual property rights not expressly granted by it to you under this Agreement. Other than the licenses granted in this

Agreement, SignalPop retains all right, title, and interest in and to the Software and Documentation and all derivatives thereof.

#### **IV. Third Party Websites, Resources, Content, and Functionality**

- a. Certain information, applications, functionality, and other materials contained in the Documentation or otherwise accessible via the Services (“Third Party Content”) has been obtained from sources believed to be reliable (“Third Party Content Providers”) but is not necessarily all-inclusive and is not guaranteed as to accuracy.
- b. The Software and Services may include links to Third Party Content and Third-Party Content Providers over which SignalPop has no control. These links are provided solely as a convenience to you. The fact that SignalPop provides them should not be construed as an endorsement by SignalPop of any Third-Party Content or Third-Party Content Provider. Your access and use of such resources is solely at your own risk and may be subject to third party terms and conditions. SignalPop makes no representations or warranties with respect to the content, ownership, or legality of any such resources.
- c. SignalPop does not prepare, edit, or endorse Third Party Content. SignalPop does not guarantee the accuracy, timeliness, completeness, or usefulness of any Third-Party Content, and is not responsible or liable for any content, advertising, products, or other materials on or available from third party applications or other sources. Third Party Content may be discontinued or modified at any time with or without notice to you.
- d. Any special rules for the use of other service available via the Services, including any Integrating Application, may be set forth elsewhere and are incorporated into this Agreement by reference.

#### **V. Term and Termination**

- a. Term – The term of this Agreement starts on the date you first use the Software, Services, or Documentation, the date you purchase a license key, or the date a beta license key is assigned to you, whichever is earlier, and shall continue so long as a license key remains valid for such Software or Documentation. Thereafter, this Agreement will automatically renew for additional periods so long as you hold at least one valid and active license key that you have purchased or that was assigned to you for such Software or Documentation. In the event you have an active, valid license agreement with SignalPop to use any Services, Software, or Documentation and you use a license key that is not a beta license key and that you have not purchased (i.e., a license key obtained from a third party), this Agreement will immediately terminate.
- b. Effect of Termination – Upon the expiration or termination of this Agreement:
  - i. All outstanding amounts owed by you to SignalPop under this Agreement will become immediately due and payable, and you agree to pay all such amounts immediately upon such expiration or termination;
  - ii. All licenses under this Agreement will terminate; and
  - iii. All SignalPop Services provided or to be provided under this Agreement will terminate;
  - iv. Customer will immediately cease using the Software and Documentation.
- c. Survival – Sections I (Definitions), III.c (License Restrictions), III.e (Ownership), IV (Term and Termination), and V (Warranties, Disclaimer, and Indemnification) will survive the expiration or termination of this Agreement.

- VI. Warranties, Limitations of Liability, Indemnities, and Accepting Warranty or Additional Liability
- a. Disclaimer of Warranties – **UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING, THE SIGNALPOP SERVICES, SOFTWARE, AND DOCUMENTATION ARE PROVIDED ON AN “AS IS” BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, QUALITY, OR FITNESS FOR A PARTICULAR PURPOSE, AND WARRANTIES ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE. WITHOUT LIMITING THE FOREGOING, SIGNALPOP PROVIDES NO WARRANTY OR UNDERTAKING, AND MAKES NO REPRESENTATIONS OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, THAT SUCH SERVICES, SOFTWARE, OR DOCUMENTATION WILL MEET YOUR REQUIREMENTS, ACHIEVE ANY INTENDED RESULTS, BE COMPATIBLE OR WORK WITH ANY OTHER SOFTWARE, APPLICATIONS, SYSTEMS OR SERVICES, OPERATE WITHOUT INTERRUPTION, MEET ANY PERFORMANCE OR RELIABILITY STANDARDS, OR BE ERROR FREE.** You are solely responsible for determining the appropriateness of using the Services, Software, and/or Documentation, and you assume any and all risks, known and unknown, associated with your exercise of any rights granted by this Agreement.
- b. Limitations of Liability – You recognize that SignalPop is not a broker-dealer and does not directly place trades, and that artificial intelligence is an imperfect science based on probabilities, sparse and imperfect data, and many other known and unknown risks which may impact the performance of the Services, Software, or Documentation. In no event and under no legal theory, whether in tort (including negligence), contract, at law, in equity, or otherwise, unless required by applicable law or agreed to in writing, shall SignalPop or any of its customers, clients, partners, affiliates, equity holders, directors, employees, agents, or representatives (“SignalPop Affiliates”) be liable to you or any of your customers, clients, partners, affiliates, equity holders, directors, employees, agents, or representatives, or to any third party, for any damages, including any direct, indirect, special, incidental, exemplary, special, punitive, or consequential damages, in any amount or of any kind or character (“Damages”) arising in connection with or as a result or out of:
- i. your use of this License;
  - ii. the use of or inability to use any Services, Software, or Documentation (including but not limited to damages for loss of goodwill, work stoppage, computer failure, or malfunction, or any and all other commercial damages or losses, regardless of whether such damages were foreseeable and whether or not SignalPop, you or any of your customers, clients, partners, affiliates, equity holders, directors, employees, agents, or representatives, or any third party were advised of the possibility of such damages);
  - iii. any trade or failure or delay in executing or exiting a trade (including any such failure or delay due to issues with your, SignalPop’s, or a third party’s hardware, software (including the Software), internet connection, or otherwise);
  - iv. market conditions; and/or

