

LucidPro Account Agreement

Last Modified: November 28, 2025

This Account Agreement (this “Agreement”) is entered into by and between Lucid Trading Group LLC, a Delaware limited liability company (“Company,” “we,” or “us”), and you (“You,” or “your”). The following terms and conditions together with any other document incorporated by reference, govern your use of the funded account (the “Account”).

RECITALS

A. You have graduated from our simulated trading evaluation program known as the “LucidTest Account” and have been provided the ability to be evaluated through simulated trading of commodity futures;

B. We desire to (i) provide you with access to an account maintained by us for simulated trading of commodity futures through the Account using simulated capital (“Capital”), as well as analytical instruments, training, educational materials, and other accompanying services for you found in the user interface of our website (the “Dashboard”) to enable you to access and use those resources and services (collectively, the “Services”), and (ii) pay you a certain financial reward calculated according pursuant to the terms and conditions of this Agreement (the “Reward”).

C. The arrangement contemplated under this Agreement engages you to perform simulated trading of commodity futures. For the avoidance of doubt, no actual trading of commodity futures will occur under the arrangement set forth herein. You expressly acknowledge you shall only be paid for the data generated by your activities.

D. You desire to (i) open an Account to perform simulated trading through us, (ii) receive access to the Services, and (iii) have the ability to earn the Reward.

AGREEMENT

NOW THEREFORE, in consideration of the foregoing Recitals, incorporated herein by reference, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, you agree as follows:

1. Account.

(a) Funded Trading. We shall provide you with an Account to perform simulated trading (“Funded Trading”) through an electronic interface for performing such simulated trading (the “Trading Platform”). You have no ownership interest in the Account and no control over or right to transfer any Capital. You have no right or entitlement to engage in Funded Trading except as permitted by us, and your privileges may be terminated by us at any time for any reason or no reason in our sole and absolute discretion. We may freeze or limit Funded Trading at any time in our sole discretion. We shall not be liable for any information displayed on

the Trading Platform or for any interruptions, delays, or inaccuracies in the market or statistical data displayed through the Trading Platform or the instruments accessible with the Services.

(b) Personal Identification. You acknowledge that, once you have been permitted to engage in Funded Trading, you shall trade using your assigned user ID and login information. You shall maintain your user id and log-in information in confidence and such information shall be considered Confidential Information pursuant to Section 6 of this Agreement.

(c) Automated Trading Software. To the extent that you prepare or plan to use any custom, algorithmic, or other automated trading software (collectively, “Automated Trading Software”) in connection with your activities hereunder, you acknowledge that: (i) you shall immediately notify us in writing and obtain written approval from us prior to using any Automated Trading Software, (ii) no Automated Trading Software may be used unless we have given prior written approval for its use, which approval shall be at our sole discretion, (iii) you shall indemnify us against any claim that such Automated Trading Software infringes on the intellectual property rights of any third party and any and all claims, loss, damages, cost, and fees, including reasonable attorneys’ fees, incurred by us as a result of your use of the Automated Trading Software, and (iv) you shall be responsible for all costs and expenses with respect to such Automated Trading Software. You acknowledge that we may require advance testing of Automated Trading Software in our sole discretion. Notwithstanding the foregoing, we prohibit the use of any Automated Trading Software owned or developed by any third party other than you.

(d) Holiday Trading. We require that the you follow CME protocol for trading on holidays. We may attempt to notify you in advance of said months; however, if the you previously unsubscribed from email communications, you will not receive notice. We encourage you to resubscribe to emails from us. You can re-subscribe to such emails here.

(e) Guidelines. You acknowledge and agree to the following:

(i) If your Account reaches the Maximum Loss Limit, the Account will be permanently closed.

(ii) If you would like to voluntarily request to close your account, they may reach out to support to initiate the request.

(iii) We reserve the right to liquidate your position(s) at any time, for any reason or no reason, and we may disable your Account immediately, permanently, or temporarily, and without notice.

(iv) If you have been convicted of a violent crime, disciplined by the NFA or CFTC, has outstanding debts with a clearing firm, has been found to have used a fraudulent credit card, or initiated a chargeback with your credit card company, you are not eligible to receive an Account. If you are found to be ineligible for an Account based on the foregoing, you will not receive a refund on your Test Fees.

