

# **Execution Standards and Procedures Policy**

## **I. Purpose and Regulatory Framework**

This Execution Standards and Procedures Policy (the "Policy") establishes the operational principles, execution methodology, and governance standards applied by the Company when receiving, handling, processing, and executing Client trading instructions.

The objective of this Policy is to promote transparency, consistency, integrity, and fairness in trade execution while maintaining operational resilience and risk control within the Company's dealing model.

This Policy forms an integral component of the contractual framework governing the provision of Services and shall be read in conjunction with the Service Terms, Risk Warning and Disclosure, and other related policies.

Submission of any trade instruction constitutes express acknowledgment and acceptance of the execution practices described herein.

## **II. Scope of Application**

This Policy applies to all financial instruments made available through the Company's trading platform, including but not limited to:

- Contracts for Difference (CFDs)
- Foreign exchange instruments
- Indices
- Commodities
- Digital assets
- Derivative products

All orders transmitted via the Company's platform are subject to these standards irrespective of account type or trading strategy.

## **III. Execution Venue and Dealing Model**



The Company operates as the primary execution venue for Client transactions. Orders are processed within the Company's trading environment rather than routed to public exchanges.

Depending on prevailing market conditions and the instrument traded, the Company may act as principal (counterparty) to Client trades or hedge exposure through liquidity arrangements.

Execution is based on pricing feeds derived from internal models and/or external liquidity providers. The Company undertakes reasonable efforts to provide competitive pricing; however, price availability is contingent upon market conditions, system performance, and liquidity constraints.

#### **IV. Order Types and Execution Mechanics**

Orders submitted by Clients may include:

- Market Orders
- Limit Orders
- Stop Orders
- Stop-Loss and Take-Profit instructions
- Time-bound conditional orders

##### **A. Market Orders**

Market orders are executed at the best available price at the time the order reaches the Company's execution system. Due to market volatility, the final execution price may differ from the displayed price.

##### **B. Pending Orders**

Pending instructions activate once predefined price conditions are satisfied. Activation does not guarantee execution at the requested level. Execution remains subject to liquidity, market gaps, and volatility.

##### **C. Conditional Orders**

Stop-loss and take-profit levels serve as risk management tools but are not guaranteed protections. Under volatile conditions, execution may occur at the next available price.

## **V. Order Validity and Acceptance**

For an order to be considered valid:

- All required fields must be properly completed;
- The order must meet minimum volume requirements;
- The account must maintain sufficient margin;
- The order must comply with exposure and risk limits.

The Company reserves the right to reject, partially fill, or cancel any order that:

- Is incomplete or inconsistent;
- Exceeds permitted exposure thresholds;
- Is submitted during system disruption;
- Violates regulatory or internal risk policies.

## **VI. Client Responsibilities in Order Submission**

The Client bears sole responsibility for:

- Accurately specifying order parameters (volume, instrument, direction, risk limits);
- Monitoring open positions and margin levels;
- Verifying order confirmations;
- Maintaining confidentiality of platform credentials.

Losses arising from input errors, duplicate submissions, or misinterpretation of platform functionality shall not give rise to liability on the part of the Company.

## **VII. Pricing, Slippage, and Market Gapping**

Financial markets are dynamic and may experience rapid fluctuations. During such periods:

- Slippage may occur;



- Price gaps may arise between trading sessions;
- Execution delays may be experienced;
- Partial fills may occur.

Slippage refers to the difference between the expected execution price and the actual execution price due to rapid market movement or liquidity constraints.

The Company does not guarantee execution at displayed prices and shall not be liable for price variations caused by market conditions beyond its control.

#### **VIII. Execution Timing and System Latency**

Order execution speed may be affected by:

- Network latency;
- Internet connectivity;
- Server load;
- Data feed delays;
- External liquidity provider disruptions.

While the Company maintains commercially reasonable system performance standards, uninterrupted or instantaneous execution cannot be guaranteed.

#### **IX. Exposure Limits and Risk Controls**

The Company maintains internal risk management controls designed to:

- Prevent excessive exposure;
- Protect platform stability;
- Maintain liquidity integrity.

Orders exceeding predefined exposure thresholds may be restricted or declined. The Company may adjust leverage ratios, margin requirements, spreads, or execution parameters without prior notice where necessary for risk mitigation.

#### **X. Order Modification and Cancellation**

Executed trades are final and binding. Amendments may only be made where technically feasible and permitted by platform rules.

Orders that have entered execution flow or are subject to market triggers may not be cancellable.

During periods surrounding market open, close, or major economic announcements, order cancellation or modification may be restricted.

#### **XI. Instrument Expiry and Minimum Duration Controls**

Time-sensitive instruments shall automatically expire or settle at designated contract termination times.

Where applicable, trades executed below minimum holding duration thresholds may be subject to review and possible cancellation where abuse or exploitation is identified.

#### **XII. Exceptional Market Conditions**

In circumstances involving:

- Extreme volatility;
- Market suspension;
- Liquidity collapse;
- Regulatory intervention;
- Force majeure events;

the Company may implement emergency measures including:

- Temporary trading suspension;
- Position liquidation;
- Order cancellation;
- Platform access restriction.

Such measures shall be undertaken to preserve operational stability and mitigate systemic risk.

#### **XIII. Manifest Error Correction**

Where an execution occurs due to an obvious pricing, system, or clerical error, the Company reserves the right to correct or void the affected transaction.

Determination of manifest error shall be made in good faith and documented internally.

#### **XIV. Trade Surveillance and Monitoring**

The Company conducts ongoing monitoring of trading activity to detect:

- Abusive trading patterns;
- Arbitrage exploitation;
- Latency abuse;
- Unauthorized automated strategies;
- Market manipulation.

Suspicious trading may result in account restriction, trade adjustment, or termination in accordance with the Service Terms.

#### **XV. Amendments to Trading Conditions**

Trading parameters, including spreads, leverage, exposure limits, or instrument availability, may be modified at the Company's discretion in response to market conditions or operational requirements.

Continued trading activity following such changes constitutes acceptance of the revised conditions.

#### **XVI. Client Acknowledgment**

By placing an order through the Company's trading platform, the Client confirms that:

- They understand the Company's execution model;
- They accept the risks associated with slippage and latency;
- They acknowledge the Company may act as counterparty;



- They agree that executed trades are binding;
- They undertake to comply with this Policy and the Service Terms.