



March 18, 2024

INFORMATION FOR CLIENTS ABOUT EXECUTION VENUES AND INVESTMENT FIRMS SELECTED TO EXECUTE TRANSACTIONS

REPORT 2024 – ACTIVITY 2023

This information has been drawn up to provide clients with information on the arrangements made by BGL BNP Paribas ("BGL BNP Paribas" or "us" or the "Bank") with regard to the execution venues on which client orders in financial instruments have been executed as well as on the investment firms to or with which client orders in financial instruments have been transmitted or placed for execution, in accordance with Directive 2014/65/EU on markets in financial instruments (recast) and the implementing measures as transposed into national laws and regulations ("MiFID II"), where applicable.

The information presented below has been prepared in accordance with regulatory technical standard RTS28. It comprises the ranking of the top five execution venues and brokers used by BGL BNP Paribas. These reports stipulate the trading volume (expressed as a percentage) for each category of financial instrument, based on client orders processed in the previous year, and statistics on the execution quality obtained.

The information must provide a breakdown by client category (retail clients or professional clients as defined in MiFID II). Information on eligible counterparties is omitted from these reports.

The bank fulfils its disclosure and publication obligations for all business activities in the following three sections:

Order reception and transmission

The reports in this section provide a ranking of the top five brokers the bank uses for the execution of client orders.

Execution of orders on behalf of the client

The reports in this section provide a ranking of the top five execution venues the bank uses to execute its clients' orders.



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Equities and equivalent instruments – equities and depository receipts (a)

1. Reports on the investment firms to or with which client orders have been transmitted or placed for execution

Class of instrument	(a) — i Equities and equivalent instruments — equities and depository receipts — Liquidity band between 5 and 6 (over 2,000 transactions a day) — Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	15,57%	1,28%	0,00%

Class of instrument	(a) – ii Equities and equivalent instruments – equities and depository receipts – Liquidity band between 3 and 4 (80–1,999 transactions a day) – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	11,51%	1,87%	0,00%



Class of instrument	(a) – iii Equities and equivalent instruments – equities and depository receipts – Liquidity band between 1 and 2 (79 transactions a day or fewer) – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	17,73%	2,72%	0,00%



(a) Explanation of the relative importance the firm gave to the price, costs, speed and likelihood of execution or any other consideration, including qualitative factors, when assessing the quality of execution.

For the execution of equity orders, the Bank has selected a single service provider (the "service provider"): BNP Paribas (Suisse) SA.

The predominant consideration behind this choice of service provider is the transaction cost. In fact the underlying instruments of the vast majority of transactions are liquid equities, traded on readily accessible exchanges. The criteria of the speed and likelihood of execution are increasingly relevant for less liquid transactions (size of the order large in relation to the volume usually traded).

The transactions of this single service provider are generally entrusted to brokers. The latter are authorised by the Bank and are regularly monitored with regard to various aspects (quality, costs, etc.). The transactions are sometimes executed by the service provider directly on SIX Swiss Exchange.

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders.

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the service provider selected by the Bank or with the venues (regulated markets, MTFs, SIs, etc.) used by the brokers authorised by the Bank for the execution of its orders based on objective criteria.

Some selected brokers and our service provider belong to the BNP Paribas Group.

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

Since 2018, the Bank has segregated investment research service providers from the brokers entrusted with the execution of transactions.

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of execution venues and brokers used to execute transactions. In fact these execution service providers now have access not only to regulated markets but also to some multilateral trading facilities (MTFs) and systematic internalisers (SIs). The Bank and its clients thereby have wider access to the liquidity of the various securities markets and at a better price (execution price), which enhances the quality of execution and enables the Bank to obtain the best possible result for its client.



(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of clients differently and where it may affect the order execution arrangements.

All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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.

In the specific case of orders in illiquid instruments (for example, small cap equities for which the number of securities traded on a daily basis is low), and insofar as this may be instrumental in obtaining the best possible result for the client, our service provider, or the broker selected by the latter, gives precedence to the impact of the size of the order and the speed of its execution when choosing the execution venue to which the order will be transmitted.

