

TRADE EXECUTION POLICY

This **Trade Execution Policy** (*hereinafter referred to as the "Policy"*) establishes the framework and standards under which all orders initiated by Clients are received, handled, and executed by the Company. The objective of this Policy is to uphold principles of transparency, consistency, and fairness in trade execution, while safeguarding Clients' interests under dynamic market conditions. By initiating any trading activity through the Company, the Client affirms their understanding and acceptance of the terms and procedures herein.

CHAPTER I: GENERAL PROVISIONS

I.I This Policy applies to all financial instruments offered through the Company's proprietary trading environment. The Client acknowledges that the placement of any order entails inherent risks, including but not limited to market volatility, latency, price slippage, and execution delays. The Company functions as the sole execution venue for Client orders, and all transactions shall be effected internally, without transmission to external markets or third-party venues.

I.II Client orders shall be classified either as market-executable instructions or pending conditional entries. Market Orders are processed at the best available rate at the time of execution, though final prices may vary from those displayed due to market movements. Pending Orders are activated only upon the satisfaction of pre-specified conditions and are subject to prevailing liquidity and pricing factors. The Company reserves the discretion to implement filters, delays, or controls to uphold orderly execution and manage operational integrity.

CHAPTER II: PLATFORM OPERATIONS AND ORDER HANDLING

II.I Upon account activation, the Client will be provided with login credentials granting access to the Company's electronic trading interface. The Client assumes full responsibility for safeguarding their access information and ensuring that no unauthorized party may utilize it.

II.II In exceptional circumstances, the Company may permit the submission of orders through authorized alternative channels, such as electronic mail, provided such instructions are clear, verifiable, and confirmed in writing. Approval remains at the sole discretion of the Company.

II.III Only orders that are correctly completed and submitted via the platform shall be recognized as valid. All transactional activities, including submissions, confirmations, amendments, or cancellations, shall be logged within the system and accessible for reference. Clients may request verification of any transaction executed under their account.

CHAPTER III: EXECUTION CONDITIONS AND RISK PARAMETERS

III.I The execution of orders is inherently linked to real-time market activity. Prices displayed at the moment of submission may differ from the execution price due to volatility or limited liquidity. The Company does not control underlying market behavior and accepts no liability for price discrepancies arising therefrom.

III.II It is the Client's duty to input precise order details, including direction, volume, entry parameters, stop-loss, and take-profit levels. Errors in such specifications shall not be corrected by the Company post-execution and may result in unintended outcomes.

III.III The Client may designate specific expiry conditions for orders, which must be clearly indicated at the time of placement. Such expirations include, but are not limited to, intraday validity or persistence until cancellation.

III.IV To mitigate systemic exposure, the Company, in coordination with its liquidity providers, may impose volume caps, trade frequency limitations, or restrict certain order types. Orders that exceed internal thresholds may be rejected without notice.

III.V The Company may, at its discretion and without prior notice, revise spreads, leverage settings, and accessible instruments in response to liquidity constraints, technical issues, or broader market events. These changes shall take immediate effect and apply to all active and future orders.

III.VI It is the sole responsibility of the Client to supervise their open positions and ensure compliance with all margin requirements. While the Company may issue alerts, such communications are not guaranteed and should not be solely relied upon.

III.VII Clients acknowledge that orders may be executed at prices significantly different from those requested, especially during rapid market movements. Slippage and market gaps are natural components of trading activity and may result in losses or gains beyond anticipated thresholds.

III.VIII The Company may, without obligation for justification, reject, cancel, or delay orders when execution presents unacceptable risk, when system functionality is impaired, or when market conditions render the order non-executable.

III.IX Where volume minimums are imposed by liquidity providers or internal policy, failure to meet such criteria may lead to order cancellation or adjustment. The Client is responsible for ensuring compliance with applicable volume requirements.

III.X Positions associated with derivative contracts shall be automatically closed upon the expiration of the underlying contract. Trades executed within an abnormally short duration—typically less than ten (10) minutes—may be subject to invalidation, unless expressly supported by existing arrangements with the Company’s liquidity providers

III.XI Trade performance shall be assessed on the basis of net results after offsetting losses. Once orders are executed, no amendments or reversals shall be permitted, except during applicable market hours and with explicit Company consent.

III.XII The Company may refuse order modifications or cancellations submitted during high-risk periods, including but not limited to market opening or closing windows, particularly when the underlying trade has entered active execution.

III.XIII Orders may be suspended, nullified, or restricted due to events including technical disruptions, Client misconduct, breach of agreement, or insufficient account

funding. Under such circumstances, the Company reserves all necessary rights to act in the interest of operational integrity and legal compliance.

CHAPTER IV: FINAL TERMS

IV.I By submitting and executing orders through the Company's systems, the Client affirms their acceptance of all provisions herein and undertakes to maintain active communication with the Company during the course of trade execution.

IV.II This Policy may be updated periodically. Any amendments shall become effective upon publication on the Company's official website, and continued use of the Company's services shall constitute binding acceptance of such revisions.