

Slater Investments Limited

Best Execution Policy August 2024

Description of change	Version	Date of creation	Date of update	Change By
	1.0	Feb 2022		
Policy updated	1.1		July 2023	Klaudia Domanska and C&R Committee
Removing repetitions, updating execution venues, updating cross trades section.	1.2		August 2024	Klaudia Domanska and C&R Committee

Best Execution

This document sets out the Execution Policy and approach to providing best execution, as required by the Markets in Financial Instruments Directive 2014/65/EC (MiFID II) for Slater Investments Limited ("Slater Investments"), COBS 11.2 of the Financial Conduct Authority Handbook and the fiduciary obligations owed to clients under the SEC Rules.

The financial instruments covered by this policy include:

- Equities
- Fixed income
- Money Markets and Cash Instruments
- Exchange traded derivatives
- Over the counter derivatives
- Foreign exchange including forwards
- Collective Investment Schemes

Slater Investments is required to take all sufficient steps to obtain the best possible result (on best execution) when executing orders on behalf of all clients. These rules require limits to be put in place, an execution policy which sets how it will obtain best execution and to provide appropriate information to its clients on its best execution policies. All clients are treated fairly and equally. Slater Investments's Dealing Desk does not differentiate between client types and makes execution decisions according to Slater Investments's Dealing and Allocation Policy. Slater Investments will execute orders as an agent.

When executing client orders Slater Investments will take into account the following criteria to determine the relative importance of the factors referred to above:

- a) the characteristics of the client including the regulatory categorisation;
- b) the characteristics of the client order;
- c) the characteristics of financial instruments that are the subject of that order; and
- d) the characteristics of the execution venues to which that order can be directed.

We are required to produce and monitor an Order Execution Policy that sets out the Firm's order execution arrangements, the factors influencing the nature of the arrangement and how individual orders are executed. Our Order Execution Policy is incorporated into this this Policy is described below.

Scope

This document applies to Slater Investments's employees, contractors and any other person who is either employed or engaged by the Firm. Best Execution is owed when Slater Investments accepts an order to execute a transaction on your behalf, or in other

circumstances where it has otherwise expressly agreed to accept such Best Execution obligation.

Purpose

This Policy sets on the Slater Investments principles and general approach for carrying out client orders in financial instruments while obtaining the best possible result for clients taking into account considerations relevant to the execution of the order. The Policy describes the execution approach from the time that an order originates to the time that it is executed or settled, as the case may be, discusses the execution venues or entities used and the role of execution quality and any other factors in selecting them, explains how different factors influence the Slater Investments execution approach and why the execution approach will deliver the best possible result for the execution of those client orders. It forms part of the client agreement for the provision of investment and ancillary services.

Best Execution Obligation and Relevant Factors

As set out above when executing orders on your behalf in relation to Financial Instruments, Slater Investments will take all reasonable steps to achieve Best Execution. Slater Investments has in place a policy and processes which are designed to obtain the best possible execution result on a consistent basis, subject to and taking into account the Financial Instrument subject to the nature of your orders, the execution venues available (on reasonable commercial terms) for such Financial Instruments and the priorities you place upon Slater Investments executing those orders. The policy and processes provide, in Slater Investments's view, the best balance across a range of sometimes conflicting factors.

Slater Investments will take into consideration a range of different factors when determining how to obtain the best possible result for orders executed on your behalf, including price, the need for timely execution, availability of price improvement, the liquidity of the market (which may make it difficult to execute an order), potential price impact, the size of the order, the nature of the financial transaction (including whether or not such transactions are executable on a regulated market, over-the-counter, or via either route) and the quality and cost effectiveness of any related clearing and settlement facilities.

Collective Investment Schemes

Slater Investments's Collective Investment Schemes prices are determined by the Fund Administrator (as detailed in the respective Fund Prospectus). Orders are placed with the Transfer Agent appointed by the respective Fund. The key execution factor is the timing of the execution in order to meet the required valuation point. Our Best Execution Policy will be satisfied when executing the order within the required time period via the appointed Transfer Agent.

Execution Factors

The execution factors that we shall take into account when placing an order will be as follows:

- Price:
- Client type
- Costs;
- Speed of execution;
- Likelihood of execution;
- Market impact;
- Likelihood of settlement:
- Size and nature of order;
- Transparency of the market;
- Any other market conditions; and

Any other consideration which Slater Investment's in its absolute discretion determine to be relevant to the execution of an order.

In normal circumstances price will merit a high relative importance in obtaining the best possible result for clients. However, in certain circumstances, Slater Investments, in its absolute discretion may decide that other factors listed above may be more important in determining the best possible execution results. For instance:

- for smaller capitalised equities and less liquid stocks, the likelihood of execution and provision of liquidity may be more important than price
- when raising cash to fund redemptions, speed may take priority over price
- when executing a large order, being able to transact the whole order at a less favourable price may be more important than executing part of the order at a better price
- the volatility of price may make timeliness a greater priority
- the choice of execution venue may be limited for certain instruments.

Execution Criteria

Slater Investments shall take into account the following criteria in order to determine the relative importance of the above factors:

- Client characteristics (including the client's regulatory classification);
- The characteristics and nature of the order (e.g. stop loss, market or limit order, size or likely impact);
- The characteristics of financial instruments that are the subject of that order;
- The characteristics of the execution venues to which that order can be directed (e.g. transaction cost on that venue, market liquidity, ability to manage complex orders); investment intention of the Fund Manager who instigated the order.