(g) An explanation of how the investment firm has used any data or tools relating to the quality of execution.

To monitor the quality of execution of orders, the Bank relies on multi-criteria qualitative monitoring and data provided by a dedicated tool ("Transaction Cost Analysis").

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU.



Equities and equivalent instruments – equities and depository receipts (A)

3. Top five investment firms ranked in terms of volumes used by our intermediary BNP Paribas (Suisse) SA for the orders of retail clients:

Class of instrument	(a) – i Equities and equivalent instruments – equities and depository receipts – Liquidity band between 5 and 6 (over 2,000 transactions a day) – Retail clients					
Notification: If the average quantity of trades per business day is less than one	N					
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of the volumes traded in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders	
EXANE SA 549300LFYN0WYQ0GAF25	44,42%	38,44%	29,96%	2,16%	0,00%	
KEPLER CHEUVREUX 9695005EOZG9X8IRJD84	21,07%	34,54%	0,00%	0,00%	0,00%	
INSTINET US 549300MGMN3RKMU8FT57	16,50%	10,53%	0,00%	0,00%	0,00%	
BNPP FINL MKTS (BNPP SA) 6EWKU0FGVX5QQJHFGT48	11,00%	11,43%	20,58%	2,88%	0,00%	
INSTINET GERMANY GMBH 213800A7BEQATAOUAN40	7,01%	5,07%	0,00%	0,00%	0,00%	



Class of instrument	(a) – ii Equities and equivalent instruments – equities and depository receipts – Liquidity band between 3 and 4 (80–1,999 transactions a day) – Retail clients					
Notification: If the average quantity of trades per business day is less than one	N					
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of the volumes traded in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders	
INSTINET US 549300MGMN3RKMU8FT57	54,84%	49,41%	0,00%	0,00%	0,00%	
INSTINET GERMANY GMBH 213800A7BEQATAOUAN40	21,65%	21,40%	0,00%	0,00%	0,00%	
BNP PARIBAS SEC CORP ROMUWSFPU8MPRO8K5P83	13,79%	17,63%	28,43%	2,40%	0,00%	
EXANE SA 549300LFYN0WYQ0GAF25	7,16%	5,93%	74,31%	16,09%	0,00%	
KEPLER CHEUVREUX 9695005EOZG9X8IRJD84	2,57%	5,63%	11,96%	0,39%	0,00%	

Class of instrument	(a) – iii Equities and equivalent instruments – equities and depository receipts – Liquidity band between 1 and 2 (79 transactions a day or fewer) – Retail clients					
Notification: If the average quantity of trades per business day is less than one	N					
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of the volumes traded in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders	
EXANE SA 549300LFYN0WYQ0GAF25	28,65%	42,70%	0,00%	0,00%	0,00%	
INSTINET US 549300MGMN3RKMU8FT57	25,06%	20,22%	0,00%	0,00%	0,00%	
INSTINET GERMANY GMBH 213800A7BEQATAOUAN40	24,77%	22,68%	28,43%	2,40%	0,00%	
KEPLER CHEUVREUX 9695005EOZG9X8IRJD84	13,02%	3,47%	74,31%	16,09%	0,00%	
BNP PARIBAS SEC CORP ROMUWSFPU8MPRO8K5P83	8,50%	10,93%	11,96%	0,39%	0,00%	

A marginal proportion of client orders in equity and equivalent financial instruments may be executed by our service provider on Swiss Exchange (MIC: XSWX).



Debt instruments (B)

1. Reports on the investment firms to or with which client orders have been transmitted or placed for execution

Class of instrument	(b) Debt instruments - (i) Bonds – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	Not available	Not available	0,00%

Class of instrument	(b) Debt instruments - (ii) Money market instruments – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	Not available	Not available	0,00%



(a) Explication de l'importance relative que l'entreprise a accordée au prix, aux coûts, à la rapidité et à la probabilité de l'exécution ou à tout autre facteur, y compris qualitatif, dans son évaluation de la qualité de l'exécution.

