

TRADING & PROFIT SHARING AGREEMENT

This TRADING & PROFIT SHARING AGREEMENT (hereinafter referred to as 'Agreement') is made and entered into this 17th day of January, 2008, between Financial Robotics, Inc., and Luciano Cattaneo ("Trader")

This Agreement is entered into based upon the following representations: The Trader has an Expert Advisor ("EA") that has been trading on the SparenFX Demo Account provided by Financial Robotics, Inc. Trader is committed to trading the EA and Financial Robotics, Inc. is committed to maintaining the account, per the terms of this agreement, for a period of 1 year from the date of this agreement.

IT IS MUTUALLY AGREED:

1. Financial Robotics, Inc. shall provide trader with access to a \$50,000.00 USD Live Trading Account on the SparenFX MetaTrader 4 trading platform ("The Account"). The Account is the sole property of Financial Robotics and except as provided for in this agreement Financial Robotics retains all rights to The Account.
2. Financial Robotics, Inc. will not trade the Account and will not authorize any party other than Trader to trade the Account. However, Financial Robotics, Inc. may terminate the account at its sole discretion if the account experiences a greater than 40% draw down in total account equity including both open and closed trades.
4. Trader agrees to exercise reasonable due diligence and good faith efforts in trading The Account. Further Trader agrees to provide Financial Robotics, Inc. 30 Days prior notice before discontinuing trading of the account.
5. This agreement shall remain in effect until terminated by notice to the other party. Financial Robotics, Inc. or the Trader may terminate this Agreement for any reason upon 30 days prior notice. Such notices shall have no effect upon commitments made for the Account before such termination. All trading positions will be closed by Financial Robotics, Inc. upon termination of this Agreement.
6. On the 1st day of each month any profits will be removed from the account and the balance reset to \$50,000.00 USD. These profits will be split with 50% of the profits being paid to Financial Robotics, Inc. and 50% of the profits being paid to Trader. This will be Trader's sole compensation for trading the Account.
7. If on the 1st Day of the month the account is at a loss the balance may, at Financial Robotics, Inc's sole discretion, be reset to \$50,000.00 in order to facilitate Trader's continued trading of the account. However, trader must regain the amount of the loss before splitting of profits is resumed. Further if at any time total losses on the account exceed a 40% equity drawdown Financial Robotics, Inc. at its sole discretion may immediately terminate this agreement and stop all trading in the Account.

8. The Account shall be charged for all commissions and fees arising from transactions exercised in the Account. Such fees and commissions are currently \$5.00 USD per standard lot traded, but may be changed by SparenFX at any time due to unforeseen changes in market conditions and prime brokerage relationships.

9. Trader shall be paid Trader's share of profits by the method indicated in the attached Payment Instructions Addendum once total trader's share of the profits has reached \$2,500.00 USD. Alternatively Trader may elect to have SparenFX set-up a separate trading account for Trader and Trader's share of the profits can be deposited into this account monthly.

10. Trader may, during the course of providing his or her services hereunder or in relation to this Agreement have access to, and acquire knowledge regarding data, systems, trading parameters and other information of or with respect to Financial Robotics, Inc. and the SparenFX platform which may not be accessible or known to the general public. Any knowledge acquired by Trader shall not be used, published or divulged by Trader to any person, firm or entity without the prior written consent of Financial Robotics, Inc.

11. In the event that any provisions of this Agreement are invalid for any reason whatsoever, all other conditions and provisions of this Agreement shall, nevertheless, remain in full force and effect.

12. This agreement constitutes the entire agreement between the parties, and no modifications, or amendments of the agreement shall be binding unless they are in writing and signed by Financial Robotics, Inc. and Trader.

IN WITNESS WHEREOF, the parties here have executed this Agreement.

Financial Robotics, Inc.:

BY _____

Name: Bryan Wright

Title: Vice President

Date: January 17, 2008

Trader:

BY _____

Name: Luciano Cattaneo

Date: January 17, 2008

PAYMENT INSTRUCTIONS ADDENDUM

All information requested below must be provided to avoid errors or delays in processing. Please note that international wires may take several business days from the time the wire transfer is initiated to be posted to your bank.

Method of Payment Requested (Circle One):

Wire Transfer • Check • Transfer to Trading Account at SparenFX

1. Personal Information:

Name: _____

Mailing Address; _____

City, State, Country: _____

Telephone Number: _____

2. Receiving Source Information:

Bank Name: _____

ABA # or Swift Code: _____

Bank Account #: _____

Name on Account: _____

Bank Address: _____

City, State, Country: _____