

LETTER OF DIRECTION / LIMITED POWER OF ATTORNEY / SERVICE FEE AUTHORISATION

(Systems Trading Authorisation and Fee Acknowledgement)

I the undersigned (hereinafter the "Client"), have applied for a Zulutrade platform (hereinafter the "Platform") trading account with Triple A Experts Investment Services SA ("AAAFx") for the purchase and sale of Rolling Spot Foreign Exchange contracts and Contracts for Differences [collectively "FX and CFD"]

I intend to use the Platform, in order to be able to select and reproduce in an automated way investment strategies (hereinafter the "Systems") that have been developed by third parties (hereinafter "System Providers" or "SP"), for conducting transactions in FX and CFD Instruments, having the possibility to apply parameters and limitations of my choice to the extent such parameters and limitations are available, subject to any further terms agreed with AAAFx for this purpose.

In this context, I hereby authorize and direct AAAFx to enter trades for my account in accordance with the trading signals generated by the Platform. In consideration of opening my account, I acknowledge and agree to the following terms and conditions:

1. I fully understand that the trading signals and recommendations are produced by the System Providers (SP) and not by AAAFx, and that AAAFx's responsibility is to use commercially reasonable efforts to enter orders pursuant to the signals and recommendations generated by the Platform and as received by AAAFx. I have made inquiries and conducted research into the Platform and the Systems sufficient to make an informed investment decision. AAAFx cannot imply or guarantee that I will make a profit from the Platform and/or Systems and I agree that AAAFX will not be held responsible for my selected Systems performance or trading losses incurred in my account as a result of my trading pursuant to the Platform.

2. AAAFX will accept this form as Limited Power of Attorney for my account and will enter orders for my account in accordance with the trading signals generated by the Platform. I understand that FX and CFD transactions as designated by the Platform may be traded in my account in accordance with my grant of Limited Power of Attorney.

3. By signing below, I grant Limited Power of Attorney in favor of AAAFX solely for the purpose of entering orders in accordance with the signals generated by the Platform.

4. I am aware of the speculative nature and high risks associated with trading in FX and CFD instruments. I understand that there is no trading system or recommendation service that is free from the risk of loss. AAAFx does not imply or guarantee that I will make a profit and I agree that neither AAAFX nor any of its officers, directors, employees, consultants, agents or affiliates will be held responsible for the performance of my Systems or trading losses in my account.

6. I understand that using the Platform to generate trading signals exposes me to risks associated with the use of computers and data feed systems relied on by AAAFX. I agree to accept such risks, which may include, but are not limited to, failure of hardware, software or communication lines or systems and/or inaccurate external data feeds provided by third-party vendors and further agree to hold AAAFX harmless from any losses in my account associated with these risks. Absent willful or wanton misconduct, neither AAAFx nor any of its officers, directors, vendors, employees, agents, associated persons or AAAFx personnel will be liable for any such breakdown or failure.

7. AAAFX may terminate the authorisation over the account at any time for any reason in its sole discretion. In the event that AAAFX terminates the trading authorisation over my account, AAAFX will provide me with written notice.

8. I agree that, in the absence of willful or wanton misconduct, neither AAAFX nor any of its officers, directors, employees, consultants, agents or affiliates will be held liable for any act or omission in the course of or in connection with my participation in the Platform. I shall indemnify AAAFX, its principals, officers, directors, employees, agents, successor and/or assigns from all losses and/or liability (including reasonable attorney's and/or accountant's fees) incurred or resulting from this Letter of Direction and Limited Power of Attorney, provided that there has been no judicial determination that such liability was the result of gross negligence or recklessness or intentional misconduct by AAAFX, and further provided that the conduct that was the basis for such liability was not undertaken in the actual and reasonable belief that it was in the best interest of my account.

9. I am also aware that because the risk factor is high in FX and CFD trading, only genuine "risk" funds should be used in such trading. Account holders that do not have the extra capital that may be subject to a total loss, should not trade. No "safe" trading system has ever been devised, and no one can guarantee profits or freedom from loss. In fact no one can even guarantee to limit the extent of losses.

10. In connection with the operation of my trading account by AAAFX, I hereby provide my consent and confirm that I have agreed to be charged and to compensate the relevant persons or entities referred to below for services rendered in accordance with the following terms:

(a) AAAFX is hereby authorised to charge me and pay to the entity that provides the Platform technology to AAAFx (the "Platform Technology Provider") a monthly fixed **Subscription Fee** of **\$30** and a **25% Monthly Performance Fee** per selected SP's System for as long as I use the Platform with this account, by using the payment method of my preference. Monthly Subscription Fees are charged at the start of the calendar month and are calculated on a pro-rata basis. Monthly Performance Fees are collected up to and including the last day of the calendar month. The "Performance Fee" is calculated on a monthly basis and is based upon the Client's profit made from each selected SP's System that exceeds the Benchmark. For the purpose of this agreement, a "Benchmark" is defined as the net new high in profit of a SP System at the end of a given monthly period, during the life of the account. Profit shall be determined by taking into consideration the Client's equity at the end of each month, on all trading activity from each selected SP's System (which includes all open and closed positions) during the same month, comparing it to previous Benchmarks(s).

(b) In the event that my primary payment method is declined or no longer available to AAAFx for the payment of my Subscription Fee and/or Performance Fees, I hereby authorise AAAFx to use any payment method associated to my account including but not limited to deduction of the relevant amount from my broker trading account. AAAFX will hereby facilitate the above instructions on a best effort basis, without further direction or confirmation from the Platform Technology Provider or myself, unless otherwise notified in writing. Notwithstanding the foregoing, if I request a withdrawal and/or transfer from my account, and there are insufficient funds available to pay the Platform Technology Provider as a result of such request or other action taken by me, I understand that such request may not be processed for the full amount requested and agree that I shall remain obligated to make payment to the Platform Technology Provider for any payments due pursuant to the agreement between me and the Platform Technology Provider.

- (c) I Client hereby acknowledge that the Performance Fee is applicable separately on each SP's System basis and not in the aggregate performance of the AAAFx account as a whole.
- (d) AAAFx shall not be held responsible or liable for any miscalculation or non-payment of said Fees for any reason whatsoever.

ACKNOWLEDGEMENT

By accepting this agreement, I hereby acknowledge that I have read and consent to the statements listed above. I hereby agree that I understand and certify that I have the financial resources to enter into this agreement and that all trading objectives have been explained. I acknowledge having received, read and understood the foregoing letter of direction, limited power-of-attorney, service authorisation, and incorporated risk disclosures.