The Bank has chosen a single service provider for the execution of transactions in bonds: BNP Paribas (Suisse) SA. The latter takes account of the bond's price, the related costs, and the speed and likelihood of execution when placing transaction orders.

In general the transactions involve bonds dealt in over-the-counter (OTC); the transactions are carried out by our single service provider via Bloomberg's multilateral trading facility (MTF), which offers access to the prices quoted by a very large number of brokers. The brokers authorised by the Bank to carry out transactions are regularly monitored with regard to various aspects (quality, costs, etc.). The service provider sometimes executes transactions directly on SIX Swiss Exchange (listed bonds).

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders.

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the service provider selected by the Bank or with the venues (regulated markets, MTFs, SIs, etc.) used by the brokers authorised by the Bank for the execution of its orders based on objective criteria.

Some selected financial intermediaries and our service provider belong to the BNP Paribas Group.

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

The Bank has not received any non-monetary benefits, remuneration or discount for routing orders to a specific execution venue or broker, which would infringe MiFID requirements regarding conflicts of interest and inducements.

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of execution venues and brokers used to execute transactions. In fact these execution service providers now have access not only to regulated markets but also to some multilateral trading facilities (MTFs) and systematic internalisers (SIs). The Bank and its clients thereby have wider access to the liquidity of the various securities markets and at a better price (execution price), which enhances the quality of execution and enables the Bank to obtain the best possible result for its client.

(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of



clients differently and where it may affect the order execution arrangements.

All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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.

In the specific case of orders in illiquid instruments (for example, small cap equities for which the number of securities traded on a daily basis is low), and insofar as this may be instrumental in obtaining the best possible result for the client, our service provider, or the broker selected by the latter, gives precedence to the impact of the size of the order and the speed of its execution when choosing the execution venue to which the order will be transmitted.

(g) An explanation of how the investment firm has used any data or tools relating to the quality of execution.

To monitor the quality of execution of orders, the Bank relies on (a) multi-criteria qualitative monitoring and (b) data provided by a dedicated tool ("Transaction Cost Analysis")

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU..



Debt instruments (B)

3. Top five execution venues ranked in terms of volumes used by our intermediary BNP Paribas (Suisse) SA for the orders of retail clients of BGL BNP Paribas

Class of instrument	(b) Debt instruments - (i) Bonds – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentag e of directed orders
GOLDMAN SACHS INTERNATIONAL LONDON W22LROWP2IHZNBB6K528	26,40%	22,04%	0,00%	0,00%	0,00%
Jane Street Netherlands B.V. 549300AE0DWETJDYFB29	25,14%	27,13%	0,00%	0,00%	0,00%
JP MORGAN SECURITIES PLC K6Q0W1PS1L1O4IQL9C32	19,68%	16,96%	0,00%	0,00%	0,00%
MERRILL LYNCH INTERNATIONAL GGDZP1UYGU9STUHRDP48	14,98%	14,71%	0,00%	0,00%	0,00%
UBS AG LONDON BRANCH BFM8T61CT2L1QCEMIK50	13,79%	19,15%	0,00%	0,00%	0,00%



Class of instrument	(b) Debt instruments - (ii) Money market instruments – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentag e of directed orders
JP MORGAN SECURITIES PLC K6Q0W1PS1L1O4IQL9C32	27,24%	21,90%	0,00%	0,00%	0,00%
MORGAN STANLEY AND CO INT 4PQUHN3JPFGFNF3BB653	24,61%	21,90%	0,00%	0,00%	0,00%
NOMURA INTERNATIONAL PLC DGQCSV2PHVF7I2743539	18,54%	32,12%	0,00%	0,00%	0,00%
TORONTO DOMINION BANK LONDON BRANCH PT3QB789TSUIDF371261	18,14%	23,36%	0,00%	0,00%	0,00%
GOLDMAN SACHS LDN (7929) W22LROWP2IHZNBB6K528	11,47%	0,73%	0,00%	0,00%	0,00%



Equity derivatives (G)

1. Reports on the investment firms to or with which client orders have been transmitted or placed for execution

Class of instrument	(g) Equity derivatives - (i) Options and futures admitted to trading on a trading venue – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	Not available	Not available	0,00%



(a) Explanation of the relative importance the firm gave to the price, costs, speed and likelihood of execution or any other consideration, including qualitative factors, when assessing the quality of execution.

