Direct FX Trading Pty Ltd

A.C.N. 120 189 424 AFSL#305539

10 Bridge Street Level 11 Sydney, NSW 2000

Date: 27 September 2016

FINANCIAL SERVICES GUIDE

DIRECT FX TRADING PTY LTD ACN 120 189 424

The purpose of this Financial Services Guide ("FSG") is to provide you with general information regarding the financial products and services offered by Direct FX Trading Pty Ltd (ACN 120 189 424 AFSL 305539). This FSG is intended to assist you in making an informed decision about whether our financial services are right for you. You, the client, should read this FSG in its entirety, in addition to the Product Disclosure Statement ("PDS"), Terms and Conditions, and all other documents provided to you by Direct FX Trading prior to opening an account. All of these documents, including this FSG are available on our website.

This FSG contains information about who we are, how to contact us, the services we provide, our mechanisms for conducting trades, our remuneration, fee, and cost structure, and our dispute resolution procedures.

The information contained in this FSG is general information only and has been prepared without taking into account the Client's objectives, financial situation or needs. We provide no warranty regarding the suitability for the Client of any of the services described in this FSG.

This FSG was prepared on 27 September 2016. All information contained in this FSG has been obtained from sources believed to be accurate

Please contact us if you would like further information on this FSG or any of our services.

DIRECT FX TRADING PTY LTD

Direct FX Trading is a company incorporated and registered in New South Wales, Australia (ACN 120 189 424). Direct FX Trading (AFSL) number 305539.

Contact Information:

Address: Level 11

Suite 2

10 Bridge Street Sydney NSW 2000

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Fax: 1 300 858 665

Email: support@directfx.com

FINANCIAL SERVICES AND PRODUCTS

Direct FX Trading (DFXT) holds an Australian Financial Services License, under which we are authorized to make a market and deal in Derivatives, Foreign Exchange products and apply for, acquire, vary or dispose of a financial product on behalf of another person in respect to Derivatives and Foreign Exchange products.

GENERAL ADVICE NOTICE

We do not provide client specific, personal financial advice. We do provide general financial product advice about DFXT products and their underlying markets. Under the law governing financial services, general advice has a defined meaning which may be different to what you understand or expect general advice to mean. In the context of the provision of financial services, general advice can include information or an opinion about the financial products and the markets but general advice does not include any direct or implied recommendation that the financial products referred to are appropriate to your particular objectives, financial situation or needs. Information we provide, including but not limited to, market updates, research reports, or website content are considered general advice. Before making investment decisions based upon any information or general advice provided by DFXT, you should obtain professional financial advice.

CONDUCTING TRADES

DFXT utilizes and provides its Clients access to the MetaTrader 4and CQG online trading platforms. DFXT reserves the right to cease using any of these platforms or employ the use of other trading platforms that become available to it. DFXT will also take trade instructions by telephone. However, DFXT reserves the right not to accept instructions where we cannot verify the identity of the Client.

DFXT maintains records of all Client orders and trades. You will be provided with a confirmation or statement whenever you execute a transaction. These confirmations will be provided to you electronically and are sent automatically via the employed online trading platform. Additionally, you may access your accounts at any time and view your transactions and account balances.

It is your responsibility to review any confirmations or statements to ensure its accuracy and you must report any discrepancies to us soon as possible. Confirmations are deemed to be conclusive and binding on you if not objected to in writing within one business day of the transaction being entered into.

REMUNERATION, FEES, AND COSTS

All of DFXT's employees are paid a salary. In addition to a salary, some employees may receive performance-based, discretionary bonuses. Bonuses are calculated according to a number of performance factors including the general performance of DFXT.

SPREAD

DFXT earns income from the spreads that are embedded in the currency rates quoted on the online trading platforms as well as technology fee for its end-to-end broker solution. Spreads are the difference between the best bid and best offer rates at which you buy and sell the financial instruments. This spread is factored into the price and rates quoted to Clients and are not additional charges to you, the Client. You will incur a mark- up within the spread that ranges from .0 pip to 1.2 pips depending on the trading platform, currency pair, market conditions, size of the trade and prevailing market rates. If you use our services via a third party such as an introducing broker you may incur a mark- up as high as 2.5 pips.

INACTIVE ACCOUNT FEES

If for a sustained period of time, your account remains inactive and no trading activity is conducted, DFXT reserves the right to charge a maintenance fee to maintain the account. If there are insufficient funds in the account for this purpose, DFXT reserves the right to charge a lower administrative fee and/or to close the account.

ROLLOVER INTEREST AND OVERNIGHT FINANCING

Clients who hold a long (or bought) position overnight on CFDs will receive a debit on their account. The interest rate applied to the value of the bought position will normally not exceed 3.0% over the current local inter-bank offered rate. Clients who hold short (or sold) position overnight on CFDs will receive a credit to their account. The interest rate applied will normally not be less that 3.0% below the local inter-bank offered rate. The actual interest rates applied in the calculation of financing will vary from time to time.

Clients who hold opened Spot FX and Bullion positions will have their positions rolled to the next available spot date. When this occurs, you may pay or receive a rollover fee. Regarding FX, a rollover is based upon the different interest rates of the respective currencies. Regarding Bullion, a rollover reflects Gold leasing rates relative to the USD interest rate. Clients may either receive or pay the rollover depending upon whether you held a bought or sold position relative to the level of interest rates.

