



Limited Power of Attorney

Dated: [insert effective date]

ACCOUNT HOLDER'S NAME

(Hereinafter referred to as Principal)
Enter your full name

ACCOUNT HOLDER'S MT4/MT5 ACCOUNT NUMBER

Enter your account number

TRADING AGENT'S NAME

(Hereinafter referred to as Attorney)
Enter Attorney's full name

TRADING AGENT'S NUMBER

Enter Attorney's full name

TRADING AGENT'S MAM/
MT4/MT5 ACCOUNT NUMBER

Enter Attorney's MAM/MT4/MT5 acc. no.

EUROPEFX

EUROPEFX DOES NOT PROVIDE OR RECOMMEND ANY MANAGED DISCRETIONARY ADVICE SERVICES

The terms of Limited Power of Attorney

1. The Principal hereby authorizes the Attorney with full power and authority to enter into contracts for the purchase, receipt, sale (including short sale) and delivery of foreign currency contracts, contracts for difference, and other such derivatives and related investments (collectively "Contracts") on margin or otherwise, in one or more accounts ("Account") with EUROPEFX.
2. The Principal hereby nominates the Attorney as an 'Authorised User' as defined in the EUROPEFX Terms of Business.
3. Both the Principal and the Attorney represent and warrant that the Attorney is appropriately licensed, authorised or falls within the relevant licensing exceptions under the laws of all relevant jurisdictions, allowing the Attorney to provide the services mentioned under this Limited Power of Attorney.
4. Instructions from the Attorney to EUROPEFX are binding on the Principal. EUROPEFX does not have any obligation to accept instructions nor any responsibilities for complying with instructions of Attorney and the Principal must not attempt to hold EUROPEFX liable for the Attorney's actions or inactions.
5. The Attorney is not authorised to withdraw any funds, securities, or other property either in the name of the Principal or otherwise from the Principal's trading account.
6. The Principal understands and agrees that if Principal's account with EUROPEFX is introduced by the Attorney that the Attorney may be provided access to certain personal information about the Principal as well as certain information concerning trading activity in Principal's EUROPEFX account. The Attorney shall not have the right to enter into any trades on Principal's EUROPEFX account unless this Limited Power of Attorney is executed.

