

BEST EXECUTION POLICY



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Enter into Effect Last Version:	13/09/2023
Approved by the Executive Committee on:	06/09/2023
Approved by the Board Of Directors on:	13/10/2023
Functions involved :	Middle Office
	Brokerage Service
	Conducting Officers
Legal reference:	 Directive 2014/65/UE Commission Delegated Regulation (EU) 2017/565 Commission Delegated Regulation (EU) 2017/576 ESMA Q&A on MiFID II and MiFIR Investor protection topics (ESMA35-43-349) and Luxembourg relative implementing provisions Hereinafter together referred to as the
Aim	"Applicable Rules" To define the policy of FARAD I.M. related to trading and Brokerage activity.
Accessibility	In accordance with the legal requirements, the policy is available: To all FARAD I.M. staff, authorized management and the member of the Board of Directors: Digital copy of the whole policy is accessible to all employees on the cloud platform of FARAD I.M.
Updating / Review	At least annually, and in the following cases: - Change of applicable legislation; - Any new legal requirement; - Any other change that would have an impact on the policy.
Communication to the CSSF	Upon request of the CSSF



I. Scope of application

This policy applies to:

- FARAD I.M. trading activity in relation to the transmission and execution of orders on managed clients' portfolios (private accounts, insurance policies and investment funds);
- FARAD I.M. trading activity in relation to the activity of FARAD I.M. Brokerage (courtage and commissionaire)

The aim of the policy is achieving for the clients the best results in the execution of a trading order in both contexts.

The Best execution obligations do not apply to FARAD I.M.'s clients or counterparties that are considered as Eligible Counterparties.

FARAD I.M. reviews this best execution policy whenever a material change, as defined in the Applicable Rules, occurs that affects its ability to meet the best execution requirements or on annual basis.

FARAD I.M. monitors the effectiveness of our best execution policy and execution arrangements to identify and where appropriate correct any deficiencies.

II. Trading Activity on managed clients' portfolios

In relation to the portfolio management services, FARAD I.M. (acting as third party asset manager/tiers gérant) has a business model which involves the use of the trading room of the custodian bank where the portfolio is deposited.

In this business model the best execution is delegated to the regulated depositary bank which is placing the order to the market.

After each order execution (or no-execution) FARAD I.M. Middle Office checks that the best execution is applied in terms of trade date, price, fees applied.

In case FARAD I.M. Middle Office finds out that the best execution has not been respected, FARAD I.M. Middle Office enquires the trading room of the custodian bank asking for explanations and for compensation if applicable.

If the trading room of the custodian bank doesn't accept to make the necessary corrections, the issue is escalated to FARAD I.M.'s Conducting Officers.

FARAD I.M.'s Conducting Officers escalate the issue to the bank relationship manager in order to solve the issue.

FARAD I.M.'s Legal & Compliance monitors that the depositary banks have in place execution arrangements in accordance with the Applicable Rules on periodical basis within the process of on-going due diligence.

If a client requires to use a specific broker (instead of the trading room of the custodian bank) to place orders and the custodian bank agrees to work with the latter, FARAD I.M. opens a relationship with the broker and then place the orders through the broker.

In this business model the best execution is delegated to the chosen broker which is placing the order to the market.



FARAD I.M. Middle Office applies the same controls and escalation process as per trading rooms of custodian banks as described above.

III. Trading Activity of FARAD I.M. Brokerage

FARAD I.M. itself in compliance of the authorisations for the following financial services: reception and transmission of orders (courtage) and execution of orders (commissionnaire) can be the financial broker.

In this context FARAD I.M. best execution specific rules have to be applied.

Best Execution rules are:

- Price in line with market price or in case of a new issue product, price equal to issue price;
- Time to market in line with market practises and FARAD I.M.'s internal execution rules;
- Admissibility of the counterparty for FARAD I.M.'s KYC/AML rules including risk assessment;
- Commissions applied are fair and in line with market practises and in case of a new issue product commissions are equal to ones quoted on term sheet.

FARAD I.M.'s Middle Office addresses a specific order to FARAD I.M. Brokerage.

FARAD I.M.'s Brokerage finds a counterparty to place the order on the market and communicates to FARAD I.M. Middle Office conditions obtained.

FARAD I.M.'s Middle Office verifies conditions are compliant with the "best execution policy" and confirms FARAD I.M. Brokerage to place the transaction.

If FARAD I.M.'s Middle Office finds out conditions are not acceptable and are not respecting the best execution rules FARAD I.M. Middle Office asks FARAD I.M.'s Brokerage for an alternative.

If a valid alternative can't be found out FARAD I.M.'s Middle Office places the order as per trading activity on managed clients' portfolios.

FARAD I.M.'s Brokerage takes into account several factors in the selection of the broker to be charged for the execution of an order:

- Price
- Costs
- Speed
- Listed/not listed asset
- Liquid/illiquid asset
- Likelihood of execution

- Likelihood of settlement
- Size of the trade
- Nature of the order
- Any other consideration relevant to the execution of order.

On the basis of available market information, FARAD I.M. Brokerage takes into account, per product type, the following best execution criteria, leading to the selection of the execution venue:

- the characteristics of the client, including the categorisation;
- the characteristics of the order;
- the characteristics of the Financial Instrument which are subject/object of the client order;
- the geographical area of the financial instrument (i.e. USA, emerging market, etc..);



- the sector of the financial instrument;
- the characteristics of the Execution Venues to which the Client Order can be directed;
- the service of the Broker.

When executing orders or taking decision to deal in OTC products including bespoke products, FARAD I.M.'s Brokerage checks the fairness of the price proposed to the client by gathering market data used in the estimation of the price of such product and, where possible, by comparing with similar or comparable products.

FARAD I.M.'s Brokerage publishes the top five execution venues in terms of trading volumes for all executed client orders per class of financial instruments in accordance with the applicable rules.

Publication is made on website in a machine-readable electronic format available for downloading by the public.

Any specific request issued by a client regarding the order's price, execution venue or nature is considered by FARAD I.M.'s Brokerage as a specific instruction. When agreeing to process such an order, FARAD I.M.'s Brokerage executes it in accordance with the client's specific instruction(s).

In such a case, FARAD I.M. Brokerage may not be able to take the steps – regarding the elements covered by the said instructions – provided and implemented within the framework of this order execution policy in order to obtain the best possible result for the execution of these orders. Nonetheless, the best execution may apply to the characteristics of the order which are not covered by the client's specific instructions.

Upon reasonable request, FARAD I.M.'s Brokerage provide its clients with supporting evidence of the measures taken to obtain the Best Execution of the order executed on client's behalf. The quality of execution will be assessed as a whole (statistics supplied using a system to analyse costs of transactions over time) or on a case-by-case basis (audit trial).

IV Annexes

Annex 1: Operational Transaction Flow in the context of FARAD I.M. Brokerage activity Best execution principles



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Checklist1: Best execution: Transaction placed via FARAD I.M. Brokerage – existing assets



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Checklist2: Best execution: Transaction placed via FARAD I.M. Brokerage – new assets



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