(f) Prohibited Conduct. In connection with Funded Trading, you are prohibited from (collectively, “Prohibited Conduct”):

- Using any trading strategy intended to exploit or create errors in the Services such as errors in the display of prices or delay in their updates;
- Using any trading strategy that includes disruptive practices (as determined in our sole discretion), including but not limited to spoofing strategies, microscalping, hedging, and high frequency trading;
- Performing trades any time outside the best bid or offer;
- Performing trades using an external or slow data feed;
- Performing, alone or in concert with any other persons, including between connected accounts, or accounts held with our different affiliates, trades, or combinations of trades, the purpose of which is to manipulate, abuse, or give you an unfair advantage while using the Site or Services, for example, by engaging in any short term or high frequency trades or simultaneously entering into opposite positions;
- Performing trades in conflict with the terms and conditions of us and the terms and conditions of the LucidTest Account;
- Using any software, artificial intelligence, ultra-high speed, or mass data entry which might manipulate, abuse, or give you an unfair advantage while using the Services;
- Otherwise performing trades in contradiction with how trading is actually performed in the applicable futures markets, or in a way that establishes justified concerns that we might suffer financial or other harm as a result of your activities;
- In concert with others, including between unconnected accounts and third parties, performing the same trading strategy (i.e., performing the same trades in the same time increments), opposite strategy, or other activity meant to pool or hedge risk of the aggregate, unconnected accounts;
- Using any instruments that may adversely affect the operation of the Services or that would be intended to misuse any errors, bugs, or other deficiencies of the Services;
- Circumventing geographical restrictions of availability or any other technical restrictions;
- Trading on behalf of others including but not limited to sharing any incentives as part of any business arrangement; or
- Engaging in other conduct which, in our sole discretion, represents uncommercial activity, an inviable trading strategy.

All use of the Services, including trading in the Account is subject to trading rules established by us (collectively, “Trading Rules”), which are subject to change by us in our sole and absolute discretion from time to time. The current Trading Rules are set forth in Exhibit A and may be updated our website (the “Site”). You acknowledge and agree that you are solely responsible for staying current on Trading Rules, which remain subject to change at any time and from time to time, with or without notice.

Trading can only occur during normal electronic trading hours unless otherwise indicated by us. Abbreviated holiday hours can be found on our Site. All trading MUST be closed prior to 4:45 PM ET or prior to the market close, whichever is sooner. You are only permitted to trade products permitted by us. For more information, please visit our help center here.

Additionally, to deter and avoid violations of the Trading Rules and Prohibited Conduct, your positions will automatically be flattened (e.g., closed out) just prior to the end of the then current trading session (e.g., about ten seconds prior to the closing bell at 4:45 PM ET) as determined by us.

If we, in our sole discretion, determine you have violated any Trading Rules or engaged in Prohibited Conduct, we may, in our sole determination, remove any Account profits, delete a trading day, reset an Account, or ban you from any further use of the Services. If we identify trading activity that, in our sole discretion, relates to Prohibited Conduct, we reserve the right to, in our sole discretion, delete the trading day and all profits, or restart or close the Account. Additionally, we may ban you from use of all or a portion of the Services.

2. Representations, Warranties, and Covenants. You represent, warrant, and covenant to us as follows:

(a) You acknowledge and agree:

(i) No performance provided by you under this Agreement, including use of our Services, may be considered as investment services or activities within the meaning of the legal regulations governing, in particular, investment services and capital markets; in particular, we do not receive or execute in any case, whether directly or indirectly, any trading instructions, trade on its own account, provide or conduct investment or other advice, research, recommendations or analyses, and do not give or forward you any trading instructions, receive any assets from, or manage any assets for you and do not provide any related market or exchange services.

(ii) No employees or other staff or representatives of us are authorized to provide services within the meaning of Section 2(a)(i).

(iii) All trading that you perform through your Account is simulated only and that the execution of a simulated trade shall in no way constitute an instruction to trade in real financial markets or with real currency.

(iv) Capital is not real currency and you have no right to it beyond the scope of its use in connection with Funded Trading and the Services (in particular that they cannot be used for actual trading). You are not entitled to withdraw or transfer any Capital, and that we

do not in any circumstances receive any funds or other assets from, or manage any funds or other assets for, you within the Services.

