# RQD\* Clearing LLC - Held NMS Stocks and Options Order Routing Public Report Generated on Fri Oct 31 2025 08:55:00 GMT-0500 (Central Daylight Time)

3rd Quarter, 2025

## **July 2025**

## S&P 500 Stocks

## Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	55.55	6.61	34.79	3.05

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Virtu Americas LLC (NITE)	39.11	52.29	29.14	19.10	48.98	570.5220	16.5143	3.3040	13.7152	72.0288	29.7111	0.032	0.0011
Two Sigma Securities LLC (SOHO)	7.49	6.88	6.70	9.24	0.14	425.89	20.0000	144.68	20.0000	701.27	31.8480	0.0008	20.0000
Jane Street Capital LLC (JNST)	37.03	26.18	49.85	50.71	50.71	1,504.00	20.0000	468.59	20.0000	2,278.59	31.9626	0.01	0.3149
Citadel Securities LLC (CDRG)	12.54	11.50	10.29	15.72	0.06	543.44	20.0000	115.16	20.0000	634.61	31.9850	0.00	0.0000
GTS Securities LLC (GTSM)	3.83	3.15	4.02	5.23	0.11	874.78	20.0000	231.32	20.0000	1,261.04	32.0000	0.00	0.0000

## Material Aspects:

Virtu Americas LLC (NITE):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Virtu Americas LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Virtu and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Virtu Americans LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of ROD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Virtu Americas LLC can (i) forgo a portion of such anticipated profit to provide price improvement: (ii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: ( order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Virtu's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Virtu Americas LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require ROD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to ROD\* Clearing LLC for failing to meet certain minimum volume thresholds:
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Virtu Americas LLC.

#### Two Sigma Securities LLC (SOHO):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Two Sigma Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to ROD Clearing LLC.

F. Extended hours orders routed to Two Sigma and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Two Sigma Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Two Sigma Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement. for order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Two Sigma's) anticipated profit and not provide and one provide (or provide less) payment for order flow. such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, ROD\* Clearing LLC and Two Sigma Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require ROD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to ROD\* Clearing LLC for failing to meet certain minimum volume thresholds:
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Two Sigma Securities LLC.

#### Jane Street Capital LLC (JNST):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Jane Street Capital LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

There is a potential conflict inherent to a market maker such as Jane Street both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly, from such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (ess) payment for order flow. A market makers (such as Jane Street) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds:
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Citadel Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms: A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.

- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Citadel and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of ROD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Citadel Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement: (ii) forgo a portion of such anticipated profit to provide price improvement. order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Citadel's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

#### GTS Securities LLC (GTSM):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. GTS Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. Extended hours orders routed to GTS and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as GTS Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as GTS Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit anticipated pro (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as GTS's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and GTS Securities LLC do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to GTS Securities LLC.

## **July 2025**

#### Non-S&P 500 Stocks

#### Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	28.87	15.08	52.30	3.75

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Virtu Americas LLC (NITE)	18.11	14.63	22.63	16.48	49.52	25,033.17	19.7493	543.07	17.3427	8,219.96	31.7217	0.80	0.0000

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Two Sigma Securities LLC (SOHO)	9.93	11.86	8.43	9.99	0.06	48,175.92	19.8995	30,622.58	5.3239	78,120.20	11.6970	106.00	2.4136
Jane Street Capital LLC (JNST)	46.21	45.13	46.08	46.57	50.12	53,299.06	19.9635	51,772.93	11.7627	127,871.37	21.3924	0.10	20.0000
Citadel Securities LLC (CDRG)	14.15	19.09	10.74	13.41	0.13	46,609.45	19.9194	33,104.18	3.8268	634.61	31.9850	0.00	0.0000
GTS Securities LLC (GTSM)	11.60	9.29	12.12	13.55	0.17	78,328.83	19.9310	47,332.17	5.5570	136,172.86	11.8245	0.00	0.0000

#### Material Aspects:

Virtu Americas LLC (NITE):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Virtu Americas LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to ROD Clearing LLC.
- F. Extended hours orders routed to Virtu and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Virtu Americans LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker such as Virtu Americans LLC customer orders. Accordingly from such anticipated profit a market maker such as Virtu Americas LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit and not provide (or provide (or

Furthermore, RQD\* Clearing LLC and Virtu Americas LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Virtu Americas LLC.

