

Citadel Europe LLP

MiFID II RTS 28 Best Execution Disclosure

Currency Derivatives – Swaps, Forwards and Other Currency Derivatives – Executed

April 2019

Quality of Execution Obtained on Execution Venues¹

Firm	Citadel Europe LLP	
Disclosure Period	1 January 2018 to 31 December 2018	
Publication Date	April 2019	
Class of instrument	Currency Derivatives – Swaps, Forwards and Other Currency Derivatives - Executed	
	Summary of Analysis	Conclusion
Execution factors	<p>The relative importance of the execution factors was determined by the following execution criteria:</p> <ul style="list-style-type: none"> • the characteristics of the Citadel Fund • the characteristics of the order • the characteristics of the financial instrument to which the order related (e.g. venue traded or OTC); and • the characteristics of the broker or trading venue/systematic internaliser/market maker/liquidity provider/ third country entity performing a similar function to which the order could be directed. 	Given the nature of these instruments traded, likelihood of execution and cost were determined to be the most important execution factors when assessing quality of execution. No issues were noted with the relative importance given to the execution factors during the period under review.
Close links, conflicts of interest and common ownership with respect to execution venues²	<p>Close links The Firm has no close links to report.</p>	Close links Not applicable
	<p>Conflicts of interest The Firm has no conflicts of interest to report.</p>	Conflicts of interest Not applicable
	<p>Common ownerships The Firm has no common ownership to report.</p>	Common ownerships Not applicable
Specific arrangements with execution venues² regarding payments made or received, discounts, rebates or non-monetary benefits received	During the period under review payments were made to execution venues in respect of research and data received. In addition, business gifts and entertainments were received. No payments, discounts or rebates were received from execution venues.	The Firm followed its internal policies in line with its regulatory obligations in relation to these arrangements. No issues were noted in respect of these payments made or non-monetary benefits received. In addition these arrangements did not influence the Firm's selection of execution venues, as the Firm followed its Best Execution Policy and Conflicts of Interest Policy when selecting execution venues.
Factors leading to a change in the list of execution venues² listed	There were no changes to the list of execution venues referred to in the Firm's Best Execution Policy. However as a result of the ongoing monitoring of the quality of execution, the allocation of orders to the various execution venues changed throughout the period under review.	The factors leading to such changes were objective factors which were considered and applied by the Firm on an objective basis.

¹ This report has been produced in line with the requirements of the recast Markets in Financial Instruments Directive and Regulation (together, "MiFID II") and Regulatory Technical Standard ("RTS") 28, as implemented in the UK.

² For the purposes of this report, 'execution venue' means broker, trading venue, systematic internaliser, market maker, liquidity provider and/or third country entity performing a similar function.

in the order execution policy		
Differentiation across client categories	All of the Firm's clients are professional clients.	Not applicable
Use of data / tools relating to quality of execution	The Firm has used a variety of data and tools relating to quality of execution during the period under review in order to inform both its real-time and periodic assessments.	These objective factors were considered and applied by the Firm on an objective basis.
Use of consolidated tape provider output	There were no consolidated tape providers during the period under review.	Not applicable

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