

Order Execution Policy

1. Introduction

At Tradin ("we," "our," "us"), we are committed to executing client orders in the best possible manner, ensuring fairness, transparency, and adherence to applicable regulations. This policy outlines our approach to order execution, detailing the factors we consider and the procedures we follow to achieve optimal outcomes for our clients.

2. Regulatory Framework

Our order execution practices are guided by the following:

- Mauritius Financial Services Commission (FSC) Regulations: Governing securities trading, investment services, and conduct of business under the Securities Act 2005 and the Financial Services Act 2007.
- Global Best Execution Standards: Including principles from MiFID II (EU), and other relevant international regulatory frameworks.

3. Execution Factors

When executing client orders, we consider the following factors to achieve the best possible result:

- **Price**: The price at which the order is executed.
- Costs: All associated costs, including commissions, spreads, and other fees.
- **Speed**: The time taken to execute the order.
- Likelihood of Execution and Settlement: The probability that the order will be successfully executed and settled.
- Size and Nature of the Order: The volume and characteristics of the order, which may affect execution.
- Market Conditions: Current market liquidity, volatility, and other relevant conditions.

4. Execution Venues

We route client orders to reputable execution venues, including:

- Market Makers: Authorized entities that provide liquidity and facilitate order execution.
- Exchanges: Regulated platforms where financial instruments are traded.
- Other Liquidity Providers: Based on the nature of the order and market conditions. We regularly assess
 the performance of these venues to ensure they continue to offer the best possible execution outcomes for
 our clients.

5. Client Instructions

If a client provides specific instructions regarding the execution of an order, we will endeavor to follow them. However, such instructions may limit our ability to achieve the best possible result in terms of price, costs, speed, or other execution factors.

6. Monitoring and Review

We continuously monitor our order execution practices to ensure compliance with this policy and to identify areas



for improvement. This includes:

- Transaction Cost Analysis (TCA): Assessing the costs associated with executing orders.
- **Performance Reviews**: Evaluating the effectiveness of execution venues and strategies.
- **Policy Updates**: Reviewing and updating this policy at least annually or whenever there is a significant change in market conditions or regulations.

7. Reporting

Upon request, we provide clients with information regarding the execution of their orders, including:

- Execution Details: Information about the execution venue and the price obtained.
- Performance Metrics: Data on the timeliness and costs associated with the execution.
- Receipts and Reports: Trading receipts and trading reports.

8. Conflicts of Interest

We are committed to identifying and managing any potential conflicts of interest that may arise in the execution of client orders. Measures include:

- Independent Oversight: Regular reviews by compliance and risk management teams.
- Transparency: Clear disclosure of any relationships with execution venues or other parties.

9. Contact Information

For questions or concerns regarding our Order Execution Policy, clients may contact us at: **Email**: support@Tradin.com