Two Sigma Securities LLC (SOHO):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Two Sigma Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Two Sigma and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Two Sigma Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker such as Two Sigma Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide profit and not provide less) price improvement; (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Two Sigma's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Two Sigma Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Two Sigma Securities LLC.

Jane Street Capital LLC (JNST):

RQD\* Clearing, LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Jane Street Capital LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

There is a potential conflict inherent to a market maker such as Jane Street both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide less) price improvement or not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market makers (such as Jane Street) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds:
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

#### Citadel Securities LLC (CDRG):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Citadel Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.

F. Extended hours orders routed to Citadel and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit not provide (or provide (or provide less) price improvement or not provide (or provide (so payment for order flow. A market maker's (such as Citadel's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

#### GTS Securities LLC (GTSM):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. GTS Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.

E. Extended hours orders routed to GTS and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as GTS Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as GTS Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as GTS's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and GTS Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to GTS Securities LLC.

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## **July 2025**

**Options** 

Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	0.29	3.69	21.72	74.30

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Jane Street Capital LLC (JNST)	52.05	53.85	57.64	59.00	49.74	3.50	50.0000	232.00	50.0000	440.00	50.0000	2,287.46	44.9315
Dash/IMC Financial Markets (DFIN)	27.05	23.07	31.18	31.00	25.70	3.00	50.0000	149.50	50.0000	186.50	50.0000	1,253.86	23.7745
Citadel Securities LLC (CDRG)	20.90	23.08	11.18	10.00	24.56	3.00	50.0000	44.50	50.0000	53.50	50.0000	2,665.06	48.6857

#### **Material Aspects:**

Jane Street Capital LLC (JNST):

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Jane Street Capital, LLC (JNST) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Jane Street Capital, LLC both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Jane Street Capital, LLC generates revenue from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. In exchange for such routing, RQD\* Clearing LLC receives payment from Jane Street Capital, LLC (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options

Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.

Dash/IMC Financial Markets (DFIN):

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Dash/IMC Financial Markets (DFIN) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Dash/IMC Financial Markets both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Dash/IMC Financial Markets generates revenue from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. In exchange for such routing, RQD\* Clearing LLC receives payment from Dash/IMC Financial Markets (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options

Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, ROD\* Clearing LLC and Dash/IMC Financial Markets do not have any arrangements;

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Dash/IMC Financial Markets.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Citadel Securities LLC (CDRG) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Citadel Securities LLC (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.

## August 2025

#### S&P 500 Stocks

#### Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	57.13	5.57	33.30	4.00

### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Virtu Americas LLC (NITE)	33.36	41.54	25.73	18.88	47.49	360.76	15.2188	.01	0.2136	64.15	29.0775	.08	0.0003
Two Sigma Securities LLC (SOHO)	7.99	7.23	8.50	10.15	0.00	1,042.39	20.0000	216.79	20.0000	669.85	31.7443	0.00	0.0000
Jane Street Capital LLC (JNST)	35.36	25.19	46.82	49.18	49.79	2,075.69	20.0000	554.44	20.0000	2,144.41	31.9776	.00	0.0000
Citadel Securities LLC (CDRG)	18.24	21.77	12.02	15.42	0.00	868.73	20.0203	110.17	19.9999	522.68	31.9832	0.00	0.0000
GTS Securities LLC (GTSM)	1.24	1.10	1.29	1.63	0.00	373.99	20.0000	110.39	20.0000	304.28	20.0000	0.00	0.0000
LAMPOST CAPITAL LC (LAMP)	3.81	3.17	5.64	4.74	2.72	143.68	20.0000	28.62	15.4083	77.59	21.9786	0.00	0.0000

