

# BEST INTEREST AND ORDER EXECUTION POLICY

Mega Fusion Group Limited Company Number GB23201920, Authorized and regulated by The Financial Services Commission, Mauritius (the 'FSC')



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### 1. Introduction

This Best Execution Policy is established in accordance with the Financial Services Act 2007 and its subsequent amendments (hereinafter referred to as "the Act"), and applies to all existing and prospective clients of Mega Fusion Group Limited (hereinafter referred to as "the Company").

In accordance with legal requirements, the Company is obligated to take all reasonable and sufficient measures to prioritize clients' best interests when executing their orders. The Company must also ensure optimal execution results for client orders while complying with applicable laws, regulatory requirements, and adhering to relevant norms and principles when providing investment services.

Upon opening a trading account, the client shall be deemed to have acknowledged and agreed that their orders may be executed outside regulated markets or multilateral trading facilities (MTFs). The Company shall select the most appropriate trading venue or liquidity provider in accordance with its prevailing Best Execution Policy to ensure that the client's transactions are executed under fair, transparent and favorable conditions.

# 2. Scope

This Policy applies to all trading clients of the Company. However, if the Company classifies a client as an Eligible Counterparty, this Policy shall not apply to such a client. This Policy applies to all transactions executed by the Company on your behalf. The Company reserves the right to determine the types of transactions permitted and to publish tradable prices. The Company always acts as the counterparty to each transaction (i.e., as the principal); therefore, when a client chooses to open a position with the Company, such a position can only be closed with the Company.





### 3. Best Execution Factors

3.1. When executing client orders, the Company shall take all reasonable and sufficient measures to ensure the best possible trading outcome for the client. This determination shall be based on the following best execution factors:

- Price
- Cost
- Execution speed
- Likelihood of execution
- Likelihood of settlement
- Order size
- Market impact
- Other relevant considerations affecting order execution

The Company considers the above list to be non-exhaustive, and the order in which these factors are presented should not be construed as an indication of their relative priority.

3.2. Clients may submit orders for execution by the Company in the following ways:

(a) Market Order:

A Market Order is executed immediately based on the price provided by the Company at the time of order placement. Clients may attach the following instructions to a Market Order:

- Stop Loss Order: Intended to limit potential losses by triggering an automatic order execution once the market price reaches a specified level.
- Take Profit Order: Designed to lock in potential gains by closing a position when the market price reaches a specified level.





(b) Pending Order:

A Pending Order is an order set to be executed at a predetermined future price. The Company monitors market prices, and the order is executed once the market reaches the specified price. Pending Order types include:

- Buy Limit Order: An order to buy a security when the market price drops to a specified level.
- Buy Stop Order: An order to buy a security when the market price surpasses a specified level.
- Sell Limit Order: An order to sell a security when the market price rises to a specified level.
- Sell Stop Order: An order to sell a security when the market price falls below a specified level.

Additionally, clients may attach Stop Loss or Take Profit instructions to a Pending Order.





# 4. Best Execution Criteria

When executing client orders, the Company determines the relative importance of best execution factors (as outlined in Section 3) based on the following criteria:

- (a) Client Characteristics The specific circumstances of the client, which may include the client's type or particular needs;
- (b) Order Characteristics The specific details of the client's order;
- (c) Financial Instrument Characteristics The nature of the financial instrument involved in the order;
- (d) Execution Venue Characteristics The conditions and attributes of the execution venue to which the order is directed.

When determining the best possible outcome for order execution, the Company considers total consideration, which includes the price of the financial instrument and execution-related costs. These costs may include, but are not limited to, execution venue fees, settlement and clearing fees, and other payments made to third parties involved in execution.

If multiple execution venues are available for order execution, the Company shall assess and compare the execution results across all eligible venues. This evaluation takes into account both the Company's own commission and the costs associated with executing orders at each venue. The Company shall not structure or apply its commission in an unfair manner to discriminate between different execution venues.

# 5. Client's Specific Instruction

5.1. When a client provides specific instructions regarding order execution, the Company shall execute the client's order in accordance with such instructions to the extent practicable.

Warning: Clients should be aware that providing specific instructions may affect the Company's ability to achieve the best possible execution outcome as outlined in this Policy. This is particularly relevant to the execution conditions or factors specified in the client's instructions, which may limit the Company's ability to apply its best execution standards. Nevertheless, the Company shall be deemed to have fulfilled its obligation to take all necessary steps to ensure the best possible execution outcome.

5.2. Certain market rules or prevailing market conditions may restrict the Company's ability to execute orders strictly in accordance with the client's instructions.





# 6. Execution on Client Orders

When executing Client Orders, the Company shall adhere to the following conditions:

- (a) Order Recording and Allocation: The Company ensures that Orders executed on behalf of Clients are promptly and accurately recorded and allocated in accordance with regulatory requirements.
- (b) Sequential and Prompt Execution: The Company shall execute comparable Client Orders sequentially and without undue delay, except where: the nature of the Order or prevailing market conditions make sequential execution impracticable, or the Client's best interests require otherwise.
- (c) Notification of Execution Difficulties: If the Company encounters any material difficulty that may affect the proper execution of a Client Order, it shall promptly notify the Retail Client upon becoming aware of such difficulty.

# 7. Execution Venues

7.1 An execution venue refers to a location or platform where financial instrument orders are processed and executed. The Company may execute client orders through the following venues:

- Regulated Markets (Exchanges)
- Over-the-Counter (OTC) Markets
- Third-Party Liquidity Providers
- Internal Matching

When only one execution venue is available, executing the order at that venue shall be deemed to satisfy the best execution requirement. Best execution is an assessment process based on multiple factors rather than a guarantee of a specific outcome. Accordingly, while the Company endeavors to execute orders in accordance with its best execution policy, it does not guarantee that the requested price will be achieved in all circumstances. Market volatility and other factors may lead to variations in execution outcomes.





# 8. Client Consent

By entering into a Client Agreement with the Company, the client expressly acknowledges and agrees that this Policy serves as an internal operational guideline for the Company and shall not be the sole basis for the client's assessment or decision to engage in trading. Clients are advised to conduct independent evaluations and seek professional advice before engaging in such transactions.

## 9. Policy Amendments and Client Responsibilities

The Company reserves the right to review, amend, or update this Policy at any time in accordance with the terms of the Client Agreement. The Company shall not be required to provide individual notifications for non-material changes to this Policy. Clients are responsible for regularly reviewing this Policy and any updates made available through the Company's online trading services to stay informed of any modifications.

