

# MIFID II

### Execution Venue Report 2019 Portfolio Management for Professional Clients

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Overview	PAMP executes client orders as part of its portfolio management services for professional clients and therefore is subject to MiFID II. This report does not include any information on execution venues used for the Phoenix UK Fund, Huginn Fund or for the Aurora Investment Trust as PAMP is not subject to MiFID II for these products.								
	MiFID II requires PAMP to publish instrument traded, the top five exi the quality of execution obtained f	ecution venue	s it has used. Ir	-					
Top 5 execution venues	PAMP is required to use the below template to publish information about the volume and number of order executed on each venue expressed as percentages of the total volumes and total number of orders executed.								
	Equities – Shares & Depositary Receipts Tick size liquidity bands 5 and 6 (from 2000 trades per day)								
	Class of Instrument	Equities		per day)					
	Notification if <1 average trade per business day in the previous year	Y							
	Top five execution venues ranked in terms of trading volumes (descending order)	Proportion of volume traded as a percentage of total in that class	Proportion of orders executed as percentage of total in that class	Percentage of passive orders	Percentage of aggressive orders	Percentage of directed orders			
	Ravenscroft	47.49%	47.06%	N/A	N/A	N/A			
	213800HEE5K47LUTLX15								
	Outset Global LLP 549300CODFTC3OHCJJ49	27.73%	32.35%	N/A	N/A	N/A			
	Canaccord Genuity Wealth Management	24.78%	20.59%	N/A	N/A	N/A			

Notification if <1 average trade per business day in the previous year	Y		



Top five execution venues ranked in terms of trading volumes (descending order)	Proportion of volume traded as a percentage of total in that class	Proportion of orders executed as percentage of total in that class	Percentage of passive orders	Percentage of aggressive orders	Percentage of directed orders
Outset Global LLP 549300CODFTC3OHCJJ49	64.09%	51.61%	N/A	N/A	N/A
Ravenscroft 213800HEE5K47LUTLX15	24.88%	29.03%	N/A	N/A	N/A
Liberum 213800U6KUF87S1KCC03	4.74%	6.45%	N/A	N/A	N/A
Panmure Gordon 213800GM8RB7MS4L3Z24	3.89%	3.23%	N/A	N/A	N/A
Canaccord Genuity Wealth Management 21380098NKAKODAG8W73	2.40%	9.68%	N/A	N/A	N/A

#### Equities – Shares & Depositary Receipts Tick size liquidity band 1 and 2 (from 0 to 79 trades per day)

Class of Instrument	Equities				
Notification if <1 average trade per business day in the previous year	N/A				
Top five execution venues ranked in terms of trading volumes (descending order)	Proportion of volume traded as a percentage of total in that class	Proportion of orders executed as percentage of total in that class	Percentage of passive orders	Percentage of aggressive orders	Percentage of directed orders
Numis Securities Inc	81.41%	21.43%	N/A	N/A	N/A
213800P3F4RT97WDSX47					
Ravenscroft 213800HEE5K47LUTLX15	14.60%	14.29%	N/A	N/A	N/A
Liberum	3.99%	64.29%	N/A	N/A	N/A
213800U6KUF87S1KCC03					



#### Debt instruments Money markets instruments

Class of Instrument	UK Treasury Bills				
Notification if <1 average trade per business day in the previous year	Y				
Top five execution venues ranked in terms of trading volumes (descending order)	Proportion of volume traded as a percentage of total in that class	Proportion of orders executed as percentage of total in that class	Percentage of passive orders	Percentage of aggressive orders	Percentage of directed orders
Toronto Dominion	100%	100%	N/A	N/A	N/A

## Execution quality report

PAMP is required to answer the following questions to demonstrate its assessment of the quality of execution obtained from all execution venues used in 2019.

The information given below is the same for all classes of instruments traded.

(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; PAMP has taken all sufficient steps to obtain, when executing orders, the best possible results for its clients taking into account the execution factors.

The execution factors taken into account are price, likelihood of execution/mark impact, discretion, costs, nature/ size/ speed or any other consideration relevant the execution of an order.

When placing a client trade PAMP determines the importance of these factors case by case basis, using its deep market knowledge and experience in its final judgement.

In general, the most important execution factors to PAMP are price, likelihood c execution/ market impact, discretion and costs. PAMP maintains a list of target entities but will only purchase when the price is right. In terms of market impac want the broker to be able to trade and where the share price is naturally falling we are buyers, we do not want them to hold up the price; conversely if selling t keep putting out stock if the share price is naturally rising. We do not wish to signary hing to the market that would indicate our intentions and affect price and availability in the market.



(b) a description of any close links, conflicts of interests, and common	PAMP has internal policies which detail how conflicts of interest are identified, recorded and managed.				
ownerships with respect to any execution venues used to execute orders;	Treating customers fairly is central to the core values of PAMP. There is an embedded culture that understands what acceptable and unacceptable behaviour is. As such, conflicts of interest and the identification /management/ mitigation thereof are central to this philosophy and culture.				
	PAMP assessed that there may be potential conflicts of interest in that our execution venues may also be investors or affiliated with investors in our products. PAMP may also use execution venues for additional services when required. All potential conflicts are logged, reviewed and managed.				
(c) a description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received;	Individual agreements on commission rates are made with each execution venue. PAMP undertakes extensive in-house research and did not rely on its execution venues or other business relationships to provide it with external analysis in 2019. Non-monetary benefits are not accepted.				
(d) an explanation of the factors that led to a change in the list of execution venues listed in the firm's execution policy, if such a change occurred;	2 execution venues were added in 2019. The venues added reflect additional capabilities that PAMP required.				
(e) an explanation of how order execution differs according to client categorisation, where the firm treats categories of	One client must not be favoured over another. For this reason, PAMP's internal policies reflect parity where investments are made across more than one client. This is also to prevent the misuse of order information by any of PAMP's staff or relevant persons.				
clients differently and where it may affect the order execution arrangements;	<ul> <li>Therefore, if an order is made on behalf of: <ul> <li>i) one client only, it is executed in the normal manner and the entire execution is allocated to that client; or</li> <li>ii) more than one client, executions will normally be aggregated.</li> </ul> </li> <li>PAMP ensures that: <ul> <li>i) any aggregation of orders and transaction will not work overall to the disadvantage of any client whose order is to be aggregated; and</li> <li>ii) if an overall disadvantage has been established, it must disclose that fact to the client.</li> </ul> </li> </ul>				
	PAMP further ensures the fair allocation of aggregated order and transactions, taking into account how the volume and price of orders determines allocations and				

PAMP further ensures the fair allocation of aggregated order and transactions, taking into account how the volume and price of orders determines allocations and the treatment of partial executions.



(f) an explanation of PAMP does not undertake portfolio management services for retail clients. whether other criteria were given precedence over immediate price and cost 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; (g) an explanation of how All pricing and 'proof of best executions' are conducted using Bloomberg, which is the investment firm has part of the firm's internal infrastructure. used any data or tools relating to the quality of execution, including any data published under Commission Delegated Regulation (EU) 2017/575 Not applicable to PAMP. (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.