#### Material Aspects:

Virtu Americas LLC (NITE):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Virtu Americas LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Virtu and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Virtu Americans LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of ROD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Virtu Americas LLC can (i) forgo a portion of such anticipated profit to provide price improvement: (ii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: ( order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Virtu's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Virtu Americas LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require ROD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to ROD\* Clearing LLC for failing to meet certain minimum volume thresholds:
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Virtu Americas LLC.

#### Two Sigma Securities LLC (SOHO):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Two Sigma Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to ROD Clearing LLC.
- F. Extended hours orders routed to Two Sigma and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Two Sigma Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Two Sigma Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement. for order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Two Sigma's) anticipated profit and not provide and one provide (or provide less) payment for order flow. such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, ROD\* Clearing LLC and Two Sigma Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require ROD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to ROD\* Clearing LLC for failing to meet certain minimum volume thresholds:
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Two Sigma Securities LLC.

#### Jane Street Capital LLC (JNST):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Jane Street Capital LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

There is a potential conflict inherent to a market maker such as Jane Street both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit anticipated larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (ess) payment for order flow. A market makers (such as Jane Street) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds:
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Citadel Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Citadel and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of ROD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Citadel Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement: (ii) forgo a portion of such anticipated profit to provide price improvement: order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Citadel's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

#### GTS Securities LLC (GTSM):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. GTS Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. Extended hours orders routed to GTS and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as GTS Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as GTS Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit anticipated pro (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as GTS's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and GTS Securities LLC do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to GTS Securities LLC.

#### LAMPOST CAPITAL LC (LAMP):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. LAMPOST CAPITAL L.C. paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

E. Extended hours orders routed to LAMPOST CAPITAL L.C. and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a Firm such as LAMPOST CAPITAL L.C. both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit a Firm such as LAMPOST can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. Firms (such as LAMPOST CAPITAL) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and LAMPOST CAPITAL L.C. do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds:
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to LAMPOST CAPITAL L.C.

LAMPOST CAPITAL L.C. is a clearing client of ROD\* Clearing, LLC

## August 2025

Non-S&P 500 Stocks

Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	34.23	13.25	47.94	4.58

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Virtu Americas LLC (NITE)	16.17	10.78	20.69	15.73	48.07	26,083.72	19.7977	291.55	18.9198	5,724.72	21.2968	0.10	0.0000
Two Sigma Securities LLC (SOHO)	12.14	12.34	11.41	13.35	0.04	69,179.66	19.9515	41,207.55	6.3124	106,455.36	13.1818	0.00	0.0000
Jane Street Capital LLC (JNST)	44.61	38.52	46.08	48.15	48.71	87,032.99	19.9787	73,782.17	11.1116	176,813.53	19.0987	1.80	16.3636
Citadel Securities LLC (CDRG)	18.29	30.51	10.83	13.36	0.06	48,219.91	19.9211	34,890.68	4.7252	83,802.77	10.5314	0.00	0.0000
GTS Securities LLC (GTSM)	3.04	2.01	3.81	3.86	0.00	21,373.90	19.9820	14,929.70	5.5654	37,042.74	11.8344	0.00	0.0000
LAMPOST CAPITAL LC (LAMP)	5.75	5.84	7.18	5.55	3.12	8,921.94	19.9991	4,693.81	6.1799	12,482.42	11.8893	0.00	0.0000

#### Material Aspects:

Virtu Americas LLC (NITE):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Virtu Americas LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.

F. Extended hours orders routed to Virtu and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Virtu Americans LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Virtu Americas LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit and not provide (or provide

Furthermore, RQD\* Clearing LLC and Virtu Americas LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Virtu Americas LLC.