Slater Investments is responsible for assessing the relative importance of the factors, taking into account these criteria. In most circumstances price (i.e. the price available and the depth of liquidity available at that price e.g. in case of equity, listed OTC, Exchange Traded Funds (ETF), derivative products, fixed income products, units in collective investment undertakings and interest rate derivative products) and cost (making up three components):

- Implicit cost control, meaning minimising the market impact of order execution;
- External explicit costs (e.g. exchange or clearing fees); and
- Explicit internal fees, which represent the firm's own remuneration through its commission or spread)

will merit a high relative importance in obtaining the best possible result for professional clients, although there will be circumstances where other factors will be more important. For retail clients, price and cost forms part of the assessment of 'total consideration', which takes precedence over all other factors.

Speed (e.g. in case of equity, fixed income products, open-ended and closed-ended mutual funds), likelihood of execution and settlement (e.g. market liquidity for the particular product in case of listed equities, fixed income products, derivatives, mutual funds), the size and nature of the order, market impact and any other implicit transaction costs may be given precedence if they are instrumental in delivering the best possible result. The factors are weighed in a manner that is appropriate to the particular type of client including the client categorisation as a professional client.

Execution Venues

The overriding consideration in using execution venues is that the venue concerned has systems in place which enable the delivery of best execution to the satisfaction of Slater Investments.

For the equity asset class, the entities listed below are those with which the orders are placed or to which Slater Investments transmits orders for execution. The entities identified below have execution arrangements that enable Slater Investments to comply with its obligations when it places or transmits orders to that entity for execution.

- Berenberg
- Canaccord
- Cavendish
- Deutsche Numis
- Instinet
- Investec
- Jefferies
- Panmure Liberum
- Peel Hunt
- RBC
- Redmayne Bentley

- Shore Capital
- Winterfloods

Slater Investments executes trades through brokers and multilateral trading facilities (MTFs) that are authorised by a competent authority in their home state.

Selection of additional venues includes consideration of factors such as liquidity and price offered, credit and settlement risk, realized performance (latency, liquidity, price improvement, fill rates, pricing analysis), commercial positioning, market mechanism, resilience and reliability.

Execution Venues - Variations in Rates of Commission

Commission rates are negotiated at the outset of a relationship and reviewed at least annually by Slater Investments. The reviews take into account prevailing market rates, charges and services. All elements of commission can be negotiated for individual trades, if appropriate, dependent on market conditions, size of order and method of execution i.e. manual/electronic/program trading.

Trading in single securities in the United Kingdom often requires more attention and service from brokers including capital commitment and the use of the sales trader to locate/negotiate the other side of the trade. For this method of trading, commission is charged at 15bps. Trades via electronic systems whether baskets or individual stocks reflect a lower cost of that type of execution and are charged at 5bps. Commission for international venues is by negotiation.

Slater Investments take steps to avoid structuring or charging the Firm's commissions in such a way as to discriminate unfairly between execution venues.

Slater Investments is prohibited by MiFID II from accepting and retaining fees, commissions or any monetary or non-monetary benefits paid or provided by any third party other than certain minor non-monetary benefits.

Order Handling Policy and Record Keeping

All client orders are recorded in Firm's computer systems.

Aggregation and Allocation

Slater Investments maintains policies that deal with the aggregation of orders. Comparable orders are in general executed en bloc format if the orders are generated simultaneously and allocated in line with the Slater Investments Dealing and Allocation Policy.

On rare occasions, Slater Investments may decide it is in the best interests for client accounts under its discretion to transact in a financial instrument with one another, which is also called a "cross transaction". Such transactions normally will be executed by an external broker and will, generally, be executed at mid-price between the best bid and offer price, or volume weighted average price (VWAP) for a predetermined period of time. The liquidity of the security and market volatility levels are some of the factors considered when deciding whether to cross and the basis of the price.

Under SEC regulation, for all US clients Slater Investments may undertake cross trades with respect to US Client accounts only when

(i) Client consent

has been obtained;

- (ii) the trade is done at a fair price; and
- (iii) the trade is done for the benefit of both accounts.

Responsibilities and Monitoring

The responsibility for fulfilment of best execution lies with the person that places the deal. Operations and Risk Management are involved with supervisory activities including monitoring and control procedures. Compliance provides advice and assists with the formulation, implementation, awareness and monitoring of this policy and implementing policies and procedures.

The Compliance and Risk Committee of Slater Investments monitors, assesses and reviews, on an annual or ad hoc basis, the quality of the execution arrangements the Firm has with its brokers and their execution venues, promptly making any necessary changes. In particular, it assesses, on a regular basis, whether the execution venues provide for the best possible results for the client or whether changes in the execution arrangements are needed.

Slater Investments continually assesses whether a material change has occurred in its order execution arrangements. If it is determined that a material change has taken place, the company will consider making changes to the execution venues or entities on which it places significant reliance in meeting the overarching best execution requirements.

Slater Investments will review this Policy and its order execution arrangements at least annually. Slater Investments will notify clients of any material changes to its order execution arrangements or this Policy.

If you wish to discuss the application of best execution to your trades with Slater Investments, please contact us.

How to contact us

If you wish to contact us, please send an email to operations@slaterinvestments.com, write to: The Operations Department. Slater Investments Limited. Nicholas House, 3 Laurence Pountney Hill, London. EC4R OEU or call 020 7220 9460.

Do you need extra help?

If you would like this policy in a more accessible format (for example audio, large print, braille) please contact us (see above '*How to contact us*'). Please tell us what format you need.