



BRIDGE
MARKETS



ORDER EXECUTION POLICY



www.bridgemarkets.eu



@bridgemarketsbroker

1. Introduction This Order Execution Policy outlines the principles and procedures followed by Bridge Markets LTD ("the Company") to achieve the best possible results when executing client orders. Bridge Markets LTD is an international broker incorporated under the laws of the Republic of the Marshall Islands, and we are committed to fairness, transparency, and acting in the best interest of our clients.

2. Scope This policy applies to all retail and professional clients of Bridge Markets LTD. It governs the execution of all orders across the range of financial instruments offered by the Company, including but not limited to forex, commodities, indices, and cryptocurrencies.

3. Execution Factors When executing client orders, Bridge Markets LTD takes into consideration the following factors:

Price – The best available price at the time of execution.

Costs – Any fees, commissions or expenses related to the execution.

Speed – The time it takes to complete the execution.

Likelihood of Execution and Settlement – The probability that the order will be executed and settled successfully.

Order Size and Nature – The potential impact of the order's size or type on execution.

Market Conditions – Including liquidity and volatility at the time of order placement.

4. Execution Criteria The relative importance of the above factors is determined based on:

The characteristics of the client, including their classification.

The nature of the client's order.

The characteristics of the financial instrument in question.

The characteristics of the execution venues available.

5. Execution Venues Bridge Markets LTD uses a selection of execution venues and liquidity providers to fulfill client orders. These may include:

Regulated financial institutions.

Non-regulated liquidity providers with a proven track record.

Electronic communication networks (ECNs).

Bridge Markets LTD's internal matching engine, when applicable.

We assess the reliability and competitiveness of our venues regularly to ensure best execution.

6. Specific Instructions If a client provides a specific instruction regarding the execution of an order

(e.g., execution venue or timing), we will execute the order according to those instructions. Please note that doing so may prevent us from achieving the best possible result under this policy for that part of the order.

7. Aggregation and Allocation of Orders Bridge Markets LTD may aggregate client orders with orders of other clients or with its own orders if such aggregation is unlikely to disadvantage any client. Orders are allocated fairly and promptly once executed.

8. Monitoring and Review We regularly monitor the effectiveness of our execution arrangements and this policy. At least annually, or whenever a material change occurs, we will review and update the policy to ensure continued compliance with industry standards and regulatory expectations.

9. Client Consent By opening an account with Bridge Markets LTD, clients are deemed to have consented to this Order Execution Policy. Clients will be notified of any significant changes in a timely manner.

10. Contact Information For any questions or clarifications regarding this policy, please contact our support team at: support@bridgemarkets.eu

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11. Prohibited Trading Practices

Bridge Markets expressly prohibits High Frequency Trading (HFT) and any form of toxic trading behavior that may disrupt the platform's stability or execution integrity. HFT is defined as the systematic opening and closing of positions in less than one (1) minute with the intention of exploiting micro-movements, latency, or bridge-related inefficiencies. Any trading account found to have executed more than fifty (50) positions under one minute will be considered in violation of this policy. Such practices are deemed abusive, unfair, and damaging to the broker's reputation and ecosystem. As a result, Bridge Markets reserves the right to suspend the account immediately and to withhold any deposited funds related to these activities. These funds will be held in custody and will not be refunded, as the client is attempting to obtain illegitimate gains at the expense of the broker's infrastructure and operational equilibrium.