(v) Performance in Funded Trading is not indicative of trading in real financial markets, and that past performance and any earned Reward are neither a guarantee nor an indication of any future performance.

(vi) If your access to the Account is canceled for any or no reason, you shall lose access to the Account and the Services, without being entitled to any compensation.

(vii) Excessive or unrealistic single day or single trade profits will be subject to review by us for any possible violations of Trading Rules or engaging in any Prohibited Conduct.

(b) You are obligated to promptly notify us about and provide us with your accurate and correct identifying information as requested by us. Any failure to promptly provide accurate information shall be a material breach of this Agreement.

(c) In performing this Agreement, you shall (i) comply with all applicable legal regulations; (ii) if required under applicable law, obtain, and maintain the validity of, all permits, licenses, consents, or approvals, which may apply to your activities under this Agreement; and (iii) fulfill all notification, tax, fee, or other obligations that may arise in connection with the performance of this Agreement, and in particular with the Reward (defined in Section 4). You are authorized to access and use the Services only in accordance with the applicable legal regulations and is prohibited from circumventing any technical measures that may limit the availability of the Services in certain countries. In no event shall we bear any responsibility for the failure of you to fulfill any of its obligations under this Agreement.

(d) You hereby acknowledge that the Capital has no monetary value and it's only a part of the Services provided to you and you have no actual right, title, or ownership to such Capital, and that we maintain all rights, interest, and full ownership to all Capital (as part of the Services). The Account and any and all rights related to the Services that are granted by this Agreement are personal to you and cannot be transferred by contract or otherwise.

(e) You represent that you have (i) never been convicted of (1) any felony, or (2) any misdemeanor related to fraud, false statements or wrongful taking of property; (ii) never been disciplined or been the subject of an action by any governmental or self-regulatory organization, including but not limited to the National Futures Association or the Commodity Futures Trading Commission; and (ii) no outstanding debts with a clearing firm or other financial services firm.

3. Rules. All Funded Trading is subject to the Trading Rules established by us, which are subject to change by us in our sole and absolute discretion from time to time. The current Trading Rules are set forth on Exhibit A. You acknowledge and agree that you are solely responsible for staying current on Trading Rules, which remain subject to change at any time and from time to time, with or without notice and any updates hereto may also be found on the Dashboard.

4. Reward. In connection with any Funded Trading conducted by you, you may be eligible to be compensated as follows:

(a) Calculation of Rewards. To better simulate live trading environments, hypothetical amounts deemed by us to approximate customary market charges for commissions and fees shall be imputed to us and netted out of the determination of any Trading Profits (as defined below) and added to the balance of any Trading Losses (as defined below). At the time of determination, (A) if after netting your gross rewards and expenses from the initial balance of your Account at the commencement of a trading day (the “Daily Starting Balance”) the result is in excess of such Daily Starting Balance, such amount in excess of the Daily Starting Balance shall represent hypothetical “Trading Profits,” and (B) if after netting your gross rewards and expenses from the Daily Starting Balance the result is less than the Daily Starting Balance, the difference between such result and the Daily Starting Balance shall represent hypothetical “Trading Losses.” If you engage in any of the Prohibited Conduct, we may, in our sole discretion and without limitation to all other rights and remedies, remove applicable trades and/or trading days from your Account and not credit the profits and/or losses of such trades toward the calculation of any Trading Profits or Trading Losses.

(b) Allocation of Rewards. You may be entitled to receive, as your sole compensation, the Reward calculated as an allocation of accrued Trading Profits (net of Trading Losses) pursuant to the Trading Rules. You shall not be entitled to any compensation, salary, or other benefit except the Reward, if any. As used herein, “Reward Balance” means, as to you, the total accrued and unpaid Rewards.

(c) Monetary Terms and Conditions.

(i) Commission and Fee Structure. There are simulated and hypothetical imputed commissions and fees (collectively, “Simulated Fees”) that are charged to the your Account per round turn trade. These Simulated Fees can be found in our “Products and Commissions” FAQ section.

(ii) Profit Split. You will receive 90% of the Trading Profits on Rewards requested, and the remaining 10% to us. For the avoidance of doubt, any sums not paid out are at risk of loss from your activity.

