| DISCRETIONARY TRADING AUTHORIZATION / POWER OF ATTORNEY |
|---|
| I hereby authorize |
| In all such purchases, sales or transactions Paramount is authorized to follow the instructions of my agent and attorney-in-fact in every respect concerning my account with Paramount and (s)he is authorized to act for me and in my behalf in the same manner and with the same force and effect as I might or could do with respect to such purchases, sales or transactions as well as with respect to all other things necessary or incidental to the furtherance or conduct of such purchases sales or transactions. I hereby ratify and confirm any and all transactions with Paramount heretofore or hereafter made by my aforesaid agent on behalf of or for my account. |
| This authorization and indemnity is a continuing one and shall remain in full force and effect until revoked by me by a written notice addressed to and actually received by Paramount at Info@FX-Paramount.com , but such revocation shall not affect any liability in any way resulting from transactions initiated prior to Paramount's receipt of such revocation. This authorization and indemnity shall inure to the benefit of Paramount's present firm and of any successor firm or firms irrespective of any change or changes at any time in the personnel thereof for any cause whatsoever and of the assigns of Paramount's present firm or any successor firm. This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which Paramount may have under any other agreement or agreements between Paramount and I. |
| I understand and certify that I have the financial resources to enter into this agreement and that I fully understand the trading objectives of my agent and attorney-in-fact designated above which have been thoroughly explained to me. In addition, the undersigned has provided Paramount with a copy of any disclosure document, managed account agreement, or other such materials executed by and between Agent and the undersigned that concern the Agent's advice in regards to the Account. |
| I hereby acknowledge and agree that my agent and attorney-in-fact shall be compensated from funds maintained within my account in accordance with the terms and conditions set forth below. Further, shall lelect to initial 'Yes' below and sign the document labeled 'Commission Schedule' attached hereto, I am agreeing to compensate my agent and attorney-in-fact at rates contained within the Commission schedule. I understand and acknowledge that I may already be paying commissions to my Introducing Broker and that any commissions agreed to herein are separate commissions being charged for separate services. My decision to not agree to pay commissions per the Commission Schedule attached hereto will not affect any commissions already being paid to my Introducing Broker. |
| Incentive Fees: % of net profits per Month / Quarter (MUST CIRCLE ONE) *Be advised, per the terms of Paramount's Trading Agent Agreement, all agents are paid profit sharing and incentive fees on a net high watermark basis. |
| Commission Schedule YES, I wish to pay my agent and attorney-in-fact the rates contained with the Commission Schedule attached hereto. NO, I will not pay my agent and attorney-in-fact rates contained within the Commission Schedule attached hereto |
| Authorized Client Signature Authorized Agent and Attorney-in Fact |

Print Name

Date

Print Name

Date

COMMISSION SCHEDULE

Commissions charged by Agent and Attorney-in-Fact

Should Client and the Agent and Attorney-in-Fact agree to compensation in the form of commissions, please see Column 2 below labeled "Commissions to Charge" in order to review the schedule of commissions per product type.

(*Column three is merely a listing of examples provided by Paramount. Only commissions written within column 2 will be charged against the account.)

| Products | Commissions to Charge | Example of commissions to be charged by Agent based on settings of shares and units in the platform. |
|------------------|-----------------------|--|
| | | SHARES |
| Equities | Х | X |
| | | FOREX |
| Forex | \$ | \$.0001 or \$10 per \$100,000 |
| | | COMMODITIES |
| Gold | \$ | \$.10 per ounce/unit |
| Silver | \$ | \$.01 per ounce/unit |
| Natural Gas | \$ | \$.0005 per BTU/unit |
| Crude Oil | \$ | \$.01 per barrel/unit |
| | | FINANCIAL |
| US NASQ 100 | \$ | \$.25 per contract/unit |
| US SP 500 | \$ | \$.10 per contract/unit |
| US DJ Industrial | \$ | \$2 per contract/unit |
| UK 100 | \$ | \$.50 per contract/unit |
| Europe 50 | \$ | \$2 per contract/unit |
| Germany 30 | \$ | \$.50 per contract/unit |
| France 40 | \$ | \$.50 per contract/unit |

THIRD-PARTY TRADING ADVISOR CHECKLIST

Given the global nature of the business, historically, foreign currency trading advisory is prone to false advertising and misleading information. Paramount Financial ("Paramount") cannot require a Customer to do any "due diligence" on a third-party trading advisor ("Agent") prior to entering into an agreement with such Agent. However, Paramount encourages Customers to take such measures, and asks that Customers acknowledge that they have read and, at the minimum, considered taking the following recommended steps before entering into any agreement with an Agent.

- A. Have the Agent provide you with a disclosure document that, at the minimum, provides: the Agent's biography, outlines the investment methodology, discloses the fees charged by the Agent, and discloses the risks associated with the investment methodology;
- B. Ask the Agent to provide you with references from existing clients;
- C. Have your attorney or accountant verify the accuracy of any performance record provided to you by the Agent, and review any contractual agreement to be executed by and between you and the Agent.

I, the undersigned, represent and covenant that I have read and understand this "Third-Party Advisor Checklist":

| Authorized Client Signature |
|-----------------------------|
| - |
| |
| |
| |
| Print Name and Title |
| |
| |
| |
| |
| Date |