Example:

When you buy AUD/USD, you are selling USD to buy AUD. If AUD has a higher rollover rate than USD, you are buying the currency with the higher interest rate, so you will earn rollover. If you sell AUD/USD, you are selling the currency with the higher interest rate, so you will pay rollover as you are paying AUD interest rate and earning the USD interest rate.

Example:

AUD/USD rollover interest is -1.28/- 0.78 you are long AUD/USD 100,000.00

At 5 p.m. New York time (or 23:00 GMT) your position will be rolled over to the next value date.

Your account will be credited with US\$7.8 (100,000 x 0.78/10000)

Gold and Silver CFDs

In the case of Gold and Silver CFDs, the Rollover Charge or Rollover Benefit is calculated by multiplying the total notional value of the position by the rollover interest rate.

If you are long on a Bullion CFD, you may have to pay us a Rollover Charge, whilst if you are short you may receive a Rollover Benefit from us. In some circumstances, however, the opposite may apply.

Example:

XAU/USD rollover interest is -1.00/+0.33 You are long XAU/USD 1 lot (100 oz)

At 5 p.m. New York time your position will be rolled over to the next value date. Your account will be debited with USD3.30 (100 oz x 0.33)

Note: USG's rollover of gold will be based on the Gold Forward Offered Rate relevant gold LIBOR/LIBIR interest rates with mark up 0.25% of the interest rate.

Index CFDs

An Index Future CFD will expire on the last business day preceding the day of expiry of the relevant underlying instrument, which is an Equity Index Futures Contract that expires on a monthly or quarterly basis.

Should an open position in relation to an Index Future CFD be held until expiry, then that position will be automatically closed at the official closing price of the relevant Underlying Instrument and re-opened at the official closing price of the relevant Underlying Instrument.

Example:

You are long of Jun E-mini (ESM12) Futures CFD contract which expires on the 15 Jun. Your position will be closed out at the settlement price on expiry date. Simultaneously a new position will be created for the next trading serial CFD ESU12 at the settlement price.

No charges are incurred when positions are rolled as the closing and opening prices relate directly to where the relevant instruments have been trading and there will be a cash adjustment made to your account to reflect the differences in the official closing and opening prices.

INTEREST

Client funds are held in accordance with the Corporations Act 2001 and the terms of the Client Account Application. DFXT reserves the right to retain any interest that may accrue on those funds, where permissible by law.

FUTURES & OPTIONS

DFXT charges fees on each Futures and Futures Option contract executed on your behalf. Our fees vary depending on the type and level of service required, the exchange upon which the Transaction is to be conducted, and the frequency and volume of Transactions executed. DFXT may charge a fee or commission for a Futures Option exercised or expiring out of the money at the above rates. The fees are paid to us immediately upon execution of the trade, and will be deducted from your Trading Account in accordance with your agreement.

Fees charged by an exchange vary from exchange to exchange and can be found on that particular exchange's website.

THIRD PARTY COMMISSIONS

Clients who are introduced to DFXT by a third party may be subject to an additional fee or commission in respect of their trades. Any such fees and commissions will be paid by DFXT to the introducing party, and will be reflected in the Client's account statement provided by DFXT. These fees may vary, depending on each transaction. Clients may request particulars of such fees or commissions within a reasonable time after receipt of this FSG, and before any of the financial services are provided to the Client.

HEDGING COUNTERPARTIES

If any commission is received from a hedging counterparty, this is payable by that hedging counterparty direct to us and is not an additional charge to the Client. Such commission from hedging counterparties may, for example, be based on volumes of business transacted with any such hedging counterparty.

FURTHER INFORMATION

By using or continuing to use our services, you agree that:

All fees and charges received by us as described in this FSG (other than third party fees and charges) are a benefit given to us by you, in exchange for the market making and dealing services provided by us.

We do not charge volume-based or asset-based fees for any advice we provide. You understand, consent to, authorize and direct us to charge you in this way

If you have any questions regarding the particulars of our remuneration, fess, or costs, you may contact DFXT before any financial services identified in this FSG are provided.

DISCLOSURE OFANY RELEVANT CONFLICTS OFINTEREST

We do not have any relationships or associations which might influence us when providing you with our services.

OUR RECORD KEEPING OBLIGATIONS

We will maintain comprehensive and accurate records of your Client transactions.

DISPUTE RESOLUTION

DFXT values its relationship with its clients, and wants to know about any problems or concerns you may have with our advice or services so we can take steps to resolve the issue. As a result, DFXT has both internal and external procedures in place to address any issues you have with our service. If you have an issue you would like resolved please first contact DFXT to inform us about your complaint. You may do this by telephone, in person, facsimile, email or letter. We will investigate your complaint promptly. We will try to resolve your complaint quickly and fairly. If you are dissatisfied with the way your complaint was handled, we ask that you submit a subsequent formal complaint in writing to DFXT specifying the specific nature of the complaint, your desired resolution, and any relevant documents or materials that support yourposition.

If we are unable to resolve your dispute internally, you have the right to complain to the Australian Financial Ombudsman Service Limited ("FOS"). FOS may be contacted at

Address: Financial Ombudsman Service

G.P.O. Box 3

Melbourne VIC 3000. Telephone: **1300 780 808**

You may also make a complaint via the ASIC free call info line on 1300 300 630

OUR PRIVACY POLICY

We are committed to protecting your privacy. We have systems and processes in place which safeguard against the unauthorized use or disclosure of your personal information. Please contact us if you have any concerns of if you would like to see a copy of our Privacy Statement.