(d) Payout Information. You may submit a payout request through one of our approved and documented methods. Once the request is processed, your balance will be adjusted. Payouts will be through our third-party payment processor and service provider. Payout fees are detailed on our Dashboard. Our third party payment processor and provider will make the payouts to you available pursuant to your account with them (such account required), which you can then withdraw your payouts from the designated third party payment processor and provider at your convenience. Notwithstanding anything herein, if your Account is closed due to, in our discretion, a violation of our rules, any prohibited conduct, or if you do not trade within a 30-day period, a payout will be issued only if the conditions in our payout policies have been met.

5. Term; Termination.

(a) This Agreement shall commence on the date in which you activate your Account and continue until we cancel or discontinue your Account, or you choose to cancel your own Account (the “Term”). This Agreement may be terminated by us for any reason or no reason at all, at any time, by providing written notice of termination to you.

(b) Subject to Sections 5(c)-(d), your Account may be closed by us if you reach the Maximum Loss Limit. The “Maximum Loss Limit” shall be defined in Schedule A.

(c) If we, in our sole discretion, believe that you have abandoned your Account (being automatically deemed abandoned upon 30 or more consecutive calendar days without any trades made), we may, with or without notice, permanently close your Account, upon which any and all accrued and unpaid Reward Balance shall be forfeit without consideration.

(d) Notwithstanding anything in this Section 5, if we, in our sole discretion, believe that you have abandoned your Account (being deemed abandoned with 30 or more consecutive calendar days without any trades made), made a false statement or misrepresentation related to this Agreement or the Account, have violated the Trading Rules, or are acting in bad faith or in violation of this Agreement, we may take such action as we deem appropriate in our sole discretion, including but not limited to (i) removing one or more trades or trading date from a your Account, and (ii) permanently closing your Account. If we, in our sole discretion, determine to close your Account pursuant to this Section 5(c), no Reward shall be allocated to you, and any accrued Reward Balance shall be forfeited, and this Agreement shall be immediately terminated. You will be permanently banned from engaging in any other offerings with any of our affiliates, and you shall immediately return to us any Rewards received by you, and you shall indemnify, defend, and hold us and our affiliates harmless from all losses, damages, fines, penalties, and expenses incurred directly or indirectly by of our companies as a result of such violation or breach, including reasonable attorneys’ fees and expenses.

(e) We review Funded Trading for quality and data aggregation purposes. In evaluating you, we may, in our sole discretion, determine that such you have demonstrated sufficient proficiency in Funded Trading and elect to transition you to a live trading account (“Live Trading”) with our affiliate. Should we elect such transition by written notice to you, then (i) this Agreement shall terminate with funds retained and disbursed in accordance with Section 5(b), and (ii) you will execute a separate agreement for a “Live Account” with our affiliate (a “Live Agreement”). If you fail to timely execute a Live Agreement, then we may terminate this Agreement and cause its affiliate to rescind any offer to enter Live Trading.

6. Confidentiality. We have devoted a substantial amount of time and effort, and have incurred substantial costs, in developing its trading methods, systems, metrics, feedback, and strategies. As a result of these efforts, we have developed proprietary trading methods, systems, strategies, methods of operations, written materials, and business practices all solely for the use of our expansion and enhancement of its proprietary trading business (“Confidential Information”). You agree that Confidential Information is, in fact, confidential and proprietary to us. During the Term, and for three years following expiration or earlier termination of the Term, you shall not, without the prior written consent of us, except as required by any court, supervisory authority, or administrative agency, use or disclose Confidential Information to any person, other than an employee or agent of us or a person to whom disclosure is reasonably necessary or appropriate in

connection with the performance of your activities on behalf of us. In the event you are required to disclose Confidential information as set forth herein, you shall immediately send notice to us of all facts and circumstances surrounding such disclosure including, but not limited to, what Confidential Information was disclosed, to whom such disclosure was made, and the reasons such disclosure was required.

7. Non-Disparagement. During the Term and for a period of two years thereafter, you shall not, directly or indirectly: (a) cause or attempt to cause any employee of us or any of its affiliates (each, a “Company Group”) to (b) interfere or attempt to interfere with any transaction in which any Company Group was involved with during the Term, or (c) cause or attempt to cause any vendors, suppliers, or exchanges to cease their business relationships with any Company Group or to enter into any business relationships with you. You will not make any false, disparaging, defamatory, or derogatory statements, whether written or verbal, including on any websites or social media platforms, regarding any Company Group, or otherwise place any Company Group in a false or negative light.

