



Software License Agreement

I understand that the Genius Trading Systems software, computer programs, trading strategies, auto-trading systems, and/or any related material (hereinafter collectively called the "Software") provided to me by Genius Systems Management Consultancies Co. Ltd., or any one of their associates and/or subsidiaries, business partners, affiliates, agents, or service providers (hereinafter collectively called "GTS"), in private meetings, public seminars, through the internet, and/or at any venue or through any communication media, or downloaded from geniustradingsystems.com, geniustrading-ai.com, geniustradingnetwork.com, is, without exception, the property of GTS and all ownership rights, without limitations, are reserved by GTS. Any receipt and/or use of said Software by me is for personal use only and its use is under this Limited Software License and Use Agreement (hereinafter called the "Agreement"), which may be revoked by GTS at its sole discretion at any time. The Software, which may be downloaded from the GTS website(s), however, it is owned solely by GTS. This Software is protected by international copyright laws, and is being made available solely for use by you in accordance with the following Limited Software License and Use Agreement and its terms and conditions. Any use, reproduction or redistribution of the Software that is not in accordance with this Agreement is expressly prohibited by law, and may result in civil and criminal penalties.

SOFTWARE LICENSE AGREEMENT

GTS IS WILLING TO LICENSE THIS SOFTWARE TO YOU ONLY ON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS SOFTWARE LICENSE AGREEMENT. This is a legal agreement between you (either an individual end-user or an entity) and GTS (hereinafter called the "Agreement"). By using this Software, you are agreeing to be bound by the terms and conditions of this Agreement. If you do not agree to the terms and conditions of this Agreement, you must promptly stop using the software and destroy any copies of the software in your possession and/or control, and remove the software and all other related items from your computer.

1. GRANT OF LICENSE

Subject to the terms and conditions of this Agreement, GTS and its suppliers grant to you a non-exclusive license to use one copy of the Software program and any documentation accompanying the Software on ONE COMPUTER, with unlimited number of broker/dealers and unlimited number of personal accounts. No other rights are granted. The Software is in use if it is loaded on the computer's permanent or temporary memory. Installation on a network server for the purpose of multiple Software usage is not permitted.

2. RESTRICTIONS

The Software contains copyrighted material, trade secrets, and other proprietary materials of GTS. You agree that in order to protect those proprietary materials, except as expressly permitted by applicable law, neither you nor a third party acting on your behalf will: (i) decompile, disassemble or reverse engineer the Software; (ii) modify or create derivative works of the Software; (iii) use the Software in any manner to provide service bureau, commercial time-sharing or other computer services to third parties; (iv) transmit the Software or provide its functionality, in whole or in part, over the Internet or other network (except as expressly permitted above); (v) sell, distribute, rent, lease, sublicense or otherwise transfer the Software to a third party, in any way shape or form; or (vi) use the Software for copy-trading outside of your own personal account(s).

3. OWNERSHIP

The Software is licensed, not sold, to you for use only under the terms and conditions of this Agreement, and GTS reserves all rights not expressly granted to you in this Agreement. Only GTS and/or its successors and assigns retain title to the Software, and all intellectual property rights therein.

4. TERMINATION

This Agreement is effective until terminated. Upon any violation of any of the provisions of this Agreement, rights to use the Software shall automatically terminate and all copies of the Software must be destroyed. You may also terminate this Agreement at any time by destroying all copies of the Software in your possession or control. If GTS makes a request via public announcement or press release to stop using the copies of the Software, you will comply immediately with this request. The provisions of paragraphs 3, 7, 8 and 11 will survive any termination of this Agreement.

5. LIMITED PRODUCT WARRANTY

GTS warrants to you that the Software will substantially conform to its published documentation. GTS's limited warranty is non-transferable and is limited to the original Software user.

6. REMEDIES

GTS's entire liability and your exclusive remedy for any breach of warranty shall be, at GTS's option, to: (a) repair or replace the Software, provided that the original copy of the Software is destroyed, or (b) refund the price paid, if applicable. These remedies are void if failure of the Software has resulted from accident, abuse, or misapplication.

7. DISCLAIMER OF WARRANTY.

THE WARRANTIES EXPRESSLY SET FORTH IN THIS AGREEMENT REPLACE ALL OTHER WARRANTIES. GTS AND ITS SUPPLIERS EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS WITH RESPECT TO THE SOFTWARE, AND ANY WARRANTIES OF NON-INTERFERENCE OR ACCURACY OF INFORMATIONAL CONTENT. NO GTS PARTNER, DEALER, AFFILIATE, AGENT, OR EMPLOYEE IS AUTHORIZED TO MAKE ANY MODIFICATION, EXTENSION, OR ADDITION TO THIS WARRANTY.