For the execution of client orders in listed equity derivatives the Bank has chosen a single service provider: BNP Paribas (Suisse) SA. The service provider takes account of the derivative's price, the related costs, and the speed and likelihood of execution when placing transaction orders.

The transactions are executed by the service provider either directly on Eurex Exchange – the most active and liquid exchange for European listed derivatives – or entrusted to a broker. The brokers authorised by the Bank are regularly monitored with regard to various aspects (quality, costs, etc.).

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders.

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the brokers selected by the Bank for the execution of its orders.

Some selected brokers and our service provider belong to the BNP Paribas Group.

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

The Bank has not received any non-monetary benefits, remuneration or discount for routing orders to a specific execution venue or broker, which would infringe MiFID requirements regarding conflicts of interest and inducements.

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of execution venues and brokers used to execute transactions. In fact these execution service providers now have access not only to regulated markets but also to some multilateral trading facilities (MTFs) and systematic internalisers (SIs). The Bank and its clients thereby have wider access to the liquidity of the various securities markets and at a better price (execution price), which enhances the quality of execution and enables the Bank to obtain the best possible result for its client.

(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of clients differently and where it may affect the order execution arrangements.



All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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.

In the specific case of orders in illiquid instruments, and insofar as this may be instrumental in obtaining the best possible result for the client, the Bank, or the broker selected by it, gives precedence to the impact of the size of the order and the speed of its execution when choosing the execution service provider to which the order will be transmitted.

(g) An explanation of how the investment firm has used any data or tools relating to the quality of execution.

To monitor the quality of execution of orders, the Bank relies on multi-criteria qualitative monitoring.

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU.



Equity derivatives (G)

3. Top five execution venues ranked in terms of volumes used by our intermediary BNP Paribas (Suisse) SA for the orders of retail clients of BGL BNP Paribas

A significant proportion of client orders in equity derivatives is executed by our service provider on EUREX FRANKFURT (LEI: 529900LN3S50JPU47S06), for 1.00% of the volumes of retail client orders executed.

Class of instrument	(g) Equity derivatives - (i) Options and futures admitted to trading on a trading clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentag e of directed orders
BNP PARIBAS SA ROMUWSFPU8MPRO8K5P83	89,62%	90,14%	Not available	Not available	0,00%
SOCIETE GENERALE SA O2RNE8IBXP4ROTD8PU41	10,38%	9,86%	Not available	Not available	0,00%



Securitised derivatives (H)

1. Reports on the investment firms to or with which client orders have been transmitted or placed for execution

Class of instrument	(h) Securitised derivativ	(h) Securitised derivatives – (i) Warrants and derivatives on preferred certificates – Retail clients				
Notification: If the average quantity of trades per business day is less than one	0					
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders	
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	Not available	Not available	0,00%	



(a) Explanation of the relative importance the firm gave to the price, costs, speed and likelihood of execution or any other consideration, including qualitative factors, when assessing the quality of execution.

For the execution of securitised derivative orders, the Bank has selected a single service provider (the "service provider"): BNP Paribas (Suisse) SA.

The predominant consideration behind this choice of service provider is the transaction cost. In fact the underlying instruments of the vast majority of transactions are liquid equities, traded on readily accessible exchanges. The criteria of the speed and likelihood of execution are increasingly relevant for less liquid transactions (size of the order large in relation to the volume usually traded).

