

## Information on J&E Davy's Top 5 Execution Venues/Counterparties & Execution Quality Obtained - 2021

In line with the requirements of Article 27 (6) of MiFID II and as prescribed in the Commission Delegated Regulation (EU) 2017/576, J&E Davy Unlimited Company (hereinafter, 'Davy') is required to summarise and make public on an annual basis the top five execution venues for the various classes of financial instruments in which Davy arranges for its clients' orders to be executed.

This document provides information on the quality of execution for clients in 2021 and should be read in conjunction with the asset-class specific tables <u>published on</u> our website. Notes and guidance on interpreting these Top 5 tables are found at the bottom of this document.

Davy is comprised of two distinct business divisions that arrange for clients' orders to be executed. The wealth management division (Davy Private Clients and Davy Select) offers investment advice and execution only services to an overwhelmingly Retail client base. Davy Capital Markets offers brokerage services to institutional clients comprised of Professional Clients and Eligible Counterparties. Due to differences in the nature of the services offered, some of the information below has been distinguished by business division.

# 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.

## **Wealth Management Division**

Davy's Execution policy sets out the relative importance of the various execution factors. Total consideration is the primary execution factor for Retail client orders. Total consideration is a function of the price of an instrument net of execution costs. The other execution factors listed in Davy's policy may be afforded a higher/lower priority to better ensure the best possible result for client orders. Priority of these other factors is determined with reference to the characteristics of the client, the order, the instrument, the venue and also the specifics of the client's instruction. In the assessment and selection of execution venues and brokers where we believe we can consistently obtain best execution in shares & depositary receipts for our client, we consider qualitative factors such as market access, market

## **Davy Capital Markets**

Davy's Execution policy sets out the relative importance of the various execution factors. In general, price is prioritised over the other execution factors listed in Davy's execution policy. However, other factors may be afforded a higher priority to better ensure the best possible result for client orders. Priority of these other factors is determined with reference to the characteristics of the client, the order, the instrument, the venue and also the specifics of the client's instruction. In the assessment and selection of execution venues and brokers where we believe we can consistently obtain best execution in shares & depositary receipts for our client, we consider qualitative factors such as market access, market share, liquidity, market knowledge & product specialization, market price

J & E Davy Unlimited Company, trading as Davy, Davy Private Clients, Davy Capital Markets, Davy Select, Davy Institutional Consulting, Davy Real Estate and Davy Research, is regulated by the Central Bank of Ireland. In the UK, J & E Davy Unlimited Company, trading as Davy, Davy Private Clients, Davy Capital Markets and Davy Research, is authorised by the Financial Conduct Authority and with deemed variation of permission. Subject to regulation by the Financial Conduct Authority. Details of the Temporary Permissions Regime, which allows EEA-based firms to operate in the UK for a limited period while seeking full authorisation, are available on the Financial Conduct Authority's website

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	share, liquidity, market knowledge & product specialization, market price transparency, order handling costs Further information may be found in Davy's execution policies.  transparency, order handling process, ratings and trading costs Further information may be found in Davy's execution policies.
Description of any close links, conflicts of interests, and common ownerships with respect to any execution venues used to execute orders	Davy is a member of Euronext Dublin and a participant of CBOE Europe Ltd. J&E Davy (UK) Limited, an affiliate of J&E Davy, is a member of the London Stock Exchange.  Davy does not have any conflict of interests, close links or common ownership with any of the execution venues listed
Description of any specific arrangements with any execution venues regarding payments made or received, discounts, rebates or non-monetary benefits received	Davy does not have any arrangements with any execution venues regarding payments received, made or received, rebates or non-monetary benefits received.

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Explanation of the factors that	The execution venues and principal counterparties included	The execution venues and principal counterparties included in
led to a change in the list of	in <u>the list published on Davy's website</u> is frequently	the list published on Davy's website is frequently reviewed.
execution venues listed in the	reviewed.	
firm's execution policy, if such a		
change occurred.	·	There have been no material changes to the list of execution
	brokers used. Other than that there have been no material	1
	changes to the list of execution venues listed in the firm's	membership of the London Stock Exchange migrated from J&E
	execution policy.	Davy to J&E Davy (UK) Limited.
Explanation of how order	There is no differentiation between Retail and Professional	Davy Capital Markets does not have a direct relationship with
execution differs according to	client orders in the wealth management division and as	Retail clients. DCM affords best execution to Professional clients
client categorisation, where the	such, total consideration is the primary execution	only, unless otherwise agreed with Eligible Counterparties.
firm treats categories of clients	factor for all client orders.	
differently and where it may		
affect the order execution		
arrangements		
Explanation of whether other	Total consideration is the primary execution factor for Retail	Davy Capital Markets does not have a direct relationship with
criteria were given precedence	client orders. Where there is more than one competing	Retail clients.
over immediate price and cost	execution venue Davy takes into account the costs for	
when executing retail client	executing the order on each of the eligible execution	
orders and how these other	venues.	
criteria were instrumental in		
delivering the best possible		
result in terms of the total		
consideration to the client		
Explanation of how the		compare the quality of execution of client orders with market
investment firm has used any	data. The Top 5 venues/counterparties information is genera	ted using this 3 <sup>rd</sup> party system.
data or tools relating to the		
quality of execution, including		
any data published under		
Delegated Regulation (EU)		
2017/575		

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Where	applicable	٠,	an	Davy do not use the output of a consolidated tape provider
explanation	of ho	ow t	he	
investment	firm ha	as us	ed	
output of a	a consolida	ted ta	pe	
Provider es	tablished ui	nder		
Article 65 o	f Directive			
2014/65/EU	J			

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# Notes and guidance on interpreting the asset-class specific top 5 venues/counterparties tables:

- In relation to the placement reports, as all orders are traded on a principal basis, therefore they are all shown to be placed through J&E Davy.
- Collective Investment Schemes, which typically have a single execution venue (e.g. transfer agent) and are traded at the instruments Net Asset Value at a prescribed point in time, are included in the data supporting the OI1/'Other Instruments' placement tables for Retail and Professional clients.
- The top 5 venues/counterparties information for professional is in respect of institutional clients comprised of Professional Clients and Eligible Counterparties and does not include professional clients for Davy Wealth Management.
- Where there was less than five trades per month on average for a class of financial instrument, information was not considered to be meaningful for clients and reports for such asset classes have not been published.

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