Two Sigma Securities LLC (SOHO):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Two Sigma Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Two Sigma and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Two Sigma Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker such as Two Sigma Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to pay for order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Two Sigma's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Two Sigma Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Two Sigma Securities LLC.

#### Jane Street Capital LLC (JNST):

RQD\* Clearing, LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Jane Street Capital LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

There is a potential conflict inherent to a market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit to paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit and not provide less) price improvement or not provide (or provide less) payment for order flow. A market makers (such as Jane Street) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

#### Citadel Securities LLC (CDRG):

RQD\* Clearing LLC receives révenue from third-party liquidity providers based on the order flow execution received at each destination. Citadel Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Citadel and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (sor provide less) payment for order flow. A market maker's (such as Citadel's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

GTS Securities LLC (GTSM):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. GTS Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidify) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.

E. Extended hours orders routed to GTS and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as GTS Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as GTS Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as GTS's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and GTS Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to GTS Securities LLC.

#### LAMPOST CAPITAL LC (LAMP):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. LAMPOST CAPITAL L.C. paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

E. Extended hours orders routed to LAMPOST CAPITAL L.C. and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a Firm such as LAMPOST CAPITAL L.C. both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit to Firm such as LAMPOST can (i) forgo a portion of such anticipated profit to provide (or provide less) price improvement or not provide (or provide less) payment for order flow. Firms (such as LAMPOST CAPITAL) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and LAMPOST CAPITAL L.C. do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to LAMPOST CAPITAL L.C.

LAMPOST CAPITAL L.C. is a clearing client of RQD\* Clearing, LLC

August 2025

#### Options

#### Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	0.50	3.31	24.64	71.55

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Jane Street Capital LLC (JNST)	43.07	27.59	65.44	68.86	33.26	-129.85	58.7556	391.50	50.0000	593.00	50.0000	479.85	18.1625

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Dash/IMC Financial Markets (DFIN)	21.32	51.72	23.04	19.96	21.50	8.00	50.0000	157.00	50.0000	108.00	50.0000	217.98	8.2947
Citadel Securities LLC (CDRG)	35.61	20.69	11.52	11.18	45.24	-75.70	-57.3484	83.50	50.0000	88.50	50.0000	613.47	16.3592

#### Material Aspects:

Jane Street Capital LLC (JNST):

RQD\* Clearing LLC route's customer orders in NMS securities that are options contracts to Jane Street Capital, LLC (JNST) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Jane Street Capital, LLC both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Jane Street Capital, LLC generates revenue from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. In exchange for such routing, RQD\* Clearing LLC receives payment from Jane Street Capital, LLC (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract.

Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts

Dash/IMC Financial Markets (DFIN):

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Dash/IMC Financial Markets (DFIN) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Dash/IMC Financial Markets both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Dash/IMC Financial Markets generates revenue from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. In exchange for such routing, RQD\* Clearing LLC receives payment from Dash/IMC Financial Markets (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options

Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Dash/IMC Financial Markets do not have any arrangements:

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Dash/IMC Financial Markets.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Citadel Securities LLC (CDRG) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Citadel Securities LLC (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.

## September 2025

#### S&P 500 Stocks

#### Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	61.42	6.13	29.62	2.83

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Virtu Americas LLC (NITE)	13.96	11.80	21.72	14.59	35.01	965.02	19.1343	.25	2.0275	60.36	28.4375	0.00	0.0000
Two Sigma Securities LLC (SOHO)	5.90	4.73	5.65	8.96	0.00	729.51	20.0000	241.32	20.0000	955.50	31.6571	0.00	0.0000
Jane Street Capital LLC (JNST)	26.06	17.35	35.55	40.95	38.68	938.73	20.0000	228.16	11.3789	1,038.21	21.9880	1.29	20.0000
Citadel Securities LLC (CDRG)	41.58	60.40	8.50	13.60	0.00	709.77	19.7950	137.29	20.0000	641.46	31.9822	0.00	0.0000
LAMPOST CAPITAL LC (LAMP)	12.50	5.72	28.58	21.90	26.31	1,758.72	20.0000	457.83	20.0000	1,757.70	27.2049	0.00	0.0000

