

## TERMS FOR COMMERCIAL USE OF PIX INDEXES

1. This compilation includes some significant points about the terms for commercial use of the PIX price indexes which are published by FOEX Indexes Ltd (FOEX), Helsinki, Finland. More detailed specifics are contained in the License Agreement which is required between FOEX (licensor) and the user (licensee) for commercial use of PIX indexes, hereafter named PIX.

2. **Use of PIX** PIX may not be copied, re-distributed, re-sold or included in financial or other products or services without written consent from FOEX. **The PIX index and related services are registered trade marks of FOEX, protected by national, European and international Copyright law and regulations (EC directive 96/9/EC). Permission and terms for commercial use can be obtained from FOEX through a License Agreement.** Typical examples of commercial use of PIX are:

- as market reference prices in price risk hedging instruments offered by banks and other financial institutions
  - as benchmarks for contract prices in supply contracts between companies or in internal transaction pricing
  - as market price index data for sale in databases provided by vendors or distributors of market data
  - as part of material in presentations and recommendations sold by consulting companies
- These, or any other commercial uses of PIX, aiming at adding value to the user's offering to its clients for commercial gain, require a License Agreement.

3. **A License Agreement (LA)** defines the purpose for use of PIX and stipulates the terms for the use. It also defines the compensation to FOEX, usually a commission based on the (annual) volumes of the commodity/product (pulp, paper, paperboard, recovered paper or solid wood based biomass energy fuels) for which pricing or price risk management is based on PIX, or the value of the business volume of the services (e.g. market price data vending) that include PIX.

4. **To obtain a License Agreement (LA)** Companies that consider to use (or are already using) PIX commercially should contact FOEX and explain the type of use. FOEX takes into consideration the received information and presents an LA, and the parties sign the LA for an agreed time period, usually one year on an annually revolving basis.

5. **Claim, Dispute** Any claim or dispute regarding the terms in the LA shall be notified in writing to FOEX. Solving of claim or dispute shall be attempted by both parties through negotiation. Any reconciliation by arbitrator shall rule under Finnish Law, as will court handling of claim or dispute.