



# End User License Agreement (EULA)

Last updated: June 2, 2026

This End User License Agreement (the "Agreement") is a binding agreement between you ("you" or "Licensee") and **Open Channel Media LLC (d/b/a FrontierAlgo)** ("the Company," "we," "us," or "our"). It governs your access to and use of the FrontierAlgo invite-only TradingView (Pine Script) indicator(s) you purchase (the "Product"). By purchasing, claiming, or using the Product, you acknowledge that you have read, understood, and agree to be bound by this Agreement. If you do not agree, you must not access or use the Product.

## 1. License Grant

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Upon purchase, you are granted a limited, non-exclusive, non-transferable, revocable license to use the FrontierAlgo invite-only TradingView (Pine Script) indicator(s) you purchased for your personal, non-commercial trading purposes, subject to this Agreement.

The Product is currently offered as a **one-time purchase**, unless otherwise stated at the point of sale. Your purchase includes full access, complete training materials, ongoing updates, and full support — 24/7 AI chatbot help on our Support Hub plus dedicated human technical help by email. Updates are included for the lifecycle of the Product. The Product as sold is not a recurring subscription; access is provided for the supported lifecycle of the Product (a finite period of approximately five to seven years, reflecting the full product lifecycle) and not for any unlimited or indefinite duration.

**You MAY:** use the indicator on your own TradingView account for your personal trading activities, and receive updates and support as specified in your purchase.

## 2. License Restrictions

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**You MAY NOT:** redistribute, resell, share, or give away our indicators; reverse engineer, decompile, or disassemble any indicator, or otherwise attempt to extract or discover the underlying Pine Script source code; modify or create derivative works; transfer, sublicense, or assign your license to another person; or use the indicator in any commercial capacity without our prior written authorization.

Access is tied to your own TradingView account and your acceptance of our indicator invitation. You may not share access, account credentials, or the indicator invitation with any other person or account.

### 3. Intellectual Property and Ownership

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The Product, including all indicators, source code, algorithms, logic (whether visible or compiled), trading strategies, methodologies, techniques, educational materials, documentation, settings, parameters, and configurations, is the proprietary and confidential property of the Company and is owned by FrontierAlgo.com. The license granted under this Agreement conveys no ownership rights. The Company retains all right, title, and interest in and to the Product, including all intellectual property rights, except for the limited license expressly granted to you above.

The Product is delivered as an invite-only TradingView indicator. **No source code is provided, and there is no download of the underlying code.** FrontierAlgo.com is independent of TradingView, Inc. TradingView is a registered trademark, and Pine Script is a trademark, of TradingView, Inc.

### 4. Access and Delivery

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Access to the Product is claimed in your Whop dashboard by entering your TradingView username, after which the indicator invitation is granted to that account. The indicators are **invite-only** and require an active TradingView account and acceptance of our indicator invitation. There is no software download; you access the indicator through the TradingView platform.

**Whop, Inc. is the Merchant of Record for all purchases.** Billing, payment processing, and the purchase transaction are handled by Whop, Inc. The Company is the publisher and licensor of the Product. Your purchase is also subject to [Whop's Buyer Terms](#) and [Privacy Policy](#).

### 5. Confidentiality

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By purchasing or accessing FrontierAlgo products, you acknowledge and agree that our indicators, strategies, methodologies, and related materials contain proprietary and confidential information ("Confidential Information") that is owned by FrontierAlgo.com.

#### **Confidential Information Includes:**

- Indicator source code, algorithms, and logic (whether visible or compiled)
- Trading strategies, methodologies, and techniques disclosed in our products
- Educational materials, documentation, and guides
- Any settings, parameters, or configurations recommended or provided
- Any other information designated as confidential

## Your Obligations

You agree to:

- Keep all Confidential Information strictly confidential
- Not disclose Confidential Information to any third party without our prior written consent
- Not use Confidential Information for any purpose other than your personal trading as permitted under this Agreement
- Take reasonable measures to protect the secrecy of Confidential Information
- Not attempt to reverse engineer, decompile, or discover the source code of our indicators

## Duration

Your confidentiality obligations shall survive the termination of your license and continue for as long as the Confidential Information remains confidential.