7. This Limited Power of Attorney does not establish a joint venture, partnership, employment, agency or representative relationship between the Attorney and EUROPEFX . The Attorney is separate and independent to EUROPEFX. The Attorney is an agent for the Principal. As such, it is the Principal's responsibility to request from the Attorney statements on account status and details regarding the overall management of the account. Any discrepancies on account statement must be reported to EUROPEFX, in writing, within 24 hours of its occurrence.
8. EUROPEFX does not control, and cannot endorse or vouch for the accuracy or completeness of any information or advice Principal may have received or may receive in the future from the Attorney or from any other person not employed by EUROPEFX regarding foreign currency or exchange trading or the risks involved in such trading. The Principal hereby acknowledges, agrees and understands that all trading, including trading done pursuant to a system, course, program, research or recommendations of the Attorney or another third party involves a substantial risk of loss. In addition, the Principal hereby acknowledges, agrees and understands that the use of a trading system, course, program, research or recommendations of the Attorney or another third party will not necessarily result in profits, avoid losses or limit losses.
9. Principal understands that the Attorney and many third party vendors of trading systems, courses, programs, research or recommendations may not be regulated. It is the Principal's responsibility to perform the necessary due diligence on the Attorney prior to using any of their services. By executing this Limited Power of Attorney, Principal also represents and warrants to EUROPEFX that they have done the necessary due diligence on their Attorney and have sought independent professional advice (as necessary) as to whether the Attorney is suitable for their financial situation, needs and objectives.
10. EUROPEFX provides risk disclosure information such as a Product Disclosure Statement and Financial Services Guide to the Principal when he/she opens account. The Principal must read that information carefully, and should not rely on any information that is inconsistent with those documents.
11. Principal acknowledges that no promises or guarantees have been made by EUROPEFX or any individual associated with EUROPEFX regarding future profits or losses in Principal's account. Principal understands that margin foreign exchange and contracts for difference trading is very risky, and that many people lose money trading.
12. The Principal understands that EUROPEFX does not, by implication or otherwise, endorse or control the operating methods of the Attorney. The Principal hereby releases EUROPEFX from any and all liability to the Principal or to anyone claiming through the Principal with respect to damage, losses or lost profits sustained or alleged to have been sustained as a result of EUROPEFX following the Attorney's instructions or for any matter arising out of the relationship between the Attorney and the Principal, to the extent that EUROPEFX's conduct does not arise due to willful or malicious misconduct of EUROPEFX or its officers, directors, production and marketing suppliers, employees, agents, related parties or EUROPEFX personnel.
13. Principal agrees that, in the absence of willful or gross misconduct, neither EUROPEFX nor any of its officers, directors, production and marketing suppliers, employees, agents, related parties or EUROPEFX personnel will be held liable for any act or omission done in the course of following instructions from the Attorney or directly from the Principal. Principal will not claim for compensation from EUROPEFX and its principals, officers, directors, employees, agents, successors and assignee of any transactions, resulted losses or liability incurred by this Limited Power of Attorney (including reasonable attorneys' or accountant's fees).
14. The Principal agrees to hold EUROPEFX harmless and to indemnify it as to any expense, damage or liability sustained by it with respect to any and all acts and practices of the Attorney regarding the Principal's account, including all losses arising therefrom and debit balances(s) due thereof.
15. They Attorney shall issue EUROPEFX instructions in relation to the Principal's account through the MAM (Multi-Account Manager) provided by EUROPEFX only. All passwords and logins to this account must be kept secure and confidential and the Attorney shall advise EUROPEFX and the Principal immediately if the Attorney has any reason to believe that the login and passwords allocated to the Attorney have not been kept secure and confidential. Under no circumstances must the Principal provide their login or password of their trading account to the Attorney. The Attorney is strictly prohibited from issuing EUROPEFX instructions directly from the Principal's trading account.

