Best Execution Qualitative Information-2018

A summary of the analysis and conclusions the firm draws from its detailed monitoring of the quality of execution obtained on the execution venues where it executed all client orders in the previous year.

(b) Debt instruments

Securis Investment Partners LLP ("Firm") invests in debt instruments, primarily high yield Catastrophe bonds ("CAT") which are a type of Insurance Linked Securities ("ILS"). For 2018, 56% was executed on the primary market and 44% on the secondary market.

Concerning Best execution, for the primary market there is only one venue available for execution in any new issue therefore, by definition, best execution is achieved as there are no other available execution venues. For the secondary market, debt instruments which have liquidity, the Firm references its internal evaluations, the weekly pricing sheets provided by counterparties and Bloomberg's last traded prices to ensure all sufficient steps to obtain the best possible results due to lack of multiple quotations. Additionally, the Firm has established a hierarchy on accuracy of pricing provided by counterparties based on historical performance.

The periodic monitoring completed supported that best execution was obtained consistently on the approved execution venues throughout the year.

(e) Currency Derivatives

The Firm only traded FX Forwards for 2018 and all contracts were traded with the prime broker of Citi.

As part of the process to ensure best execution, Request for Quotes ("RFQ") are transmitted to other counterparties, as well as verifying the Bloomberg generic prices to ensure the spot and forward rate spreads are in line with the market.

The monitoring completed confirmed that best execution was obtained consistently on the approved execution venue throughout the year.

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 delivery of best execution of the Firm is a key element in its commitment to act in the best interests of its discretionary mandates, as well as being a regulatory requirement. The Firm prioritises ensuring that all sufficient steps are taken to obtain the best possible result for its mandates when it executes or transmits orders to venues. The process takes into consideration execution factors such as price, liquidity, speed, size, nature or any other consideration relevant to the execution.

The relative importance of the execution factors is judged on an order-by-order basis in line with the prevailing market conditions. The common key factors for the relevant asset classes have been identified as follows:

(b) Debt instruments

Due to the nature of the orders the Firm will typically define price, size, speed, liquidity and costs as factors of primary importance.

(e) Currency Derivatives - Swaps, Forwards, and other Currency Derivatives

All FX contracts are executed electronically on the Bloomberg E-platform FXGO. This automation enables better price transparency and speed using RFQs. Concerning costs, this is defined as being the ease to open and close legs with existing counterparties relationships.

A description of any close links, conflicts of interests, and common ownerships with respect to any execution venues used to execute orders.

Applies across all classes of financial instruments traded.

The Firm does not have any close links, conflicts of interests or common ownerships with respect to the execution venues it transmits orders.

A description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or nonmonetary benefits received

Applies across all classes of financial instruments traded.

The Firm has not entered into any arrangements with its execution venues regarding payments made or received, discounts or non-monetary benefits that would compromise its ability to meet its obligations concerning best execution, conflicts of interest or inducements.

Additionally, the Firm has determined that it will pay for market research from its own resources.

An explanation of the factors that led	Applies across all classes of financial instruments traded.
to a change in the list of execution	
venues listed in the firm's execution	There were no new venues added and / or changed during the period under review.
policy, if such a change occurred	
	The addition of venues depends on the Firm being able to sign new International Swaps and Derivatives
	Association ("ISDA") with counterparties. Such agreements depend primarily on the Net Asset Value of the sub
	fund and the type of instruments traded
An explanation of whether other	Applies across all classes of financial instruments traded.
criteria were given precedence over	
immediate price and cost when	Not applicable, the Firm does not execute Retail client orders.
executing retail client orders and how	
these other criteria were instrumental	
in delivering the best possible result in	
terms of the total consideration to the	
client	
An explanation of how the Firm has	Applies across all classes of financial instruments traded.
used any data or tools relating to the	
quality of execution, including any	Securis does not currently use any independent third-party data or tools relating to the quality of execution due
data published under Commission	to the instruments invested are only executed with single broker venues However, the Firm does conduct internal
Delegated Regulation (EU) 2017/575	evaluations as well as referencing pricing sheets provided by counterparties and Bloomberg's last traded prices.
Where applicable, an explanation of	Applies across all classes of financial instruments traded.
how the investment firm has used	
output of a consolidated tape provider	Not applicable, there were no Consolidated Tape Provider services for Fixed Income and FX during the period
established under Article 65 of	under review.
Directive 2014/65/EU.	