## 6. Term and Termination

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This Agreement and the license granted under it take effect upon your purchase and continue for the supported lifecycle of the Product unless terminated. The license granted is revocable. Any breach of this Agreement — including any violation of the License Restrictions or Confidentiality obligations above — may result in revocation of your access to the Product, without limiting any other remedies available to the Company. The Intellectual Property, Ownership, and Confidentiality provisions survive termination.

## 7. Disclaimer of Warranties and No Financial Advice

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**OUR WEBSITE, PRODUCTS, AND SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED.**

We disclaim all warranties, express or implied, including but not limited to implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement.

Some jurisdictions do not allow the exclusion of certain warranties, so one or more of the above exclusions may not apply to you to the extent prohibited by applicable law.

**THE INFORMATION PROVIDED BY FRONTIERALGO IS NOT INTENDED AS AND SHALL NOT BE UNDERSTOOD OR CONSTRUED AS FINANCIAL ADVICE, INVESTMENT ADVICE, TRADING ADVICE, OR ANY OTHER TYPE OF ADVICE.**

All indicators, strategies, educational content, and analysis provided through FrontierAlgo are intended for informational and educational purposes only. You are

solely responsible for evaluating the merits and risks associated with the use of any information, products, or services provided by FrontierAlgo, and you accept full responsibility for your own trading decisions.

The full risk warnings applicable to the Product — including the CFTC Rule 4.41 hypothetical-performance disclosure, the no-guarantee-of-results disclosure, and the complete Risk & Liability Disclaimer — are set out in the FrontierAlgo Risk Disclosure and Disclaimers, available at <https://frontieralgo.com/disclaimers.html>, which is incorporated into this Agreement by reference and which you should read in full before purchasing or using the Product. The FrontierAlgo Terms of Service, including its Dispute Resolution and Binding Arbitration section and its Class Action Waiver, are also incorporated into this Agreement by reference and apply to your purchase and use of the Product.

## **8. Limitation of Liability**

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Under no circumstances shall FrontierAlgo.com, its owners, employees, affiliates, partners, or content providers be liable for any direct, indirect, incidental, special, consequential, or punitive damages arising out of or related to:

- Your use of or inability to use our products, indicators, or services
- Any trading decisions made based on information provided by FrontierAlgo
- Any losses incurred in trading activities
- Any errors, omissions, or inaccuracies in our products or content
- Any interruption, suspension, or termination of our services
- Any bugs, viruses, or other harmful code that may be transmitted through our products
- Any unauthorized access to your personal information

Our total liability to you for any claims arising from your use of our products or services shall not exceed the amount you paid for the specific product giving rise to the claim.

Some jurisdictions do not allow the exclusion or limitation of certain damages; in those jurisdictions our liability is limited to the maximum extent permitted by law. Nothing in these Terms excludes or limits any liability that cannot be excluded or limited under applicable law.

## **9. Dispute Resolution; Binding Arbitration; Class Action Waiver**

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PLEASE READ THIS SECTION CAREFULLY. IT AFFECTS YOUR LEGAL RIGHTS, INCLUDING YOUR RIGHT TO FILE A LAWSUIT IN COURT AND TO HAVE A JURY TRIAL.

**(a) Informal Resolution First.** Before initiating any arbitration or legal proceeding, you agree to first contact us at support@frontieralgo.com and provide a written description of your dispute, your contact information, and the relief you seek. You and the Company agree to use good-faith efforts to resolve the dispute for a period of sixty (60) days from the date of that notice. This informal process is a precondition to commencing arbitration.

**(b) Agreement to Arbitrate.** If the dispute is not resolved within the sixty (60)-day period, you and the Company agree that any dispute, claim, or controversy arising out of or relating to these Terms, the EULA, our products, services, website, or your purchase — whether based in contract, tort, statute, fraud, misrepresentation, or any other legal theory — shall be resolved exclusively by final and binding individual arbitration, rather than in court, except as set out in subsections (f) and (g) below. The Federal Arbitration Act (9 U.S.C. § 1 et seq.) governs the interpretation and enforcement of this Section.