The transactions of this single service provider are generally entrusted to brokers. The latter are authorised by the Bank and are regularly monitored with regard to various aspects (quality, costs, etc.).

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders.

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the brokers selected by the Bank for the execution of its orders.

Some selected brokers and our service provider belong to the BNP Paribas Group.

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

The Bank has not received any non-monetary benefits, remuneration or discount for routing orders to a specific execution venue or broker, which would infringe MiFID requirements regarding conflicts of interest and inducements.

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of execution venues and brokers used to execute transactions. In fact these execution service providers now have access not only to regulated markets but also to some multilateral trading facilities (MTFs) and systematic internalisers (SIs). The Bank and its clients thereby have wider access to the liquidity of the various securities markets and at a better price (execution price), which enhances the quality of execution and enables the Bank to obtain the best possible result for its client.

(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of



clients differently and where it may affect the order execution arrangements.

All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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.

In the specific case of orders in illiquid instruments, and insofar as this may be instrumental in obtaining the best possible result for the client, the Bank, or the broker selected by it, gives precedence to the impact of the size of the order and the speed of its execution when choosing the execution service provider to which the order will be transmitted.

(g) An explanation of how the investment firm has used any data or tools relating to the quality of execution.

To monitor the quality of execution of orders, the Bank relies on multi-criteria qualitative monitoring and data provided by a dedicated tool ("Transaction Cost Analysis").

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU.



Securitised derivatives (H)

3. Top five execution venues ranked in terms of volumes used by our intermediary BNP Paribas (Suisse) SA for the orders of retail clients of BGL BNP Paribas:

Class of instrument	(h) Securitised deriv	(h) Securitised derivatives – (i) Warrants and derivatives on preferred certificates – Retail clie				
Notification: If the average quantity of trades per business day is less than one	0					
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentag e of directed orders	
BAADER BANK AG 529900JRCAFXJDUTVV71	94,18%	90,00%	0,00%	0,00%	0,00%	
INSTINET US 549300MGMN3RKMU8FT57	5,69%	9,44%	0,00%	0,00%	0,00%	
KEPLER CHEUVREUX 9695005EOZG9X8IRJD84	0,12%	0,56%	0,00%	0,00%	0,00%	



Exchange-traded products (ETPs) (k)

1. Reports on the investment firms to or with which client orders have been transmitted or placed for execution

Class of instrument	(k) Exchange-traded products (ETPs) [exchange-traded funds (ETFs), exchange-traded notes (ETNs) and exchange-traded commodities (ETCs)] – Retail clients				
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	0,00%	0,00%	0,00%



(a) Explanation of the relative importance the firm gave to the price, costs, speed and likelihood of execution or any other consideration, including qualitative factors, when assessing the quality of execution

For the execution of exchange-traded products, the Bank has selected a single service provider (the "service provider"): BNP Paribas (Suisse) SA.

The predominant consideration behind this choice of service provider is the transaction cost. In fact the underlying instruments of the vast majority of transactions are liquid equities, traded on readily accessible exchanges. The criteria of the speed and likelihood of execution are increasingly relevant for less liquid transactions (size of the order large in relation to the volume usually traded).

The transactions of this single service provider are generally entrusted to brokers. The latter are authorised by the Bank and are regularly monitored with regard to various aspects (quality, costs, etc.). The transactions are sometimes executed by the service provider directly on SIX Swiss Exchange.

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders.

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the brokers selected by the Bank for the execution of its orders.

Some selected brokers and our service provider belong to the BNP Paribas Group

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

The Bank has not received any non-monetary benefits, remuneration or discount for routing orders to a specific execution venue or broker, which would infringe MiFID requirements regarding conflicts of interest and inducements.

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of execution venues and brokers used to execute transactions. In fact these execution service providers now have access not only to regulated markets but also to some multilateral trading facilities (MTFs) and systematic internalisers (SIs). The Bank and its clients thereby have wider access to the liquidity of the various securities markets and at a better price (execution price), which enhances the quality of execution and enables the Bank to obtain the best possible result for its client.

