



B2PRIME

BEST EXECUTION POLICY (SUMMARY) September 2025

1. Introduction

B2B Prime Bahamas Ltd (“the Company”, “we”, “us”, “our”) is a company incorporated under the laws of the Commonwealth of The Bahamas and licensed as a Securities Dealer by the Securities Commission of The Bahamas under SIA licence. The Company provides execution and dealing services in a range of financial instruments, including but not limited to Contracts for Difference (“CFDs”), foreign exchange contracts, commodities, indices and securities. We are committed to acting honestly, fairly and professionally in the best interests of our clients, and to taking all reasonable steps to obtain the best possible outcome when executing orders.

2. Purpose and Scope

This summary describes the principles and arrangements we maintain to ensure the fair and efficient execution of client orders (“Best Execution”). It applies whenever we execute, receive or transmit orders on behalf of retail and professional clients in relation to the instruments offered by the Company.

Best Execution may not apply when:

- you provide specific instructions as to how an order should be executed;
- transactions are carried out with you as an eligible counterparty; or
- you trade on a “request for quote” basis and choose to deal on the quoted terms.

3. Execution Factors and Their Relative Importance.

When handling client orders, the Company will consider, as relevant:

1. Price of the financial instrument or underlying market;
2. Costs associated with the execution, including spreads, commissions and financing;
3. Speed of execution;
4. Likelihood of execution and settlement;
5. Size and nature of the order, and its potential market impact;
6. Any other consideration deemed relevant to the proper execution of the order.

For most retail transactions in CFDs and spot FX, the price and costs will generally carry the greatest weight, although other factors may become determinative in specific circumstances (for example, where timely execution is critical).

4. Execution Venues and Pricing

The Company executes client transactions principally through:

- its own liquidity arrangements and market-making facilities;
- regulated market makers, brokers and liquidity providers with whom we maintain relationships; and
- electronic communication networks (ECNs) or other trading facilities, where appropriate.

Prices for OTC products such as CFDs and FX are sourced from a panel of reputable liquidity providers. We monitor feeds continuously to ensure they remain competitive and reflective of the underlying markets.

5. Order Handling and Aggregation

Client orders are executed promptly, fairly and in due sequence relative to other orders and to our own trading interests. We may aggregate an order with those of other clients if it is unlikely that such aggregation will be



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disadvantageous. Where the outcome may be less favourable, we will inform you before proceeding.

6. Monitoring and Review

We monitor on an ongoing basis the effectiveness of our order-execution arrangements, including the quality of pricing, speed, and likelihood of execution. Our Best Execution arrangements are reviewed at least annually, and whenever a material change occurs that could affect our ability to achieve the best result for clients.

7. Client Responsibilities and Consent

Clients should familiarize themselves with this Summary and the Company's full Best Execution Policy (available on request). By placing an order with the Company, you acknowledge and consent to our order-execution arrangements as described herein.

B2B Prime Bahamas Ltd

Licensed and regulated by the Securities Commission of The Bahamas.

Disclaimer: This Summary is provided for informational purposes only and should be read together with the Company's Best Execution Policy, which contains further details on the procedures and governance adopted by B2B Prime Bahamas Ltd.