8. LIMITATION OF LIABILITY

IN NO EVENT WILL GTS OR ITS SUPPLIERS BE LIABLE FOR ANY COSTS OF PROCUREMENT OF SUBSTITUTE PRODUCTS OR SERVICES, LOST PROFITS, LOSS OF INFORMATION OR DATA, OR ANY OTHER SPECIAL, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES ARISING IN ANY WAY OUT OF THE DOWNLOAD OF, USE OF, OR INABILITY TO USE ANY GTS PRODUCT OR SERVICE, EVEN IF GTS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO CASE SHALL GTS'S AND ITS SUPPLIERS' TOTAL LIABILITY EXCEED THE ACTUAL MONEY PAID FOR THE GTS PRODUCT OR SERVICE GIVING RISE TO THE LIABILITY.

9. INTERNET TRADING

Since GTS does not control signal power, its reception or routing via Internet, configuration of Customer's equipment or reliability of its connection, GTS shall not be liable for any claims, losses, damages, costs or expenses, including attorneys' fees, caused, directly or indirectly, by any breakdown or failure of any transmission or communication system or computer facility or trading software, whether belonging to GTS, you the Customer, any market, or any settlement or clearing system when Customer trades online (via Internet).

10. AGENTS AND THIRD PARTY PURCHASERS

If you are acquiring the Software on behalf of another person or entity, you represent and warrant that you have the authority to bind the party or entity for which you are acquiring the Software to the terms and conditions of this Agreement.

11. GENERAL TERMS AND CONDITIONS

This Agreement will be governed by and construed in accordance with the laws of the United Arab Emirates, specifically the Emirate of Dubai, without regard to or application of its choice of law rules or principles. If for any reason a court of competent jurisdiction finds any provision of this Agreement, or portion thereof, to be unenforceable, that provision of the Agreement shall be enforced to the maximum extent permissible so as to affect the intent of the parties, and the remainder

of this Agreement shall continue in full force and effect. This Agreement constitutes the entire agreement between the parties with respect to the use of the Software and supersedes all prior or contemporaneous understandings, communications or agreements, written or oral, regarding such subject matter. GTS may, in its sole discretion, modify portions of this Agreement at any time. GTS may notify you of any changes by posting notice of such modifications on GTS's web site(s) or sending a notice to your registered e-mail address. Your continued use of the Software following notice of such modifications shall be deemed to be your acceptance of any such modifications to the Agreement. If you do not agree to any such modifications, you must immediately stop using the Software and destroy all copies of the Software in your possession or control. The Software is protected by international copyright laws and international treaties. Unauthorized reproduction or distribution of the Software is subject to civil and criminal penalties.

12. INFORMATION AVAILABLE ON GTS WEBSITE(S)

The information on the GTS website(s) is provided for informational purposes only and is subject to change without notice. It is provided "AS IS" and without any warranty. Any risk arising out of the use of the information on this website shall remain with the reader. **IN NO EVENT SHALL GTS BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE OR OTHER DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF CAPITAL OR LOSS OF BUSINESS), ARISING OUT OF OR IN CONNECTION WITH THE AVAILABILITY, PERFORMANCE OR USE OF THE INFORMATION CONTAINED ON THIS WEBSITE, EVEN IF GTS HAS BEEN ADVISED OF THE POSSIBILITIES OF SUCH DAMAGES.**

13. LICENSE AND USE FEES

There are no fees to use the software for the first 30 days. This is called the Trial Period. After the Trial Period, the use of the Software is subject to a **MONTHLY LICENSE FEE** of \$199.00 (one hundred and ninety dollars US currency) per month for the single strategy/single instrument version, or \$299 (two hundred ninety dollars US currency) per month for the multi-strategy/multi-instrument version. Alternatively, a Customer has an option to purchase a life-time use of the Software for \$2,990 (two thousand nine hundred ninety dollars US currency) for the single strategy/single instrument version, or \$4,990 (four thousand nine hundred ninety dollars US currency) for the multi-strategy/multi-instrument version.

14. LINKS TO OTHER WEB SITES

Websites linked from the GTS website(s), which allow you to leave the GTS web site, are not under the control of GTS and GTS is not responsible for the contents of any linked site or links within a linked site. These links are provided as a convenience only and do not imply any endorsement or recommendation by GTS.