8. Injunctive Relief. You acknowledge and agree that the remedy at law for any violation by you of Sections 6 and 7 of this Agreement will be inadequate and that we would suffer continuing and irreparable injury to our business as a direct result of any such violation. You therefore agree that, in the event of any actual or threatened violation by you of Sections 6 and 7 of this Agreement, we shall be entitled, in addition to any other remedies available to us, to a temporary or permanent restraining order and to injunctive relief against you to prevent any such violation, without any requirement to prove actual damages or to post a bond, and to any other equitable relief the court deems proper. If court proceedings seeking injunctive relief are instituted by us in response to actual or threatened violation of Sections 6 and 7 of this Agreement, you agree to pay our costs and expenses of such legal action, including reasonable attorneys’ fees.

9. Survival of Obligations. The representations, warranties, and covenants contained herein shall survive termination of this Agreement. In addition, termination of this Agreement shall not affect any of the rights or obligations of either you or us arising prior to, or at the time of, the termination of this Agreement, or which may arise by any event causing the termination of this Agreement.

10. Arbitration. Any disagreement, claim, or controversy arising from this Agreement, including questions regarding the scope and applicability of this Section 10, shall be settled before the American Arbitration Association (“AAA”) in Delaware under the AAA’s then current Commercial Arbitration Rules. Judgment upon any award may be entered in any court of competent jurisdiction.

11. Data and Use. You acknowledge that we may collect and aggregate information about you and your particular simulated trades, trading patterns and preferences, and other preferences and interests and use such information in our sole discretion. We may share or sell such information to our business partners, affiliates, vendors, distributors, or other collaborators for these same purposes and each of them may use all such information to influence their own trading habits through mirroring simulated trades in actual financial markets or use them in any other manner. You agree that such activities may be performed automatically and in no circumstance shall you be entitled to any payment or compensation except for the Reward. Further,

all such activities shall be performed without the necessity of notice, consent, consultation, or approval by you.

12. Leaderboard. We may choose to disclose your information (including your personal information such as your first and last name, username, and statistics about your performance on the sites and Services) to other users, as part of your use of the Site including by making such information publicly available through our Site.

13. Terms of Use. This Agreement supplements our Terms of Use (a current copy of which can be found [HERE](#) (the “Terms of Use”) and Privacy Policy (a current copy which can be found [HERE](#) in effect from time to time, each of which remains in full force and effect, are incorporated herein by reference, and govern your access to and the use of the Site or Services. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Terms of Use.

14. Communications Policy. You acknowledge and agree that (a) any communications created or sent by you shall be professional and appropriate, (b) we may monitor or review any such communications or activity for risk control or other purposes, (c) you have no right of privacy in materials or communications related to us, sent through our systems, or made in connection with this Agreement, and (d) you shall remain in compliance with any communications policies established by us, in our sole discretion, in effect at the time.

15. Acknowledgments. You acknowledge that (a) no actual trading in live markets will ever occur through the Account, such that all trading in the Account is strictly a simulated environment, (b) you have no right, title, or ownership in any property, funds, or positions in the Account and that, in any event, all such property, fund and funds are simulated and therefore imaginary, (c) all undistributed Rewards are at risk of loss, and (d) we solely communicate using the English language. You represent and warrant that you possesses the necessary proficiency in the English language to communicate for all purposes necessary and incidental to this Agreement.

16. Consent and Acceptance. You consent to us investigating you background as we deem appropriate in our sole discretion. Notwithstanding anything contained herein to the contrary, no agreement exists until we have reviewed and accepted your information and the results of any background investigation (if applicable). We may decline to enter into a contractual agreement with you or for any reason or no reason, including, but not limited to, omitting information requested by us, fraudulent credit card charges or credit card chargebacks, brokerage relationships, your indebtedness or history of indebtedness, providing misleading, inaccurate, or fraudulent information to us, any criminal or civil charges or convictions or judgments, as applicable, or living in, operating in, or being a citizen or resident of any jurisdiction we deem unacceptable for any reason whatsoever.

17. Binding Effect. This Agreement shall be binding upon and inure to the benefit of the you and us and our respective heirs, successors, and assigns. We may assign this Agreement at any time. You may not assign this Agreement without the prior written consent of us, which consent may be granted or withheld in our sole discretion.

