## **Best Execution Information**

Summary of the analysis and conclusions drawn from HSBC Private Bank (UK) Limited's (PB's) detailed monitoring of the quality of execution in 2017.

## Class of Instrument: Swaps, Forwards and other currency derivatives

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

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 directed orders
HSBC Bank Plc* (MP6I5ZYZBEU3UXPYFY54)	100%	100%	N/A	N/A	0%

<sup>\*</sup> Relevant trades for the purpose of this class of instrument are Dual Currency Investments, FX Forwards and FX Options. For this class of instrument PB acts as counterparty to the trade. However trades are predominantly hedged on a back to back basis with HSBC Bank plc which therefore provides the liquidity for the trades and as such is treated as the execution venue for the purposes of this report. Please note a small number of trades may not be hedged. However pricing is based on HSBC Bank plc quotes in the same way as for hedged trades. For all trades executed in 2017, and unless specifically instructed by clients, PB considered the following factors paramount in obtaining best execution (in order of priority):

- 1. The **price** of the financial instrument and the **costs** related to execution were together considered the most important factors in providing best execution.
- The speed at which PB was able to execute client orders as this enabled PB to offer a price representative of the market at the time the order was given.
- 3. The **size** of the order, and the overall **liquidity** of the financial instrument being traded. In 2017 all client trades were in liquid currency pairs and in sizes that allowed PB to execute these transactions outright and within normal operational thresholds.
- 4. Other factors considered were the likelihood of execution and settlement and counterparty risk. Counterparty risk on PB from a credit standpoint was considered acceptable for our clients. In addition systems, controls and arrangements within PB were considered to adequately address execution and settlement risk.

PB frequently monitored and reviewed trades in 2017 to ensure its best execution thresholds were maintained. On the basis of this monitoring PB remains satisfied that the arrangements it makes with respect to the execution of client orders for this class of instrument, including obtaining liquidity from HSBC Bank plc under back to back hedging, enabled it to comply with its best execution obligations for retail clients. PB did not receive any payments, discounts, rebates or non-monetary benefits from HSBC Bank Plc in connection with the above arrangements. HSBC Bank plc charges were included in the price of the hedging contract and as such were reflected in the pricing offered to PB clients.

For the service of order execution PB treated all clients as retail clients; all execution decisions were made according to a single policy. For information on Best Execution for Fixed Income, Equities, ETFs, Funds and Structured Products please refer to the HSBC Bank plc RTS 28 report.



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