#### Material Aspects:

Virtu Americas LLC (NITE):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Virtu Americas LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Virtu and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Virtu Americans LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of ROD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Virtu Americas LLC can (i) forgo a portion of such anticipated profit to provide price improvement: (ii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: (iii) forgo a portion of such anticipated profit to provide price improvement: ( order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Virtu's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, RQD\* Clearing LLC and Virtu Americas LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require ROD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to ROD Clearing LLC for failing to meet certain minimum volume thresholds:
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Virtu Americas LLC.

#### Two Sigma Securities LLC (SOHO):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Two Sigma Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to ROD Clearing LLC.

F. Extended hours orders routed to Two Sigma Securities and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Two Sigma Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Two Sigma Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement. for order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Two Sigma's) anticipated profit and not provide and one provide (or provide less) payment for order flow. such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, ROD\* Clearing LLC and Two Sigma Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require ROD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to ROD\* Clearing LLC for failing to meet certain minimum volume thresholds:
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Two Sigma Securities LLC.

#### Jane Street Capital LLC (JNST):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Jane Street Capital LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

F. Extended hours orders routed to Jane Street Capital LLC and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Jane Street both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such anticipated profit to provide price improvement; (iii) forgo a portion of such a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (ess) payment for order flow. A market makers (such as Jane Street) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

#### Furthermore, ROD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Citadel Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Citadel and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of ROD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Citadel Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement: (ii) forgo a portion of such anticipated profit to provide price improvement. order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Citadel's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

#### LAMPOST CAPITAL LC (LAMP):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. LAMPOST CAPITAL L.C. paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)
- F. Extended hours orders routed to LAMPOST CAPITAL L.C. and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a Firm such as LAMPOST CAPITAL L.C. both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit a Firm such as LAMPOST can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. Firms (such as LAMPOST CAPITAL) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and LAMPOST CAPITAL L.C. do not have any arrangements:

- that require ROD\* Clearing LLC to meet certain volume thresholds or that provide incentives to ROD\* Clearing LLC for meeting or exceeding certain volume thresholds:
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to LAMPOST CAPITAL L.C.

LAMPOST CAPITAL L.C. is a clearing client of ROD\* Clearing, LLC

## September 2025

#### Non-S&P 500 Stocks

#### Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders
100.00	35.29	16.09	44.33	4.29

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Virtu Americas LLC (NITE)	13.55	11.43	14.06	13.03	34.30	70,319.05	19.8698	96.43	16.2972	4,233.98	29.5073	0.00	0.0000

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Two Sigma Securities LLC (SOHO)	7.50	7.22	6.55	8.78	0.02	55,694.83	19.9898	44,573.94	6.2760	95,622.96	11.9265	65.71	0.4927
Jane Street Capital LLC (JNST)	28.82	22.55	27.52	33.18	40.30	36,387.04	19.9967	18,088.34	3.8813	52,894.41	9.1835	23.67	20.0142
Citadel Securities LLC (CDRG)	19.76	41.25	6.57	9.36	0.04	41,143.57	19.9626	31,635.15	4.9718	68,182.93	10.2829	0.00	0.0000
LAMPOST CAPITAL LC (LAMP)	30.37	17.55	45.30	35.65	25.34	105,483.29	19.9837	80,850.78	5.5992	167,965.50	11.1513	0.00	0.0000

#### Material Aspects:

Virtu Americas LLC (NITE):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Virtu Americas LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to ROD Clearing LLC.
- F. Extended hours orders routed to Virtu and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Virtu Americans LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit a market maker such as Virtu Americas LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit and not provide (or provide

Furthermore, RQD\* Clearing LLC and Virtu Americas LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires ROD\* Clearing LLC to route any orders or a minimum number of orders to Virtu Americas LLC.

