

Morgan Stanley

Morgan Stanley & Co. LLC

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SEC-Required Report on Routing of Customer Orders For Quarter Ending December 31, 2012

The Securities and Exchange Commission ("SEC" or "Commission") Rule 606 (the "Rule") requires all brokerage firms to make publicly available quarterly reports that present a general overview of the Firm's routing of non-directed customer orders in covered equity and option securities. Non-directed orders are orders that customers have not specifically instructed to be routed to a specific destination. For these non-directed orders, Morgan Stanley & Co. LLC Morgan Stanley has selected the execution venue on behalf of its customers. In addition, Morgan Stanley must identify the significant venues to which it routed customer orders for execution during the applicable quarter. To obtain information about the rule, you may access the following web site addresses: <http://www.sec.gov/rules/final/34-43590.htm> and <http://www.sec.gov/interps/legal/mrslb13a.htm>.

The report is divided into four sections: one for securities listed on the New York Stock Exchange and reported as a Network A eligible security; one for securities listed on The Nasdaq Stock Market; one for securities listed on the American Stock Exchange or regional exchanges and reported as a Network B eligible security; and one for exchange-listed options. For each section, this report identifies the venues most often selected by Morgan Stanley, sets forth the percentage of various types of orders routed to the venues, and discusses the material aspects, if any, of Morgan Stanley's relationship with the venues. In addition, at the end of the report, there is a General Disclosure section that provides additional information relevant to order routing and handling practices.

Securities Listed on New York Stock Exchange/Network A Eligible Security

Summary Statistics:

Non-directed orders as percentage of total customer orders	4%
Market orders as percentage of total non-directed orders	7%
Limit orders as percentage of total non-directed orders	1%
Other orders as percentage of total non-directed orders	92%

Venues Receiving Significant Percentage of Total Non-Directed Orders:

New York Stock Exchange (NYSE)	23%
NASDAQ	18%
ARCA	15%
MSCO	12%
BATS	11%
EDGX	10%
SOHO	4%

Information Concerning Significant Venues:

1. NYSE

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	6%
Limit orders as percentage of total limit orders	4%
Other orders as percentage of total other orders	25%

2. NASDAQ

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	5%
Other orders as percentage of total other orders	19%

3. ARCA

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	4%
Other orders as percentage of total other orders	16%

4. MSCO

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	17%
Limit orders as percentage of total limit orders	74%
Other orders as percentage of total other orders	11%

Morgan Stanley executes large amounts of both institutional and retail order flow. Morgan Stanley utilizes various automated systems for its OTC market making, including, but not

between these two sources of order flow, provide considerable opportunities for liquidity, quick turnaround and access to a broad array of market centers. Morgan Stanley may internalize customer order flow to allow the customer to benefit from this pool of liquidity and to offer this order flow improved opportunities for price improvement. Such internalization may enable Morgan Stanley to share in the profits, if any, generated by this activity.

5. BATS

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	3%
Other orders as percentage of total other orders	12%

Morgan Stanley maintains an indirect ownership interest in BATS Trading, which stands to appreciate as a result of any profits BATS Trading generates from the execution of orders.

6. EDGX

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total market orders	75%

between these two sources of order flow, provide considerable opportunities for liquidity, quick turnaround and access to a broad array of market centers. Morgan Stanley may internalize customer order flow to allow the customer to benefit from this pool of liquidity and to offer this order flow improved opportunities for price improvement. Such internalization may enable Morgan Stanley to share in the profits, if any, generated by this activity.

3. ARCA

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	3%
Other orders as percentage of total other orders	15%

4. BATS

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	2%
Other orders as percentage of total other orders	13%

Morgan Stanley maintains an indirect ownership interest in BATS Trading, which stands to appreciate as a result of any profits BATS Trading generates from the execution of orders.

