

Global Market Index Limited

Best Execution Policy

Version: 2.0

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1.1 Introduction

This Best Execution Policy intends to provide the client with the information that the Firm believes they need in order to understand how the Firm will achieve the best possible results for the client in accordance with the Markets in Financial Instruments Directive 2014/65/EU (MiFID II). This policy is available via the Firm's website and copies can also be provided upon request.

1.2 What is Best Execution?

Best execution is the requirement for firms to take 'sufficient steps' to provide the client with the best possible overall results on a consistent basis, and not just by providing the best price for an individual trade. To do this, the Firm will take into account execution factors such as price, costs, speed, likelihood of execution and settlement, size, nature or any other consideration considered to be relevant to the execution of client's order. The importance that is placed on these execution factors depends on the characteristics of the client, the order, the financial instrument and execution venue and are discussed further on in this policy.

The Firm has a duty to act honestly, fairly and professionally in executing client orders.

1.3 Delivery of Best Execution

The Firm is responsible for executing client orders and as such is responsible for providing best execution/procuring best execution for those orders.

1.4 Executing outside of a 'trading venue'

Where there is a likelihood that orders will be placed outside of a trading venue, the Firm will first obtain the client's express prior consent before proceeding with placing the order.

2 Scope

The Firm is authorised and regulated by the Financial Conduct Authority to offer clients the investment services and financial instruments mentioned in this policy.

2.1 Clients

This policy applies to Professional Clients. In accordance with the Firm's obligations to the client, it has notified the client of the client classification that applies to them. Once the client has accepted their client categorisation, they may not elect to be re-classified for the purposes of a particular transaction as their categorisation must be consistent across all transactions that they undertake.

2.1.1.1 Total Consideration

Not applicable because GMI does not accept retail clients.

2.1.2 Professional Clients

When dealing with Professional Clients, the Firm does not differentiate between an 'elective' Professional Client or a 'per se' Professional Client. The Firm will apply best execution where it has agency or contractual obligations to the

client and also in circumstances where it can be demonstrated that the client is legitimately relying on the Firm in relation to the execution of their order.

2.2 Financial Instruments

The following financial instruments are within the scope of this policy:

- Contract for Differences (excluding a spread bet and a rolling spot forex contract)
- Future (excluding a commodity future and a rolling spot forex contract)
- Rolling spot forex contract

2.2.1 Contract for Differences

The Firm recognises that when closing out an open position, the client must close out the contract with the firm that sold it to them, even if there is a better price elsewhere. GMI will treat CFD orders same way as FX spot trading and will monitor best execution using the same criteria defined section 1.2.

2.3 Order Types

Regardless of the type of order that the client transacts with the Firm, best execution will apply. This will normally include order types commonly used on an execution venue as defined by MiFID. The following order types will be subject to the Firm's best execution obligations:

- Market Order
- Stop / Limit orders
- Good till Cancel (GTC) – API only
- Fill or Kill (FOK) – API only
- Immediate or Cancel (IOC) –API only
- Day (expires end of the day) – API only.

(*API – Application Programming Interface.)

For more information, please contact cs@gmimarkets.co.uk

2.3.1 Eligible Counterparties

This policy does not apply to Eligible Counterparties and as such, the Firm will not owe best execution to transactions undertaken by clients classified as such.

2.3.2 Client Instructions

Where the client provides the Firm with a specific instruction in relation to their order, or any particular aspect of their order, including an instruction for their trade to be executed on a particular venue, the Firm will execute the order in accordance with the client's instructions.

However, please note that in following the client instructions, the Firm will be deemed to have taken all reasonable steps to provide the best possible result for the client in respect of the order, or aspect of the order, covered by their specific instructions.

3 Best Execution Obligations

3.1 Executing

In executing client orders, the Firm has a duty to act in the client's best interests. In doing so, the Firm will undertake to select venues where it has been able to demonstrate that it is able to deliver the best possible results for the client.

3.2 Execution Factors

In the absence of express instructions from the client, the Firm will exercise its own discretion in determining the factors that it needs to take into account for the purposes of providing the client with the best possible result.

These execution factors have been listed in order of priority and will include, but are not restricted to, the:

- Price
- Likelihood of execution
- Execution Speed

3.3 Costs

GMI charges clients on a volume basis and does not make any mark ups on spreads.

3.3.1 Price Slippage

It is acknowledged that in rare circumstances, price slippage may occur despite the automated nature of the platform. There are several factors that may lead to price slippage, for example, market data latency, the speed of a client's internet connection or high market volatility can cause this. Clients should be aware that when price slippage occurs it can be to their disadvantage/Where price slippage occurs, the Firm will endeavour that the client is not disadvantaged.

3.4 Execution Venues

The Firm has selected the following venue(s) on which to execute orders/to whom orders are transmitted:

CFH Clearing

LMAX

GMI VN

4 Monitoring

The Firm will monitor the effectiveness of its order execution arrangements and order execution policy in order to identify and, where appropriate, incorporate any amendments to procedures. The Firm will monitor the prices available in the wider market to make sure that its executing parties are offering fair prices and that they continue to provide the best results for clients. The monthly monitoring will also review the following; speed of execution, likelihood of execution and fill price.

The Firm will assess, on a regular basis, whether the execution venues included in the order execution policy provide for the best possible result for clients or whether it need to make changes to its arrangements.

The Firm will review its order execution arrangements and order execution policy at least annually or whenever a material change occurs that affects its ability to continue to obtain the best possible result for the execution of client orders on a consistent basis using the venues included in its order execution policy.

5 Material Changes

The Firm will notify clients of any material changes to its order execution arrangements or order execution policy as described above by posting the information on its website.

6 No Fiduciary Relationship

The Firm's commitment to provide clients with "best execution" does not mean that it owes clients any fiduciary responsibilities over and above the specific regulatory obligations placed upon it or as may be otherwise contracted between the Firm and clients.

Clients remain responsible for their own investment decisions and the Firm will not be responsible for any market trading loss clients suffer as a result of those decisions.