#### Two Sigma Securities LLC (SOHO):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Two Sigma Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.
- F. Extended hours orders routed to Two Sigma and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Two Sigma Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker such as Two Sigma Securities LLC can (i) forgo a portion of such anticipated profit to provide price improvement; (ii) forgo a portion of such anticipated profit to provide profit and not provide less) price improvement; (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Two Sigma's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Two Sigma Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Two Sigma Securities LLC.

Jane Street Capital LLC (JNST):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Jane Street Capital LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

F. Extended hours orders routed to Jane Street Capital LLC and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Jane Street both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit to pay for order flow; or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market makers (such as Jane Street) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

#### Citadel Securities LLC (CDRG):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. Citadel Securities LLC paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share and execution quantity is equal to or greater than one share.
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share and execution quantity is equal to or greater than one share.
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 a rebate of .0015 notional amount of the trade (15 basis points) and execution quantity is equal to or greater than one share.
- D. US listed Security (NMS) marketable (remove liquidity) orders executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points) and execution quantity is equal to or greater than one share.
- E. US listed (NMS) securities executions less than one share are executed without a rebate and without a cost to RQD Clearing LLC.

F. Extended hours orders routed to Citadel and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing LLC customer orders. Accordingly from such anticipated profit to pay for order flow, or (iii) retain a larger portion of anticipated profit and not provide (or provide less) price improvement or not provide (or provide less) payment for order flow. A market maker's (such as Citadel's) anticipated profit must be allocated among these three sub-categories such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

#### LAMPOST CAPITAL LC (LAMP):

RQD\* Clearing LLC receives revenue from third-party liquidity providers based on the order flow execution received at each destination. LAMPOST CAPITAL L.C. paid RQD\* Clearing LLC rebates on orders according to the below terms:

- A. US listed Security (NMS) non-marketable (add liquidity) orders executed equal to or over \$1 per share rebate of .0032 per share
- B. US listed Security (NMS) marketable (remove liquidity) order executed equal to or over \$1 per share rebate of .0020 per share
- C. US listed Security (NMS) non-marketable (add liquidity) orders executed under \$1 rebate of .0015 notional amount of the trade (15 basis points)
- D. US listed Security (NMS) marketable (remove liquidity) order executed under \$1 per share rebate of .0010 notional amount of the trade (10 basis points)

F. Extended hours orders routed to LAMPOST CAPITAL L.C. and filled outside the core session will not receive payment nor will incur a charge. However, orders marked as extended hours eligible filled during the core session will receive at the above payment terms.

There is a potential conflict inherent to a Firm such as LAMPOST CAPITAL L.C. both paying for order flow and providing price improvement as the potential source of funds for each is the same namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. Accordingly from such anticipated profit a Firm such as LAMPOST can (i) forgo a portion of such anticipated profit to provide (provide less) price improvement or not provide (or provide less) payment for order flow. Firms (such as LAMPOST CAPITAL) anticipated profit must be allocated among these three sub-categories, such that an increased allocation to any one subcategory will result in a decreased allocation to one or more of the other categories.

Furthermore, RQD\* Clearing LLC and LAMPOST CAPITAL L.C. do not have any arrangements:

- that require RQD\* Clearing LLC to meet certain volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds;
- that require RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD\* Clearing LLC for failing to meet certain minimum volume thresholds;
- for volume-based tiered payment schedules; or
- that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to LAMPOST CAPITAL L.C.

