

RTS 28

(Regulatory Technical Standards to Identify Venues and Quality of Execution)

Version 3: April 2020



## RTS 28

## COMMISSION DELEGATED REGULATION (EU) 2017/576

### of 8 June 2016

### Supplementing Directive 2014/65/EU

# Regulatory technical standards for the annual publication by investment firms of information on the *identity of execution venues and on the quality of execution*

#### **Retail Clients Table 1**

Class of Instrument Notification if <1 average trade per business day in the previous year		Contract for Difference (CFD) Y/N				
OX Capital Markets Ltd LEI: 549300V4TXOFWGRO1Y13 (Cyprus) <u>%</u>	100%		100%	0%	100%	

### **Report Notes:**

- ECB exchange rates used as of the last trading day of 2019
- All calculations in 'EUR'
- *RTS 28 report reflects all closed trades as of 1.1.2019 to 31.12.2019 & open orders as of the last trading day of 2019.*
- Only three (3) Execution venues are listed representing one venue for each trading platform offered to Retail Clients as a <u>Straight Through Processing</u> 'STP' brokerage model.
- All Data reflects <u>Retail Client's only</u> as no other client categorization was granted in 2019
  - Nominal Value was used to generate proportion by percentage for Class of Instrument
- Contract for Difference is the only Class of Instrument used as per the EMIR reporting obligations



### Key Definitions under RTS 28:

- (a) passive order means an order entered onto the order book that provided liquidity,
- (b) aggressive order means an order entered onto the order book that took liquidity,
- (c) directed order means an order where a specific execution venue was specified by the client prior to the execution of the order,
- (d) "Retail Client" is a client who is not a Professional Client by default and is afforded with the highest level of protection.