5. EDGX

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	0%
Other orders as percentage of total other orders	10%

6. SOHO

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	55%
Limit orders as percentage of total limit orders	3%
Other orders as percentage of total other orders	0%

Securities Listed on American Stock Exchange or Regional Exchanges/Network B Eligible Security

Summary Statistics:

Non-directed orders as percentage of total customer orders	1%
Market orders as percentage of total non-directed orders	44%
Limit orders as percentage of total non-directed orders	4%
Other orders as percentage of total non-directed orders	51%

Venues Receiving Significant Percentage of Total Non-Directed Orders:

SOHO	26%
MSCO	24%

ARCA	14%
ETMM	8%
NASDAQ	5%
BATS	4%
CDRG	4%
AMEX	3%
CBSX	3%

Information Concerning Significant Venues:

Limit orders as percentage of total limit orders	4%
Other orders as a percentage of total other orders	9%

6. BATS

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	4%
Other orders as a percentage of total other orders	8%

Morgan Stanley maintains an indirect ownership interest in BATS Trading, which stands to appreciate as a result of any profits BATS Trading generates from the execution of orders.

7. CDRG

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	9%
Limit orders as percentage of total limit orders	4%
Other orders as percentage of total other orders	0%

8. AMEX

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	0%
Other orders as a percentage of total other orders	5%

9. CBSX

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	0%
Limit orders as percentage of total limit orders	0%
Other orders as a percentage of total other orders	5%

Exchange-Listed Options

Summary Statistics:

Non-directed orders as percentage of total customer orders	95%
Market orders as percentage of total non-directed orders	11%
Limit orders as percentage of total non-directed orders	58%
Other orders as percentage of total non-directed orders	31%

Venues Receiving Significant Percentage of Total Non-Directed Orders:

NASDAQ	51%
ISE	21%
CBOE	17%
AMEX	4%

Information Concerning Significant Venues:

1. NASDAQ

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	2%
Limit orders as percentage of total limit orders	73%
Other orders as percentage of total other orders	27%

Morgan Stanley is a Market Maker on NASDAQ and may realize profits from these securities.

2. ISE

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	2%
Limit orders as percentage of total limit orders	2%
Other orders as percentage of total other orders	61%

Morgan Stanley is a Primary Market Maker in 2 bins and competitive Market Maker on the ISE and may realize profits from these securities.

3. CBOE

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	62%
Limit orders as percentage of total limit orders	15%
Other orders as percentage of total other orders	5%

Morgan Stanley is a Market Maker on CBOE and may realize profits from these securities.

4. AMEX

Types of Orders Routed to Venue:

Market orders as percentage of total market orders	13%
Limit orders as percentage of total limit orders	5%
Other orders as percentage of total other orders	1%

Morgan Stanley is a Market Maker on AMEX and may realize profits from these securities.

General Disclosures

Equities Payment for Order Flow

Morgan Stanley routes customer equity orders to national securities exchanges, alternative trading systems (ATSs), including electronic communications networks (ECNs), and other market centers. Certain market centers offer cash credits for orders that provide liquidity to their books and charge explicit fees for orders that extract liquidity from their books. From time to time, the amount of credits that Morgan Stanley receives from one or more such market centers may exceed the amount that Morgan Stanley is charged. Such payments constitute payment for order flow.

Options Payment for Order Flow and Preferencing Arrangements

Morgan Stanley participates in Exchange-sponsored listed options payment for order flow programs and accepts payment for order flow for certain listed options orders. In the course of providing liquidity, Morgan Stanley may preference certain options orders to the Firm, or third party market makers for execution.

Ownership Interests

In addition to the ownership interests disclosed in the prior sections, Morgan Stanley or certain affiliates also hold minority stakes in other market centers which stand to appreciate as a result of any profits generated from the execution of customer orders.

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The disclosures required by Rule 605 do not encompass all of the factors that may be important to investors in evaluating the order routing services of a broker-dealer. In addition, any particular market center's statistics will encompass varying types of orders routed by different broker-dealers on behalf of customers with a wide range of objectives. Accordingly, the statistical information required by Rule 605 alone does not create a reliable basis to address whether any particular broker-dealer obtained the most favorable terms reasonably available under the circumstances for customer orders.

To provide a more complete explanation of Morgan Stanley performance as a market center and order router, the Reports may contain information that supplements the information required by the Disclosure Rules.

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