18. Non-Waiver. No delay or failure by you or us to exercise any right hereunder, and no partial or single exercise of any such right, shall constitute a waiver of that or any other right, unless otherwise expressly provided herein.

19. Headings. Headings in this Agreement are for convenience only and shall not be used to interpret or construe its provisions.

20. Governing Law; Jurisdiction. This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware. Trader expressly consents to venue in the State of Delaware for any action or actions arising out of this Agreement or the subject matter contained herein.

21. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument. A signature hereto sent or delivered by electronic transmission (including .pdf) shall be as legally binding and enforceable as a signed original for all purposes.

22. Severability. Any provision of this Agreement which shall be adjudged invalid, illegal, or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such invalidity, illegality, or unenforceability, without affecting in any way the remaining provisions hereof in such jurisdiction or rendering that or any other provision of this Agreement invalid, illegal, or unenforceable in any other jurisdiction.

23. Entire Agreement. This Agreement supersedes all prior agreements and constitutes the entire agreement between you and us with respect to the subject matter hereof. This Agreement may be amended by us by written notice to you and the subsequent entry you of any order shall constitute agreement to such amendment. No amendment to this Agreement shall be binding upon us unless acknowledged and accepted in writing by an authorized officer of us.

Exhibit A
Trading Rules

Account Size	\$25,000	\$50,000	\$100,000	\$150,000
Starting Profit Balance	\$0	\$0	\$0	\$0
Daily Loss Limit (Static)	None	\$1,200	\$1,800	\$2,700
	<p>There shall be a Daily Loss Limit (“DLL”) which is the maximum amount you can lose in a single day before your trading is restricted. In the event you reach your DLL, your account shall be restricted from the day in which the DLL occurs, and shall continue until 6:00 PM EST the following day. Even where your Account is restricted due to the DLL, your Account shall still be valid, provided, that you have not reached the Maximum Loss Limit.</p>			
Daily Loss Limit (Scaling)	None	60% Peak EOD Profit	60% Peak EOD Profit	60% Peak EOD Profit
Maximum Loss Limit	\$1,000	\$2,000	\$3,000	\$4,500
	<p>There shall be a Maximum Loss Limit (“MLL”) which shall be the maximum amount of money you may lose, in total, before your Account is closed as provided for in the Agreement. We use an End-of-Day Drawdown (“EOD Drawdown”) method which calculates your MLL based on your Account’s highest closing balance. The MLL balance increases with the Account until you get above the initial trail balance. Once the account is above the initial trail balance, the MLL shall be the initial account balance plus \$100.</p>			
Maximum Position Size	2 minis or 20 micros	4 minis or 40 micros	6 minis or 60 micros	10 minis or 100 micros
Minimum Days with Profit	5 Days \$50	5 Days \$100	5 Days \$150	5 Days \$200
	<p>To be eligible for a Reward as provided for in the Agreement, you must make a minimum amount of profit on at least five (5) separate days of trading. The required amount of profit shall vary based on your Account size, and after each Reward payout, the days counted to earn your Reward shall automatically be reset to zero.</p>			

Consistency Percentage	35%	35%	35%	35%
	<p>The Consistency Percentage (“CP”) ensures you maintain steady performance by limiting the largest single day profit to a certain percentage of the total profit. This encourages disciplined trading, by reducing reliance on a few large trades and promoting consistent results. All accounts shall require a thirty-five percent (35%) CP in order to be eligible for a Reward. In the event you are eligible for a Reward, and subsequently receive a Payout, your CP will be reset to zero (0).</p>			
Buffer Balance	\$26,100	\$52,100	\$103,100	\$154,600
	<p>The buffer balance is the amount of profit you must make and maintain before you are eligible for a Reward. You cannot request a Payout in which your balance is within the buffer amounts depending upon your Account size. The buffer acts as a safety net so that requesting a Payout does not bring you into your MLL which would subsequently close your Account. The buffer balance is equal to your initial MLL plus \$100.</p>			
Permitted Trading Hours	<p>Permitted Trading Hours are Sunday through Friday from 6:00 PM EST to 4:45 PM EST. We require that our traders close their positions daily before 4:45 PM Eastern Standard Time (EST) Monday through Friday; you can then resume trading at 6:00 pm EST.</p>			