

Execution Disclosure

Class of Instrument	Equities	Equities
Top five execution venues/brokers ranked by trading volumes	Proportion of volume traded as % of total in that class	Proportion of number of orders executed as % of total in that class
Instinet Europe Limited 213800MXAKR2LA1VBM44	100%	100%

Class of Instrument	Government Bonds	Government Bonds
Top five execution venues/brokers ranked by trading volumes	Proportion of volume traded as % of total in that class	Proportion of number of orders executed as % of total in that class
Peel Hunt LLP 5493007DWN0R4YBM4C84	100%	100%

Summary of the analysis and conclusions drawn from our detailed monitoring of the quality of execution.

Under MiFID II regulations, Vanneck Limited (VL) is required to publish the following information on the quality of execution undertaken by its approved brokers in the calendar year 2020 in respect of the indirect execution of client orders:

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

Vanneck Ltd as equity portfolio manager places its clients' orders with its selected approved brokers for indirect execution. These brokers have the discretion to execute our clients' orders in the most appropriate execution venues as they see fit so long as they comply with their best execution obligations. We monitor our broker's execution performance to ensure that our client's executions have received the best possible result, having regard to the following factors such as price, costs, certainty, order size and impact, quality and settlement efficiency. The relative importance of these execution factors will depend on the characteristic of the order, the financial instrument, and execution venues to which the order was directed (if applicable). When dealing with less liquid instruments, the ability to complete the size of the order and impact is considered as well as price. In most circumstances, the overall price and order size will be considered factors most relevant to our execution strategy.

Vanneck used 1 broker platform in 2020. In prior years we've used 2 – and we still have access to a 2nd broker in case the main broker fails – but given our size and the nature of the trades we're doing (e.g. limited trading in large market cap names), using 1 broker (and scrupulously checking for best execution) feels appropriate.

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

Vanneck does not have any close links, conflicts of interests or common ownerships with respect to any brokers/execution venues used to execute our clients' orders.

A description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received.

Vanneck does not have any specific arrangements with any execution venues in respect of payments made or received, discounts, rebates or non-monetary benefits received.

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.

There are no changes to note in the list of execution venues listed in Vanneck's Execution Policy. Brokers used by Vanneck are subject to periodic review covering dealing capability & efficiency, execution performances, financial status and ability to settle trades on time.

An 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.

This is not applicable as Vanneck does not have dealings with retail clients.

An explanation of 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.

This is not applicable as Vanneck does not have dealings with retail clients. An explanation of how the investment firm has used any data or tools relating to the quality of execution, including any data published under Delegated Regulation (EU) 2017/575 (RTS 27). Vanneck regularly reviews its brokers' execution quality using its own benchmarking tools to assess whether the brokers have provided the best possible result for our clients on a consistent basis. Vanneck's selected brokers are also reviewed periodically for credit status and their settlement efficiencies. Our monitoring and review for 2017 did not identify any significant execution shortfalls and they were in line with our best execution expectations.

Where applicable, an explanation of how we have used output of a consolidated tape provider.

Vanneck does not use any output from consolidated tape providers.

Vanneck Limited

May 2021