



## Letter of Direction

I, \_\_\_\_\_, the undersigned Client, do hereby confirm and acknowledge that my FXOpen Markets Limited account:

STP account # \_\_\_\_\_

ECN account # \_\_\_\_\_

("Account(s)") are subscribed to the MyFXBook Auto Service ("Service") in order to make Transactions under the Customer Agreement entered between myself and FXOpen Markets Limited ("FXOpen")

I do hereby confirm and acknowledge that I have a valid and binding agreement with the MyFXBook ("Service Provider"), regarding the use of Services, setting forth, among other: (i) payment of respective fees for the Services; and (ii) possibility of execution of such payment through.

In respect of the foregoing I hereby confirm, agree and acknowledge that:

1. By signing below, I hereby authorize FXOpen to execute the signals generated by the Service as delivered to FXOpen and that FXOpen shall have no liability for any losses to my Account(s) in connection with such execution or lack thereof.
2. Authorisation in respect of STP accounts:
  - a) The following markup (hereinafter referred to as "Markup") on the STP Account is added to the BID and the ASK price in the quote for each financial instrument provided in the FXOpen STP trading system:

*0.4 pips shall be deducted from the BID price and 0.4 pips shall be added to the ASK price (0.4 in terms of 4-decimal pricing)*
3. Authorisation in respect of ECN accounts:
  - a) The following "Markup" on the ECN Account is added to the commission charged for each financial instrument provided in the FXOpen ECN trading system:

*7 units of base currency per each standard lot (USD 100 000) traded round-turn*
4. The absolute amount of the Markup considering both ECN and STP types of Accounts and each financial instrument shall be calculated and paid to the Service Provider for providing its Services. I hereby authorize FXOpen to automatically deduct the absolute amount of the Markup for as long as I use the Service and transfer it to the respective Service Provider.
5. FXOpen shall be entitled to rely upon any instruction received from the respective Service Provider and shall treat Service Provider as the authorised Attorney in law for all purposes in respect of the Account so long as I use the Service. I further acknowledge and agree that FXOpen shall execute the signals generated by the Service Provider as delivered to FXOpen and that FXOpen shall have no liability for any losses to the Account in connection with such execution or lack thereof.
6. I further acknowledge that Service is an execution service only and that FXOpen has made no representation warranty or guarantee as to, regarding the potential profitability of the Service, its suitability for any particular purpose and/or my investor profile and shall not be responsible for, the accuracy or completeness of any Service provided to me. I am also fully aware of the risk of loss involved in trading in the OTC FOREX market as described in the Risk Disclosure notice, which I have read and accepted during account opening procedure.



7. FXOpen has made no representation, warranty or guarantee as to Service Provider that I have selected regarding its trading experience, professionalism, suitability to trade FX contracts or execution its obligation towards the agreement made between me and the respective Service Provider. FXOpen shall not be liable for Service Provider's absence of respective or licences (if applicable) or lack of authorisations to provide its services to me.
8. FXOpen is not obliged to advise me regarding any changes, alterations, enhancements, or optimisations made to any Service that I have selected. I acknowledge that it is my responsibility to keep myself informed of the activity in my Account and the updated status of the Service and any part thereof. Information regarding the foregoing actually provided to me by FXOpen (if any) does not constitute advice and/or recommendation or an undertaking to provide similar information in the future.
9. FXOpen shall not be responsible for any loss in the Account caused by mechanical, software, or communication line failure or system errors, or any other cause beyond its immediate control. I hereby waive any and all claim and/or demand against FXOpen, its principals, agents, directors, shareholders, and employees for any losses and/or other liability (including, but not limited to: reasonable attorney's/accountant's fees) I might experience as a result of using the Service or arising out of or associated with the execution of this Letter.
10. With respect to transactions consummated by this Letter, FXOpen acts solely as a facilitator of transactions between me and the respective Service provider, and is not responsible, among other, for insufficiency of funds on the Account for the purpose of full payment of any Fee due to such Service provider.
11. This Letter shall be valid since its receipt by FXOpen and shall perpetuate until expiration or termination of the Customer Agreement or respective Markup Annex to it. FXOpen may terminate this Letter individually, without terminating the Customer Agreement and/or Markup Annex, on the same grounds and in the same manner as laid out for termination of the Agreement in Clause 26 of the Customer Agreement.

By executing signature below, undersigned agrees to all terms as stated above.

\_\_\_\_\_  
Client Signature Joint Client Signature (if applicable)

\_\_\_\_\_  
Print Client's Name Date of execution