

Texim Bank AD

Analysis of quality of execution of client orders pursuant to Article 3 (3) of Delegated Regulation (EU) 2017/576 for the period ended 31 December 2024.

Article 3 (3) of Delegated Regulation (EU) 2017/576	Texim Bank AD
a) an explanation of the relative importance the firm gave to the execution factors of price, costs, speed, likelihood of execution or any other consideration including qualitative factors when assessing the quality of execution;	The Bank takes all steps to obtain the best possible result for its clients, taking into account the price, cost, speed, likelihood of execution and settlement, size, nature and any other considerations relevant to the execution of the order. However, when there is a specific instruction from the client, the Bank should execute the order following this specific instruction. In the event that the Bank has received a specific instruction from the client, it is deemed to act in the best interests of the client following this specific instruction. The Bank's clients should bear in mind that, with regard to the elements covered by them, any specific instructions of the client may prevent the Bank from taking measures to achieve the best possible results in the execution of these orders. When the Bank executes an order on behalf of a retail client, it determines the best possible result for the client in relation to the total value of the transaction for the client, representing the sum of the price of the financial instrument and the costs associated with the execution of the order, including the fees at the execution venue, clearing and settlement fees, and other fees paid to third parties relating to the execution of the order, and including the fees of the Bank. With respect to a professional client, the Bank determines the relative importance of the above factors, taking into account a number of criteria, including: the client's characteristics, including the client's categorization as a professional client; the characteristics of the client's order, including where the order relates to a securities financing transaction (FSFs); the characteristics of the financial instruments that are the subject of this order; the characteristics of the execution venues to which the order may be directed

b) a description of any close links, conflicts of	Texim Bank AD has no close links, conflicts of
interests, and common ownerships with respect	interests or common ownerships with respect to
to any execution venues used to execute orders;	any execution venues used to execute orders
c) a description of any specific arrangements	Texim Bank AD has no special arrangements with
with any execution venues regarding payments	any of the execution venues regarding payments
made or received, discounts, rebates or non-	made or received, discounts, rebates or non-
monetary benefits received;	monetary benefits received.
d) an explanation of the factors that led to a	In 2024 Texim Bank AD has not made any
change in the list of execution venues listed in	changes in the list of execution venues listed in
the firm's execution policy, if such a change	the firm's execution policy.
occurred;	
e) an explanation of how order execution differs	Texim Bank AD does not treat the categories of
according to client categorisation, where the	clients differently.
firm treats categories of clients differently and	
where it may affect the order execution	
arrangements;	
f) an explanation of whether other criteria were	Texim Bank AD does not have other criteria in
given precedence over immediate price and cost	executing orders unless the client explicitly
when executing retail client orders and how	provides other specific instructions.
these other criteria were instrumental in	
delivering the best possible result in terms of the	
total consideration to the client;	
g) an explanation of how the investment firm has	Not applicable with respect to the operations of
used any data or tools relating to the quality of	Texim Bank AD.
execution, including any data published under	
Delegated Regulation (EU) 2017/575;	
h) where applicable, an explanation of how the	Not applicable with respect to the operations of
investment firm has used output of a	Texim Bank AD.
consolidated tape provider established under	
Article 65 of Directive 2014/65/EU.	