## **RTS 28 Quality of Execution Annual Report**

Firm: Brigade Capital Europe Management LLP (the "Firm")
Disclosure Period: 1 January 2020 to 31 December 2020

The Markets in Financial Instruments Directive and the Markets in Financial Instruments Regulation (together, "MiFID2"), and Regulatory Technical Standard ("RTS") 28 (Delegated Regulation (EU) 2017/576), as implemented in the UK, require MiFID investment firms to publish on an annual basis: (i) a list of their top 5 execution venues (including brokers) in terms of trading volumes for all executed client orders per class of financial instruments; (ii) a list of their top 5 execution venues (including brokers) in terms of trading volumes for all executed client orders in securities financing transactions per class of financial instruments; and (iii) for each class of financial instrument, a summary of the analysis and conclusions they draw from their monitoring of the quality of execution obtained on execution venues (including brokers) where they executed all client orders in the previous year.

Summary of classes of instruments included in this report, and class of instruments not included in this report (because the Firm has not executed client orders in that class of instruments):

	Classes of instruments not included in this report	
O Tick size liqui O Tick size liqui O Tick size liqui O Debt instruments O Money marke Interest rates derivative O Swaps, forwa Credit derivatives O Futures and co O Other credit d Currency derivatives O Futures and co O Swaps, forwa Structured finance inst Equity Derivatives O Options and F O Swaps and ot O Swaps and ot O Swaps and of O Other securiti	dity bands 5 and 6 (from 2000 trades per day) dity bands 3 and 4 (from 80 to 1999 trades per day) dity bands 1 and 2 (from 0 to 79 trades per day) dets instruments des des instruments des des poptions admitted to trading on a trading venue derivatives desptions admitted to trading on a trading venue derivatives deptions admitted to trading on a trading venue derivatives deptions admitted to trading on a trading venue derivatives deptions admitted to trading on a trading venue derivatives deptions admitted to trading on a trading venue derivatives and emission allowances derivatives deriv	

Class of instrument	Debt instruments  o Bonds	
General observations	The Firm transmits all orders to its affiliate, Brigade Capital UK LLP, for execution and the Firm does not execute any orders directly with execution venues. Brigade Capital UK LLP (which is authorised and regulated as an investment firm by the UK Financial Conduct Authority) shares the same order execution policy as the Firm and the transmission of orders to Brigade Capital UK LLP does not therefore impact the quality of execution achieved.	
	Summary of analysis	Conclusion
Execution factors	The Firm transmitted all orders to its affiliate, Brigade Capital UK	N/A
	LLP, for execution. Please see the Brigade Capital UK LLP RTS	
	28 Quality of Execution Annual Report for details on its	
	execution of the transmitted orders.	

Close links, conflicts of interest and common ownership with respect to execution venues	Close links and common ownership The Firm has no close links or common ownership with any executing broker or venue, other than its affiliate, Brigade Capital UK LLP, to which it transmits orders (other than orders for securities financing transactions, if applicable) for execution.	The Firm's close link and common ownership relationship with Brigade Capital UK LLP does not influence the quality of execution achieved by the Firm, as Brigade Capital UK LLP follows the same order execution policy as the Firm and its interests are aligned with the Firm.
	Conflicts of interest The Firm has a conflicts of interest policy designed to identify and mitigate any potential conflicts of interest which may affect the quality of execution. The Firm is not aware of any conflicts of interest that would impact its ability to achieve best execution.	To the extent that the Firm becomes aware of any conflict of interest, it shall be handled in accordance with the Firm's conflict of interest policy.
Specific arrangements with execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received	The Firm has no specific arrangements to report, save as disclosed above.	N/A
Factors leading to a change in the list of execution venues listed in the order execution policy	N/A - the Firm transmits all orders (other than orders for securities financing transactions, if applicable) to its affiliate for execution and there have been no changes to this arrangement.	N/A
Differentiation across client categories	N/A - all of the Firm's clients are professional clients.	N/A
Use of data / tools relating to quality of execution	The Firm monitors the quality of execution taking several factors into account and using data and/or tools where considered appropriate.	N/A
Use of consolidated tape provider output	The Firm did not utilise any output from any EU-authorised consolidated tape provider during the reporting period.	N/A
Use of DEA	N/A	