

Flag:

Patrick Hahn

Zenettstraße 10

81377 München

www.tradenwiedieprofis.de

For questions and suggestions you turn please via e-mail to info@meta-trader.co.uk

This side is still under construction:

No caution without previous contact

Should some contents or the design-technical creation of single sides or parts of this Internet offer injure foreign third-party rights or legal regulations or bring out competitive-juridical problems otherwise in any form, I ask with reference to §8 paragraph 4 UWG, for an adequate, enough explanatory and quick news without cost mark.

I guarantee that the rightly complained passages or parts of these web pages are removed in adequate term or are adapted to the juridical default extensively, without from your side the intercalation of a legal adviser is necessary. The intercalation of a lawyer, to the caution liable for costs for the official suppliers, does not correspond to his real or supposed wills and would become with it an offence against §13 a paragraph 5 UWG, because of the pursuit of irrelevant aims as a dominating motive.

Liability

The information contained in the Meta-Trader is based on the basis of careful searches. This information is neither a purchase nor a sales offer for the treated securities. The sources which are judged by the authors as trustworthy are the basis of the implementation. No liability can nevertheless be assumed for the correctness of the contents. This is also valid for linked sides. It must be always considered that listed securities are subjected partly to considerable variations and risks. That's why no liability for the property damages which result from the raising of the implementation for own investment decision can be guaranteed.

Exclusion of liability

1. Contents of the online offer

The authors assume no guarantee for the actuality, correctness, completeness or quality of the provided information. Liability claims against the authors which cover material or ideal on damages who are caused by the use or disuse of the presented information or by the use of faulty and incomplete information are basically excluded. With the use of the side and their contents you declare with it all right expressly. All offers are not-binding and non-binding. The authors reserve themselves expressly to change parts of the sides or the whole offer, to complement, to extinguish or to stop the publication at times or finally without announcement.

2. References or links

With direct or indirect references to the foreign Internet sites ("Links") which lie beyond the area of responsibility of the authors no liability obligation expressly exists. Herewith the authors expressly explain that at the time of the link settlement no unlawful contents on the to be linked sides were recognizable. On the topical and future creation, the contents or the authorship of the linked/tied up sides the authors have no influence. Herewith, therefore, they expressly dissociate themselves from all contents of all linked/tied up sides which were changed after the link settlement. This statement is valid for all links sedate within own internet offer and references as well as for foreign entries in visitors' books furnished by the authors, discussion forums and mailing lists. For unlawful, faulty or incomplete contents and in particular for the damages which originate from the use or disuse of such kind of presented information there is expressly no liability.

3. Copyright and liability of identification

The authors are anxious to follow in all publications copyright of the used graphics, sound documents, videosequences and texts, to use provided graphics, sound documents, videosequences and texts from himself or to fall back on graphics free of licence, sound documents, videosequences and texts. All within the internet offer mentioned and – if necessary – protected brand names and trade mark by third-party rights are subjects by the regulations of the in each case valid liability of identification and the possession rights of the respective registered owners without limitation. Only on account of the bare naming the conclusion is not to be drawn that brand names are not protected by third-party rights. The copyright for published and from the authors provided objects remains only with the authors of the sides. A duplication or use of such graphics, text documents, videosequences and texts in other electronic or printed publications is not permitted without explicit approval of the authors. With offence the subscription is put without repayment of the subscription amount immediately and if necessary a penal procedure is initiated.

4. Validity of the exclusion of liability

This exclusion of liability is to be treated as a part of the internet offer from which was expelled to this side. If parts or single formulations of this text, should correspond no more or not completely to the valid legal situation, the remaining parts of the document in your contents and validity of it remain untouched.

General terms and conditions of trade

1. The customer agrees with the following general terms and conditions of trade

by the use of the web page or the order of our service.

2. All publications, from the web page, as well as by e-mail sent ones may be neither published nor be made otherwise accessible to third party. Also the publishing of our demos as well as the fully and half-automated commercial systems may not be published as well as be dispatched. All rights for all demos as well as fully and half-automated commercial

systems lie with www.meta-trader.co.uk ! Even if you acquire the licence for a demo commercial system as well as a live fully and or half-automated commercial system all rights lie with www.meta-trader.co.uk . Passing on or the sale of all our products is prohibited.

3. Our service is there no recommendation to the action in the foreign exchange market or other finance market and also puts no investment consultation. It concerns only around fully and half-automated commercial systems which of us in form a demo as well as a live system are offered. We expressly assume no liability for our demo and live commercial systems. Should the customer trade a value or a product on grounds of our commercial systems in any market, e.g., foreign exchange market, this happens on grounds of own decisions and in own responsibility of the customer. We can assume here absolutely no liability. With the use of our program service the customer explains that he was informed by us expressly about the risks. Every user finds a risk instruction under the point Risk note, on this web page. We recommend expressly to consult advice of external place about the possibilities and chances of automated trade.

4. www.meta-trader.co.uk assumes no liability for the achievement of third party, as for example availability of the internet baptismal step, achievements of foreign currency brokers etc. on which we have no influence. Should any occurrences from us influence offered demo as well as live commercial systems, www.meta-trader.co.uk assumes no liability. In spite of careful search and supply of the demo as well as live commercial systems we do not stick for perhaps failures. All information occurs without guarantee.

5. You take prices and terms from our web site or put simply an inquiry. During the term of a license of commercial system a notice is not possible. The term is never automatically extended! All achievements are to be paid by precash. Either by transaction or by [Paypal](https://www.paypal.com).

6. The customer confirms with acquisition of a demo or a live commercial system, that he will not publish any kind of information and will not make accessible the source codes preserved by us to third party.

7. Payments are possible currently by Paypal and transaction. On other payment possibilities it is worked.

8. We point out to the fact that all rights (copyright) the commercial system programmed by us remain basically with us and you agree with it with granting of your order.

9. Patents, inventions, copyrights and other protective rights: You as a principal transfer to us with the granting of your order automatically all any capable of patent, originator-legally or otherwise, according to brands right, taste pattern right and/or utility model right or any other protective right product capable of protection. As far as a cession of the abovementioned rights is not possible, the principal (customer) transfers the exclusive, timewise, spatially and concerning the contents unrestricted right of use and utilisation right for www.meta-trader.co.uk . This is valid not only during the duration of the conversion of the order

(programming), but also after ending of the order. The cession and the transference of the right of use and utilisation right encloses the permission to the treatment and licence assignment into third party.

10. The customer principal expressly renounces all other ones to him possibly as an originator or other protective entitled person to being entitled rights in the commercial systems to be programmed, in particular on the right on name naming and access of the work. The customer principal also is able to do absolutely no fees or costs compared with www.meta-trader.co.uk assert and also renounces expressly this.

11. All data of our customers are used strictly confidentially and are used only for internal purposes.