



ORDER EXECUTION POLICY

MAY 2026



1. Introduction

1.1. FlipTrade Group Ltd (“Company”, “we”, “us”, “our”), incorporated under Certificate of Incorporation No. 232118, operates through its website www.fliptradegroup.com and is authorised and regulated by the Financial Services Commission (“FSC”) of Mauritius under Licence No. GB26205911.

1.2. The Company is committed to acting honestly, fairly, and professionally in accordance with the best interests of its clients. We take all reasonable steps to obtain the best possible result (“Best Execution”) when executing client orders.

1.3. This Order Execution Policy (“Policy”) forms part of the Company’s Terms and Conditions. By entering into an agreement with the Company, you agree to the terms outlined in this Policy.

2. Scope and Services

2.1. This Policy applies to all transactions executed by the Company in financial instruments (“Securities”) offered through its trading platform.

2.2. The Company has full discretion in determining which Securities are made available for trading and in quoting prices for such instruments.

2.3. The Company acts as principal (counterparty) to all client trades. This means:
All positions opened with the Company must be closed with the Company
Orders are not executed on external exchanges

2.4. The Company offers the following order types:

(a) Market Orders

Orders executed immediately at the current price quoted by the Company. Clients may attach:

Stop Loss (to limit losses)

Take Profit (to secure profits)

(b) Pending Orders

Orders executed at a future time when a specified price is reached. Types include:

Buy Limit

Buy Stop

Sell Limit

Sell Stop

Clients may also attach Stop Loss and Take Profit to pending orders.

2.5. Clients may hold up to 300 open positions (including both Market and Pending Orders).

2.6. Orders may be modified before execution. However, once the price reaches the execution level, modifications or cancellations may not be possible.

3. Best Execution Factors

To achieve Best Execution, the Company considers multiple factors, including but not limited to:

- Price
- Costs
- Speed of execution
- Likelihood of execution
- Likelihood of settlement
- Order size
- Market impact

No single factor is guaranteed priority; decisions are made based on overall circumstances.

If a client provides specific instructions, the Company will execute the order accordingly, even if it may limit the ability to achieve the best possible result.

4. Execution Criteria

The Company determines the importance of execution factors based on:

- Client characteristics (e.g., retail or professional)
- Order characteristics (size, type, urgency)
- Nature of the financial instrument
- Execution venue conditions

5. Execution Venue

5.1. The Company acts as the sole execution venue for all trades.

5.2. Client orders are not transmitted to external markets or exchanges.

5.3. Transactions are conducted through the Company's trading platform (off-exchange/OTC).

6. Risk Disclosure (Off-Exchange Trading)

6.1. Trading with the Company is conducted over-the-counter (OTC) and not on a regulated exchange.

6.2. This may expose clients to additional risks, including:

- Counterparty risk
- Pricing differences
- Reduced transparency

6.3. The Company reserves the right to:

- Reject or delay execution due to technical issues
- Adjust opening or closing prices in case of system errors or market disruptions

6.4. Clients must:

- Close positions during platform trading hours
- Close trades with the same counterparty (the Company)

7. Monitoring and Review

7.1. The Company continuously monitors the effectiveness of this Policy and execution quality.

7.2. The Policy is reviewed at least annually or whenever a material change occurs.

7.3. Clients will be notified of any significant updates.

8. Client Consent

8.1. By accepting the Company's Terms and Conditions, clients:

- Acknowledge that the Company acts as principal
- Accept that the Company is the sole execution venue
- Consent to off-exchange transaction execution