16. Because the risk factor associated with trading in margin foreign exchange and contracts for difference is high, only genuine "risk" funds should be used in such trading. If the Principal does not have the extra capital the Principal can afford to lose the Principal should not trade in the margin foreign exchange or contracts for difference market.
17. The Principal understands that the Attorney may use an electronic trading system or intelligent trading program (EA) to make trading decisions, which exposes the Principal to risks including but not limited to risks associated with the use of computers, and data feed systems relied on by EUROPEFX. The Principal agrees to accept such risks, and acknowledges that no "safe" trading system has ever been devised; no one can guarantee profits or freedom from loss. The Principal also acknowledges that EUROPEFX makes no guarantee that losses may be limited, for example through a stop loss order. This is due to reasons including but not limited to failure of hardware, software or communication lines or systems and/or inaccurate external data feeds provided by third-party vendors. The Principal further agrees that EUROPEFX shall be exempt from responsibility for these risk-related losses.
18. This authorisation is a continuing one and shall remain in full force and effect until revoked by the Principal, or an authorised person on his behalf, by written notice given to EUROPEFX. Such revocation shall become effective only upon the actual receipt thereof by EUROPEFX but shall not affect any liability in any way resulting from transactions initiated prior to its receipt. This authorisation shall inure to the benefit of EUROPEFX, its successors and assigns. The provisions thereof shall be in addition to and in no way shall it limit or restrict any right that EUROPEFX may have under any agreement with the Principal.
19. EUROPEFX is further authorised and directed to deduct from the Principal's account and pay the Attorney the amount of all management fees, incentive fees, and advisory fees and/or brokerage commissions as advised by the Attorney as owing to them. Attorney and Principal are solely responsible for the determination of fees and commissions and EUROPEFX has not responsibility for calculating, determining, restricting or monitoring such fees. It is the Principal's responsibility to monitor trading in their account and report to EUROPEFX in a timely manner any questionable trading. Evidence of a level of fees owing provided to EUROPEFX by the Attorney shall be taken at face value by EUROPEFX and treated as the actual fee owing to the Attorney under the agreement between the Principal and the Attorney.
20. If there's not enough capital in the Principal's account, to pay the fees to Attorney, Principal understands and agrees that the fee shall remain outstanding and owing against the Principal.
21. Principal hereby declares that EUROPEFX is not liable for any claims, losses, damages, costs and expenses, including fees arising directly or indirectly and any conflicts and dissensions between the Principal and the Attorney.
22. EUROPEFX may also compensate Introducing Brokers or Trade Advisors for introducing the Principal's business to EUROPEFX. Such compensation may be on a per-trade basis or other basis. The Principal hereby agrees to indemnify and hold harmless EUROPEFX and its affiliates and employees from any loss, damage or dispute arising out of or relating to the calculation and payment of such fees and commissions to third parties.
23. Principal and Attorney may revoke or terminate this Limited Power of Attorney at any time upon written notice to EUROPEFX. In the event that EUROPEFX receives such written notice from Principal or Attorney, EUROPEFX will notify the other party to this agreement of the revocation or termination. EUROPEFX may also terminate Attorney's trading authorisation over Principal's account at any time for any reason in its sole discretion. In the event EUROPEFX terminates Attorney's trading authorisation over Principal's account, EUROPEFX will provide written notice to both Principal and Attorney. Upon termination of this Limited Power of Attorney, any accrued fees payable to the Attorney shall be deducted from the Principal's account.
24. All statements, notices, correspondence and the like generated in this account shall be sent or given to the Attorney at the address shown for this account and to the Principal at the address indicated in the client Account documents, or to such other person or address as the parties may hereafter designate in writing.
25. In the event of any inconsistency between the English of this document and any other version, the English version shall prevail.
26. The Attorney's authorisations under this Limited Power of Attorney shall be effective from the date of this document.

THIRD-PARTY TRADING ADVISOR CHECKLIST

Some currency and CFD trading businesses may not be regulated and may be prone to false advertising and misleading information. EUROPEFX cannot require a client to do any “due diligence” on a third-party trading advisor such as the Attorney prior to entering into an agreement with such Attorney. However, EUROPEFX encourages the Principal to take such measures, and asks that the Principal acknowledge that they have read and, at the minimum, considered taking the following recommended steps before entering into any agreement with the Attorney.

- Has the Attorney provided you with a disclosure document that, at the minimum, provides: the Attorney’s biography, outlines the investment methodology, discloses the fees charged by the Attorney, and discloses the risks associated with the investment methodology;
- Check with an applicable investment-related regulatory body to ensure the Attorney has never been denied registration, nor that he has any disciplinary history (please contact EUROPEFX if you need assistance with such a background check);
- Ask the Attorney to provide you with references from existing clients;
- Have your lawyer or accountant verify the accuracy of any performance record provided to you by the Attorney, and review any contractual agreement to be executed by and between you and the Attorney.

Signature Acknowledgement

Principal agrees he/she understands and certifies that he/she has the financial resources to enter into this Agreement. Principal acknowledges having received, read and understood the documents: The terms of Limited Power of Attorney, EUROPEFX Product Disclosure Statement and Terms of Business and Financial Services Guide.

FIRST PRINCIPAL'S SIGNATURE	PRINT NAME	PRINCIPAL'S MT4/MT5 ACCOUNT NUMBER	DATE
[SIGNATURE]	[PRINT NAME]	[ACC. NO.]	MM/DD/YYYY
SECOND PRINCIPAL'S SIGNATURE	PRINT NAME		DATE.
[SIGNATURE]	[PRINT NAME]		MM/DD/YYYY
ATTORNEY	PRINT NAME	ATTORNEY'S ACCOUNT NUMBER FOR FEE PAYMENT	DATE
[SIGNATURE]	[PRINT NAME]	[ACC. NO.]	MM/DD/YYYY

Contract NO. : _____