LAMPOST CAPITAL L.C. is a clearing client of RQD\* Clearing, LLC

## September 2025

## **Options**

#### Summary

Non-Directed Orders as % of All Orders	Market Orders as % of Non-Directed Orders	Marketable Limit Orders as % of Non- Directed Orders	Non-Marketable Limit Orders as % of Non- Directed Orders	Other Orders as % of Non-Directed Orders	
100.00	0.13	5.55	30.82	63.50	

#### Venues

Venue - Non-directed Order Flow	Non- Directed Orders (%)	Market Orders (%)	Marketable Limit Orders (%)	Non- Marketable Limit Orders (%)	Other Orders (%)	Net Payment Paid/Received for Market Orders(USD)	Net Payment Paid/ Received for Market Orders(cents per hundred shares)	Net Payment Paid/ Received for Marketable Limit Orders(USD)	Net Payment Paid/ Received for Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/ Received for Non- Marketable Limit Orders(USD)	Net Payment Paid/ Received for Non- Marketable Limit Orders(cents per hundred shares)	Net Payment Paid/Received for Other Orders(USD)	Net Payment Paid/ Received for Other Orders(cents per hundred shares)
Jane Street Capital LLC (JNST)	39.42	25.00	39.00	37.62	40.37	12.00	50.0000	292.00	50.0000	344.00	50.0000	418.48	13.9959
Dash/IMC Financial Markets (DFIN)	22.84	62.50	24.05	26.65	20.80	7.50	50.0000	122.00	50.0000	529.00	50.0000	-277.89	-13.6220
Citadel Securities LLC (CDRG)	37.74	12.50	36.95	35.73	38.83	0.50	50.0000	307.50	50.0000	249.00	50.0000	-196.22	-4.6147

#### Material Aspects:

Jane Street Capital LLC (JNST):

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Jane Street Capital, LLC (JNST) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Jane Street Capital, LLC both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Jane Street Capital, LLC generates revenue from executing or facilitating the execution of RQD\* Clearing, LLC customer orders. In exchange for such routing, RQD\* Clearing LLC receives payment from Jane Street Capital, LLC (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract.

Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Jane Street Capital, LLC do not have any arrangements:

A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.

B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.

C. for volume-based tiered payment schedules; or

D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Jane Street Capital, LLC.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts

#### Dash/IMC Financial Markets (DFIN):

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Dash/IMC Financial Markets (DFIN) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Dash/IMC Financial Markets both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Dash/IMC Financial Markets (Le. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options

Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.

Furthermore, RQD\* Clearing LLC and Dash/IMC Financial Markets do not have any arrangements:

A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.

B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.

C. for volume-based tiered payment schedules; or

D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Dash/IMC Financial Markets.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.

RQD\* Clearing LLC routes customer orders in NMS securities that are options contracts to Citadel Securities LLC (CDRG) to facilitate the execution of and price improvement of client orders. Non-exchange third-party market centers compete for orders based on execution quality. There is a potential conflict inherent to a market maker such as Citadel Securities LLC both paying for order flow and providing price improvement, as the potential source of funds for each is the same, namely the anticipated profit the market maker seeks to earn from executing or facilitating the execution of RQD Clearing, LLC orders. Citadel Securities LLC generates revenue from executing or facilitating the execution of RQD\* Clearing, LLC orders. Citadel Securities LLC (i.e. payment for order flow) in the amounts outlined in the above report and detailed below.

0.50 per contract for executed contracts on non-index options Exchange fees are passed back to RQD\* Clearing LLC on Index Options

This is for marketable and non-marketable orders.
Furthermore, RQD\* Clearing LLC and Citadel Securities LLC do not have any arrangements:

- A. that requires RQD\* Clearing, LLC to meet specific volume thresholds or that provide incentives to RQD\* Clearing LLC for meeting or exceeding certain volume thresholds.
- B. that requires RQD\* Clearing LLC to meet certain minimum volume thresholds or that provide disincentives to RQD Clearing LLC for failing to meet certain minimum volume thresholds.
- C. for volume-based tiered payment schedules; or
- D. that requires RQD\* Clearing LLC to route any orders or a minimum number of orders to Citadel Securities LLC.

No rebate is paid to RQD\* Clearing LLC on sub-penny option contracts.