**(c) Arbitration Rules and Forum.** The arbitration will be administered by the American Arbitration Association ("AAA") under its Consumer Arbitration Rules, as modified by these Terms. The AAA Rules are available at [www.adr.org](http://www.adr.org). The arbitration will be conducted by a single arbitrator. For claims where the amount in controversy does not exceed \$25,000, the arbitration will be conducted by telephone, by video, or on the basis of written submissions unless the arbitrator determines that an in-person hearing is necessary. Any in-person hearing will take place in the county of your residence or another mutually agreed location. The arbitrator's award may be entered as a judgment in any court of competent jurisdiction.

**(d) Class Action and Representative Action Waiver.** YOU AND THE COMPANY AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN AN INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, COLLECTIVE, CONSOLIDATED, OR REPRESENTATIVE PROCEEDING. The arbitrator may not consolidate more than one person's claims and may not preside over any form of class or representative proceeding. You and the Company waive any right to a jury trial.

**(e) 30-Day Right to Opt Out.** You may opt out of this arbitration agreement (including the class-action waiver) within thirty (30) days of your first purchase by sending written notice to support@frontieralgo.com with the subject line "Arbitration Opt-Out," stating your name, the email address used for purchase, and a clear statement that you wish to opt out of arbitration. Opting out will not affect any other provision of these Terms. If you opt out, disputes will be resolved in court as provided in the Governing Law section, subject to the class-action waiver to the extent permitted by law.

**(f) Small Claims Exception.** Either party may bring an individual claim in a small claims court of competent jurisdiction if the claim qualifies and remains in that court on an individual, non-class basis.

**(g) Injunctive and Intellectual-Property Relief.** Notwithstanding the foregoing, the Company may bring an action in any court of competent jurisdiction to protect or enforce its intellectual property rights or to seek injunctive or equitable relief arising from your actual or threatened breach of the License Restrictions, Confidentiality, or Intellectual Property provisions of these Terms or the EULA.

**(h) Mass and Coordinated Arbitrations.** If twenty-five (25) or more substantially similar arbitration demands are filed by or with the assistance of the same or coordinated counsel, those demands will be administered under the AAA Mass Arbitration Supplementary Rules and the applicable AAA Consumer Mass Arbitration and Mediation Fee Schedule then in effect, including the appointment of a process arbitrator and the use of the AAA's staged-fee and mediation procedures. The parties will work with the AAA in good faith to adopt efficiency measures permitted under those rules, such as assigning multiple cases to a single arbitrator. No procedure adopted under this subsection shall unreasonably delay any individual claimant's right to a decision on the merits, and the statute of limitations shall be tolled for any demand whose commencement is delayed by such procedures.

**(i) Limitation Period.** To the extent permitted by applicable law, any claim arising out of or relating to these Terms or our products or services must be commenced within one (1) year after the claim accrues; otherwise the claim is permanently barred.

**(j) Severability.** If the class-action waiver in subsection (d) is found unenforceable as to a particular claim or request for relief, that claim or request shall be severed and brought in a court of competent jurisdiction, while all other claims proceed in arbitration. If any other provision of this Section is found unenforceable, it shall be severed and the remainder of this Section shall remain in effect.

**(k) Survival.** This Section survives termination of these Terms and your license.

This Section governs disputes between you and the Company. It does not displace Whop's Buyer Terms, which separately govern the payment transaction handled by Whop, Inc. as Merchant of Record.

## 10. Governing Law

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These Terms shall be governed by and construed in accordance with the laws of the State of Wyoming, United States, without regard to its conflict-of-law provisions, except that (i) the Federal Arbitration Act governs the Dispute Resolution and Binding Arbitration section above, and (ii) nothing in these Terms limits any non-waivable consumer-protection rights or remedies available to you under the mandatory laws of

your state or country of residence. Subject to the arbitration agreement above, any claim not subject to arbitration shall be brought in the state or federal courts located in Laramie County, Wyoming, or, where required by applicable consumer-protection law, in the courts of your place of residence. The parties consent to personal jurisdiction in those courts.

## 11. Contact

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Questions about this Agreement may be directed to [support@frontieralgo.com](mailto:support@frontieralgo.com). Open Channel Media LLC (d/b/a FrontierAlgo) is the publisher and licensor of FrontierAlgo; Whop, Inc. is the Merchant of Record for all purchases.

### **Open Channel Media LLC (d/b/a FrontierAlgo)**

1712 Pioneer Ave STE 500, Cheyenne, WY 82001

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