v. any other trade or investment related issue.

Without limiting the foregoing, you agree that under no circumstances shall SignalPop or any SignalPop Affiliate be liable to you or anyone else if you or they lose some or all of your or their invested capital, receive a margin call, or are required to purchase equity underlying an option, and you or they are fully responsible for any exercised options that expire in the money.

- c. Indemnities – You agree to save, defend, indemnify, and hold SignalPop and the SignalPop Affiliates harmless from any third-party Damages arising in connection with or as a result or out of your misuse of or failure to correctly use any Services, Software, or Documentation and/or your breach of any of the Terms of this Agreement.
- d. Accepting Warranty or Additional Liability – By using the Services, Software, and/or Documentation, you may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, you may act only on your own behalf and on your sole responsibility, not on behalf of SignalPop or any other open source contributor, and only if you agree to indemnify, defend, and hold SignalPop, its Affiliates, and each open source contributor harmless for any liability incurred by, or claims asserted against, SignalPop, its Affiliates, or such contributor by reason of your accepting any such warranty or additional liability.

## VII. General

- a. Entire Agreement – This Agreement constitutes the entire agreement between you and SignalPop concerning the use of the Services, Software and Documentation. This Agreement supersedes all prior or contemporaneous discussions, proposals, and agreements between you and SignalPop relating to the subject matter hereof. No amendment, modification, or waiver of any provisions of this Agreement shall be effective unless in writing and signed by both you and SignalPop.
- b. Severability – If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions shall remain in full force and effect and such invalid or unenforceable provision shall be enforced to the maximum extent possible so as to effect the intent of the parties and shall be reformed to the extent necessary to make such provision valid and enforceable.
- c. Waiver – No waiver of rights by you or SignalPop may be implied from any actions or failures to enforce your or SignalPop's rights under this Agreement.
- d. Force Majeure – Neither party to this Agreement shall be liable to the other for any delay or failure to perform due to causes beyond its reasonable control (excluding payment of monies due).
- e. No Third-Party Beneficiaries – Unless otherwise specifically stated, the terms of this Agreement are intended to be and are solely for the benefit of you and SignalPop and do not create any right in favor of any third party.
- f. Governing Law and Jurisdiction – This Agreement shall be governed by the laws of the State of Washington, without reference to the principles of conflicts of law. The provisions of the Uniform Computerized Information Transaction Act and United Nations Conventions on Contracts for the International Sale of Goods shall not apply to this Agreement. Any litigation related to this Agreement shall be brought in the state or

federal courts located in King County, Washington and only in those courts, and you irrevocably waive any objections to such venue.