(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of clients differently and where it may affect the order execution arrangements.



All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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.

In the specific case of orders in illiquid instruments, and insofar as this may be instrumental in obtaining the best possible result for the client, the Bank, or the broker selected by it, gives precedence to the impact of the size of the order and the speed of its execution when choosing the execution service provider to which the order will be transmitted.

(g) An explanation of how the investment firm has used any data or tools relating to the quality of execution.

To monitor the quality of execution of orders, the Bank relies on multi-criteria qualitative monitoring and data provided by a dedicated tool ("Transaction Cost Analysis").

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU.



Exchange-traded products (ETPs) (K)

3. Top five execution venues ranked in terms of volumes used by our intermediary BNP Paribas (Suisse) SA for the orders of retail clients of BGL BNP Paribas:

Class of instrument		(k) Exchange-traded products (ETPs) [exchange-traded funds (ETFs), exchange-traded notes (ETNs) and exchange-traded commodities (ETCs)] – Retail clients					
Notification: If the average quantity of trades per business day is less than one	N						
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders		
FLOW TRADERS B.V. 549300CLJI9XDH12XV51	39,34%	27,26%	0,00%	0,00%	0,00%		
Jane Street Netherlands B.V. 549300AE0DWETJDYFB29	37,60%	44,07%	0,00%	0,00%	0,00%		
KEPLER CHEUVREUX 9695005EOZG9X8IRJD84	11,94%	15,77%	0,00%	0,00%	0,00%		
OPTIVER V.O.F. 7245009KRYSAYB2QCC29	7,77%	6,11%	0,00%	0,00%	0,00%		
BNP PARIBAS SA ROMUWSFPU8MPRO8K5P83	3,34%	6,79%	0,00%	0,00%	0,00%		

A marginal proportion of client orders in equity and equivalent financial instruments may be executed by our service provider on Swiss Exchange (MIC: XSWX).



Other instruments (M)

1. Reports on the investment firms to or with which client orders have been transmitted or placed for execution

Class of instrument	(m) Other Instruments -	(m) Other Instruments – Retail clients			
Notification: If the average quantity of trades per business day is less than one	N				
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders
BNP PARIBAS (SUISSE) SA QHSFEYI7HUOXXZ413E03	100%	100%	Not available	Not available	0,00%

This category of financial instruments includes structured products.



(a) Explanation of the relative importance the firm gave to the price, costs, speed and likelihood of execution or any other consideration, including qualitative factors, when assessing the quality of execution.

For the execution of structured products, the bank has selected a single service provider (the "service provider"): BNP Paribas (Suisse) SA.

Our service provider executes transactions with issuers of structured products (generally investment banks, that is to say financial institutions classified as systematic internalisers within the meaning of MiFID II). Our service provider latter takes account of the structured product's price, the related costs, and the speed and likelihood of execution when placing transaction orders.

The creation of new structured products often, but not always, takes the form of a call for proposals from various issuers. Transactions in existing products are always executed with the issuer of said product (a single market maker in this case).

The issuers of structured products authorised by the Bank to execute transactions are regularly monitored with regard to various aspects (quality, costs, etc.).

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders.

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the issuers of structured products selected by the Bank for the execution of its orders.

Some issuers belong to the BNP Paribas Group.

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

The Bank has not received any non-monetary benefits, remuneration or discount for routing orders to a specific execution venue or broker, which would infringe MiFID requirements regarding conflicts of interest and inducements

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of issuers of structured products used to execute transactions.

(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of clients differently and where it may affect the order execution arrangements.

All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID



categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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.

In the specific case of orders in illiquid instruments, and insofar as this may be instrumental in obtaining the best possible result for the client, the Bank, or the broker selected by it, gives precedence to the impact of the size of the order and the speed of its execution when choosing the execution service provider to which the order will be transmitted.

(g) An explanation of how the investment firm has used any data or tools relating to the quality of execution

To monitor the quality of execution of orders, the Bank relies mainly on multi-criteria qualitative monitoring.

