



## Letter of Direction

Maxi EFX Global AU Pty Ltd:

The undersigned hereby confirms that I have provided Maxi EFX Global AU Pty Ltd ("EuropeFX ") with the trading system set forth below, or other system provided by subsequent notice to you, (the "System") that I either developed myself, purchased from a third party, or receive by subscription. Accordingly, I hereby direct and grant discretion to EUROPEFX to enter trades for my account in accordance with the trading signals and recommendations generated by the System. In consideration of your acceptance of my account to be traded pursuant to this Letter of Direction, I acknowledge, represent and agree to the following terms and conditions:

1. I fully understand that the trading signals and recommendations are produced by the System and not by EUROPEFX, and that EUROPEFX 's responsibility is limited to using commercially reasonable efforts to enter orders pursuant to the signals and recommendations generated by the System and received by you. I warrant that I have fully paid for use of the System and understand that this may be subject to verification by EUROPEFX. In the event that I have not paid for the use of the System, I hereby authorize EUROPEFX to debit my account in the amount of the applicable fees, if any, and to pay such fees to the provider/developer of the System, and to respond to any inquiries from the System provider regarding my trading of the System. I further warrant that EUROPEFX has not solicited, or in any other way recommended, my participation in the System. I have made inquiries and conducted research in the System sufficient to make an informed investment decision. EUROPEFX cannot and does not imply or guarantee that I will make a profit from trading the System and I agree that EUROPEFX will not be held responsible for the System's performance or trading losses incurred in my account as a result of my trading pursuant to the System. I understand that using the System to generate trading signals exposes me to the risks associated with the use of computers and data feeds systems relied upon by EUROPEFX. I agree to accept such risks, which may include, but are not limited to, failure of hardware, software or associated communication systems and/or inaccurate external data feeds provided by third party vendors, and I further agree to hold EUROPEFX harmless from any losses in my account associated with these risks.
2. By signing below, I grant a limited power of attorney to EUROPEFX, its employees and agents for the sole purpose of entering orders in accordance with the signals generated by the System, as the System may be modified from time to time. If the System is a trade recommendation service or hotline, I have arranged for the originator of the service or hotline to transmit by facsimile, tape recorded telephone message, or otherwise the trading signals and recommendations to be executed for my account. If more than one EUROPEFX client is using the same system or service as the System, I acknowledge and agree that EUROPEFX may enter block orders to enhance order execution, in which case fills will be allocated in accordance with the systematic fill allocation method employed by EUROPEFX. I understand and acknowledge that EUROPEFX will be responsible only for using commercially reasonable efforts to execute, in a timely fashion, signals generated by the System. EUROPEFX shall not be responsible for mechanical or communication line failure, or system errors, or any other cause beyond its control. I acknowledge that EUROPEFX can accept and transmit orders only if actually received



3. or generated and then only on a "not held" basis (i.e., EUROPEFX shall not be held responsible for the execution of the orders through the process indicated or otherwise).
4. Specifically, with regard to the markets and the number of contracts in each market to be traded pursuant to the trading signals and recommendations generated by the System, EUROPEFX is hereby authorized to place orders in accordance with instruction received by it from the System.
5. EUROPEFX may act upon the authority given by this letter of direction until I revoke this authority by written notice addressed and actually delivered to EUROPEFX 's headquarter at Level 1, 23-29 Hunter Street, Hornsby, NSW 2077 Australia. I understand that it is solely my responsibility to notify EUROPEFX if I wish to terminate the automatic trading done for my account pursuant to this Letter of Direction. I shall be responsible for any open positions in my account at the time that I revoke the authority and, in the absence of instructions to the contrary, I hereby authorize EUROPEFX to offset any open positions at its sole discretion. I agree to indemnify EUROPEFX for acting in accordance with this Letter of Direction to the same extent provided in the customer account agreement ("Customer Agreement") that I have signed and agree that this Letter of Direction supplements and forms a part of that Customer Agreement.

Very truly yours,

Client Name (Print): \_\_\_\_\_ Account number: \_\_\_\_\_

Client Signature : \_\_\_\_\_ Date: \_\_\_\_\_

**If Joint Account:**

Joint Owner's Name (Print): \_\_\_\_\_

Client Signature : \_\_\_\_\_ Date: \_\_\_\_\_

**Please Complete:**

Initial System: \_\_\_\_\_

Name of System's Contact Person: \_\_\_\_\_

Telephone Number of System's Contact Person: \_\_\_\_\_

\*\*\*Please sign and scan this form and email it to: [support@europafx.com.au](mailto:support@europafx.com.au)