**VIII. Government Regulation**

- a. **Export Restrictions** – You acknowledge that the Software and Documentation are subject to export restrictions by the U.S. government and import restrictions by certain foreign governments. You may not export or re-export the Software or Documentation except in compliance with the U.S. Export Administration Act and related rules and regulations and similar non-U.S. government restrictions, if applicable. You shall not and shall not allow any third party to remove or export from the United States or allow the export or re-export of any Software or Documentation or any direct product thereof:
  - i. Into (or to a national or resident of) any embargoed or terrorist-supporting country;
  - ii. To anyone on the U.S. Commerce Department’s Table of Denial Orders or U.S. Treasury Department’s list of Specially Designated Nationals;
  - iii. To any country to which such export or re-export is restricted or prohibited, or as to which the U.S. government or any agency thereof requires an export license or other governmental approval at the time of export or re-export without first obtaining such license or approval; or
  - iv. Otherwise in violation of any export or import restrictions, laws or regulations of any United States or foreign agency or authority.
- b. **Customer Assurances** – You agree to the foregoing and represent and warrant that you are not located in, under the control of, or a national or resident of any such prohibited country or on any such prohibited party list. The Software and Documentation are further restricted from being used for:
  - i. Terrorist activity; or
  - ii. The design or development of nuclear, chemical, or biological weapons or missile technology without the prior permission of the U.S. government.
- c. **Customer Compliance** – You shall at all times comply with all applicable laws and regulations in performing under this Agreement, including without limitation any applicable anti-corruption laws.
- d. **Classification** – The Software and Documentation are deemed to be “commercial computer software” and “commercial computer software documentation”, respectively, pursuant to DFAR Section 227.7202 and FAR Section 12.212(b), as applicable. Any use, modification, reproduction, release, performing, displaying, or disclosing of the Software or Documentation by the U.S. government shall be governed solely by the terms of this Agreement.

**IX. Declaration**

- a. **MyCaffe** – some parts of the Software may be derived from or otherwise use the MyCaffe AI Platform, which is an open-source project licensed under the Apache License Version 2.0 - for the MyCaffe license please see [MyCaffe License](#). For the MyCaffe open source project, please see the [MyCaffe GitHub](#).

- b. **DocPanelSuite** - Some portions of the Software are derived from the open-source DocPanelSuite project by Weifen Luo under the following license:

```
** begin DocPanelSuite License **
The MIT License

Copyright (c) 2007 weifen Luo (email: weifenluo@yahoo.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this
software and associated documentation files (the "Software"), to deal in the Software
without restriction, including without limitation the rights to use, copy, modify,
merge, publish, distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the software is furnished to do so, subject to the
following conditions:

The above copyright notice and this permission notice shall be included in all copies
or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED,
INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A
PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT
HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF
CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE
OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
** end DocPanelSuite License **
```

- l. **LockBitmap** - Some portions of the Software may use portions of the MyCaffe AI Platform that use the LockBitmap.cs file provided by Van Maisuradze, From 'Work with Bitmaps Faster in C#' from Code Project at: <https://www.codeproject.com/Tips/240428/Work-with-Bitmaps-Faster-in-Csharp-3> and used under The Code Project Open License (CPOL) 1.02 (<https://www.codeproject.com/info/cpol10.aspx>).

- m. Through the MyCaffe.converter.onnx component, the Software may indirectly uses the OnnxControl which is used under the Apache 2.0 license (<https://github.com/MyCaffe/OnnxControl/blob/master/LICENSE>). The OnnxControl is a C# component that uses the onnx.proto3 and onnx-operators-proto3 files made available by the ONNX project Contributors located at <https://onnx.ai> under the MIT license shown below and available at: <https://github.com/onnx/onnx/blob/master/LICENSE>.

**\*\* begin ONNX license \*\***

MIT License

Copyright (c) ONNX Project Contributors  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

**\*\* end ONNX license \*\***

- n. The Software uses several of the icons from the Microsoft Visual Studio Image Library (2012, 2015, and/or 2017) available at <https://www.microsoft.com/en-us/download/details.aspx?id=35825> which are bound by the Visual Studio 2012 Image Library EULA.docx, Visual Studio 2015 Image Library EULA.docx or Visual Studio 2017 Image Library EULA.docx license agreements also available at the link shown above.
- o. The Software's MediaFoundationControl uses portions of or was inspired by the open-source GitHub project PictureMovie by mmaitre314 and located at: <https://github.com/mmaitre314/PictureMovie> which is distributed under the Apache 2.0 license: <https://github.com/mmaitre314/PictureMovie/blob/master/LICENSE>
- p. SignalPop is the curator for the MyCaffe open source project found on GitHub at <http://github.com/mycaffe>. The MyCaffe AI Platform is built from this open-source project which is licensed under the Apache License, version 2.0 available at <https://github.com/MyCaffe/MyCaffe/blob/master/LICENSE>.

- license version 1.21, build 0.11.6.180-beta1 -