



Orders execution policy (30.9.2014)

About the policy

The purpose of this policy is to provide clients with information about the best execution policy and to obtain their consent as well, including any other delegation or contract with agents. The compliance function of the company will make all its efforts to make sure the above is applied.

The company has put in place a Policy that obliges itself to make sure that, when executing or arranging the execution of clients' orders, the best possible result is obtained for the client.

Best Execution

Best Choice FBC Ltd will make all efforts to provide fast and quality execution for clients. When executing orders, the below is taken into consideration the Category of client whether retail or professional, Order Type, the traded instrument and Execution venue, if it exists.

With respect to the transaction process, Best Choice FBC Ltd will ensure the best possible result for the client by means agreed transaction cost and/or spreads, if applicable and transparency of prices and ensuring fast execution on quoted tradable prices and fairness and certainty of execution on prior agreed terms, if applicable.

Orders sent by clients will be executed in a prompt and orderly manner taking into consideration the achievement of the best possible result for the client, as well as taking into consideration all other costs including transmission costs (bridge costs), execution costs, and any other related costs as applicable.

Furthermore, the staff of the company will take into consideration the below, when dealing with clients, the client's interests come first. Also the staff will always act with care in order to avoid and stop any act that might affect the employees fairness and independency towards clients, or to avoid and stop / report any act that might distort prices, rates, quotes or volumes

Conditions that might affect the execution

When trading conditions or size of trade does allow the company to execute orders at the requested prices, the company will make its best to execute the order of the client at the next available tradable price. The company has the right to decline a reasonable impossible order, and offer the client to execute the order at a new price, or decline an order due to lack of liquidity at the execution venue, or decline an order due to impossibility of executing it.

Due to the nature and diversity of trading instruments, it is difficult to apply a uniform standard for execution of order. However, notwithstanding any of the points above, the company will make its best to provide the best execution possible.