Investment Service - Portfolio Management/Reception and Transmission Retail Clients				
Class of Instrument	Equities - Shares & Depositary Receipts - Tick size liquidity bands 5 and 6 (from 2000 trades per day)			
Notification if < 1 average trade per business day in the previous year	^ו ץ			
Top five execution venues ranked in terms of trading volumes (descending order)	Proportion of volume traded as a percentage of Proportion of or total in that class	ders executed as percentage of total in that class	Percentage of Passive orders	Percentage
GAM International Management Ltd [3MVEV2MNN51KEXS7T838]	100.00	100.00	0.00	

Jan 01, 2018 to Dec 31, 2018

ge of Aggressive orders

0.00

Percentage of Directed orders

0.00

	6) Report - April 2019	Retail Clients		
GAM London Ltd.				
RTS 28 reference	Disclaimer	a.Equity - Share and Depository Receipts - Equities – All Liquidity Bands		
Article 3) 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	All best execution factors including price, costs, speed, likelihood of execution and other news flows are considered for all orders and will vary in their relative importance with the to each factor will vary depending on the security/instrument type, the market of the secu- characteristics of the selected venue for execution, and the impact that speed may have market trading is less consistent (for example wider spreads, less volume on bids and o accessing any available liquidity (i.e. likelihood of execution). In these circumstances, u a broker may be used to satisfy the fulfillment of an order. In circumstances of high ma importance. Orders for retail clients tend to be smaller in size, and may be limited in the In these circumstances overall total cost of execution including commission and settleme execution are generally not an issue for execution and the final price is often reflective o		
Article 3) b)	A description of any close links, conflicts of interests, and common ownerships with respect to any execution venues used to execute orders	GAM does not own any part, have any commercial interests, or are associated financial		
Article 3) c)	A description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non- monetary benefits received	GAM did not receive any payments, discounts, rebates or non-monetary benefits from a		
Article 3) 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	Brokerage firms, once onboarded will remain on the list of execution venues subject to a of those services, credit risk and financial stability, all of which are monitored and assest impact a decision to continue keeping them on the list of execution venues. From time t execution venue is used.		
Article 3) e)	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	All clients will be treated the same, in accordance with firm execution policy. GAM Lond orders, including the use of their custodian banks.		
Article 3) f)	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	GAM London Limited will consider total cost including any operational considerations wind circumstances, the operational and settlement needs of retail clients will also be considered		
Article 3) g)	An explanation of how the investment firm has used any data or tools relating to the quality of execution, including any data published under Commission Delegated Regulation (EU)	Execution quality and overall achievement of best execution are monitored through a nuindependent TCA providers and will incorporate both proprietary execution data and extended extended and extended		
Article 3) h)	An explanation of how the investment firm has used output of a consolidated tape provider established under Article 65 of Directive 2014/65/EU	According to the FCA website, there are currently no authorised consolidated tape provi		

er considerations such as counterparty risk, market conditions and the characteristics of each client order. The relevative importance given ecurity/instrument, the size of the order relative to the available liquidity, ve on price. Where a security/instrument is less liquid, or orders where offers), then the importance of price and speed may be less relative to use of indications of interest from other buyers or sellers, or capital from narket volatility, speed of execution may be considered of greater relative ne number of brokers who will implement terms of business with them. ment related costs are of greater importance, as liquidity and speed of e of what the market price is at the time the order is placed in the market.

ally with any execution broker or venue used.

any of the execution venues or brokers used in the period.

o any material change in the execution services they offer or the quality essed regularly. Corporate actions associated with brokers may also to time, clients may explicitly (in writing) require that a specific

ndon Limited will also consider total cost when executing retail client

with their custodian banks, when executing retail client orders. In some dered when executing their orders.

number of tools and processes. These include but are not limited to xternally published market data where available.

viders.