15. TRADEMARKS AND COPYRIGHT NOTICE

GTS, the GTS logo, and the GTS products referred to herein are either the trademarks or the registered trademarks of GTS. The absence of a GTS product name or the GTS logo does not constitute a waiver of GTS's trademark or other intellectual property rights concerning that name or logo. Additionally, all other trademarks of GTS's suppliers are property of their respective owners. All rights not expressly granted herein are reserved.

16. CONFIDENTIALITY AND NON-DISCLOSURE

All information, GTS software, trading strategies and all computer programs, auto-trading systems, and/or any related material provided to me by GTS, and/or any one of their associates, distributors, resellers, affiliates, subsidiaries, business partners or service providers in private meetings, public seminars, through the internet, and/or at any venue or through any communication media is, without exception, strictly **CONFIDENTIAL AND PROPRIETARY**. Any receipt and/or use of such material by me is strictly under the terms of this Agreement and may be revoked by GTS at any time. **ALL CLAIMS and ALL RIGHTS**, without exception, are the property of GTS are **RESERVED** by GTS. Any such material and the Software is for my personal and private use only and may not be redistributed in any shape or form whatsoever without prior written permission from GTS.

17. BREACH OF AGREEMENT

I understand that any breach of this Confidentiality Clause of this Agreement may cause substantial harm to the future or potential business and/or business plans of GTS, and that any such damages may be difficult or impossible to precisely determine. Therefore, I expressly agree to pay pre-determined damages in the minimum amount of **TEN THOUSAND**

DOLLAR US CURRENCY (\$10,000 USD) per each occurrence plus expenses and legal fees in the event of my violation of this Agreement. Further, I agree to the immediate granting of an injunction and/or restraining order and/or other legal measures to prevent me from any further disclosures of confidential information. This Agreement will be adjudicated at a time and place chosen by GTS in the event of any allegation made by GTS of any breach of this Agreement.

18. INDEMNIFICATION

I understand that trading in financial markets involves substantial risks, and that only risk capital, i.e. money I can afford to lose, should be used. I agree to indemnify, defend and hold GTS harmless from any and all claims, liabilities, costs, losses and/or expenses arising in any way from my use of any information, software, computer programs, or services provided. I am solely responsible for any and all risks and/or potential losses.

19. RISK DISCLOSURE

Any information, the GTS Software, trading strategies and all computer programs, auto-trading systems, and/or any related material provided by either GTS, and/or any one of its associates, affiliates, dealers, subsidiaries, business partners or service providers, in private meetings, public seminars, through the internet, and/or at any venue or through any communication media is intended to be used privately and does not constitute an investment advice, nor is it intended for the purposes of soliciting a securities trade or sale. GTS is not a licensed Broker/Dealer nor a Registered Investment Advisor. GTS does not provide buy, sell, hold, or any other trading recommendations. All demonstrations of the GTS Software and representations are for informational and educational purposes only. No representation is made that any software, trading method, or strategy can or will guarantee profits. Unique experiences and past performances do not guarantee future results and that every person's trading results vary. Trading software, strategies, systems and any related material are helpful tools only, and are not intended to replace individual research or licensed investment advice. Trading and investing in the financial markets involves substantial risk and there is always the potential for loss of capital. Additionally, the risk factors are especially high in the forex, CFD, and margin trading, and only genuine "risk" capital, i.e. money that you can afford to lose, should be used in such trading. GTS does not imply nor guarantee that trading using the Software or any of its information or material constitutes a "safe" trading system, and no one can guarantee profits or freedom from loss.

20. MISCELLANEOUS

If any of the terms and conditions described herein are held to be invalid by a competent court of law, the rest shall remain in effect, and the invalid term(s) and condition(s) shall be restated to accomplish as nearly as possible the intent of the original. By virtue of your use of the GTS Software you agree to all terms and condition of this Agreement. Additionally, you agree to accept full and sole responsibility for your actions related to the use of the Software and defend, indemnify, and hold harmless all others from any liability associated with your use or non-use of the Software, GTS's services, and/or any associated information and/or activities, including, but not limited to, any other associated online meeting room(s) or websites activities. All information obtained from or through GTS is for personal and private use only. All such information is the proprietary and confidential intellectual property of GTS and/or its associated parties. Any disclosure or use of the Software or any related material for any purpose other than those expressly granted under this Agreement without prior written permission from GTS and/or the rightful owner(s) of any such information, constitutes a breach of this Agreement. You agree that your use of the GTS Software shall be sufficient in order to be deemed as fully legal and binding, as if you signed this Agreement in ink