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU..



Other instruments (M)

1. Top five execution venues ranked in terms of volumes used by our intermediary BNP Paribas (Suisse) SA for the orders of retail clients of BGL BNP Paribas:

Class of instrument	(m) Other Instrume	m) Other Instruments – Retail clients					
Notification: If the average quantity of trades per business day is less than one	N	J.					
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of orders executed in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders		
BNP PARIBAS ISSUANCE BV 7245009UXRIGIRYOBR48	66,19%	73,16%	Not available	Not available	0,00%		
BARCLAYS BANK PLC G5GSEF7VJP5I7OUK5573	9,81%	15,62%	Not available	Not available	0,00%		
SG ISSUER SA 549300QNMDBVTHX8H127	9,72%	6,54%	Not available	Not available	0,00%		
UBS Switzerland AG 549300WOIFUSNYH0FL22	7,57%	1,53%	Not available	Not available	0,00%		
BNP PARIBAS INVESTMENT HOLDING 724500II55VAP7ILUY33	6,72%	3,15%	Not available	Not available	0,00%		



EXECUTION OF ORDERS ON BEHALF OF THE CLIENT

Currency derivatives (E)

1. Reports on the execution venues on which client orders were executed :

Class of instrument	(e) Currency derivatives clients	(e) Currency derivatives - (i) futures and options admitted to trading on a trading venue — Retail clients					
Notification: If the average quantity of trades per business day is less than one	0						
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of the volumes traded in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders		
BGL BNP PARIBAS UAIAINAJ28P30E5GWE37	100%	100%	0,00%	100%	0,00%		

Class of instrument	(e) Currency derivatives	(e) Currency derivatives - (ii) Swaps, forwards and other currency derivatives – Retail clients					
Notification: If the average quantity of trades per business day is less than one	N						
Top five investment firms ranked in terms of trading volumes (descending order)	Proportion of the volumes traded in relation to the total of this classification	Proportion of the volumes traded in relation to the total of this classification	Proportion of passive orders	Proportion of aggressive orders	Percentage of directed orders		
BGL BNP PARIBAS UAIAINAJ28P30E5GWE37	100%	100%	0,00%	100%	0,00%		



(a) Explanation of the relative importance the firm gave to the price, costs, speed and likelihood of execution or any other consideration, including qualitative factors, when assessing the quality of execution.

Client orders in currency derivatives are executed over-the-counter (OTC) with BGL BNP Paribas, a financial institution classified as a systematic internaliser within the meaning of MiFID II.

At the time of execution BGL BNP Paribas considers alternative venues to ensure the best result for the client.

(b) Description of any close links, conflicts of interest and common ownership with respect to any execution venues used to execute orders

The Bank does not have any links, conflicts of interest or common ownership with the venues (regulated markets, MTFs, SIs, etc.) used by the brokers selected by the Bank for the execution of its orders.

BGL BNP Paribas and the Bank belong to the BNP Paribas Group.

(c) Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

The Bank has not received any non-monetary benefits, remuneration or discount for routing orders to a specific execution venue or broker, which would infringe MiFID requirements regarding conflicts of interest and inducements.

(d) Explanation, where applicable, of the factors that led to a change in the list of execution venues listed in the firm's execution policy.

The Bank regularly updates its execution policy (at least once a year) in particular by modifying the list and types of execution venues and brokers used to execute transactions.

(e) Explanation of how order execution differs according to client categorisation, where the firm treats categories of clients differently and where it may affect the order execution arrangements.

All orders are handled according to the same criteria of care, transparency and quality regardless of the client's MiFID categorisation ("retail clients" and "professional clients").

(f) An explanation of whether other criteria were given precedence over immediate price and costs when 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

Not applicable



	(g)	An explanation	of how the investment	firm has used an	y data or tools relatii	ng to the quali	ty of executior
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To monitor the quality of order execution, the Bank uses a best execution control system.

(h) Where applicable, an explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU.