

# Cetera Investment Services LLC - Held NMS Stocks and Options Order Routing Public Report

Generated on Thu Apr 09 2026 10:07:47 GMT-0400 (Eastern Daylight Time)

1st Quarter, 2026

## January 2026

### 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	94.55	0.20	2.60	2.64

#### 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)	29.41	30.78	16.87	8.82	1.65	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Citadel Securities (CDRG)	28.63	25.93	33.73	63.32	90.67	0	0.0000	0	0.0000	0	0.0000	0	0.0000
StoneX Financial Inc (INTL)	25.88	26.53	32.53	21.36	6.68	0	0.0000	0	0.0000	0	0.0000	0	0.0000
UBS Securities LLC (UBSS)	16.08	16.77	16.87	6.50	1.01	0	0.0000	0	0.0000	0	0.0000	0	0.0000

#### Material Aspects:

Virtu Americas, LLC (NITE):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Citadel Securities (CDRG):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

StoneX Financial Inc (INTL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

UBS Securities LLC (UBSS):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

---

## January 2026

### 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	97.14	0.32	2.03	0.52

#### 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)	73.61	74.05	80.56	59.98	40.53	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Citadel Securities (CDRG)	17.44	17.00	9.92	30.82	52.52	0	0.0000	0	0.0000	0	0.0000	0	0.0000
UBS Securities LLC (UBSS)	5.42	5.49	1.59	3.40	1.92	0	0.0000	0	0.0000	0	0.0000	0	0.0000
StoneX Financial Inc (INTL)	3.53	3.46	7.94	5.81	5.04	0	0.0000	0	0.0000	0	0.0000	0	0.0000

## Material Aspects:

Virtu Americas, LLC (NITE):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Citadel Securities (CDRG):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

UBS Securities LLC (UBSS):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

StoneX Financial Inc (INTL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

---

## January 2026

## 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	57.69	1.14	41.04	0.13

### 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)
Citadel Securities LLC (CITL)	35.03	34.99	23.53	35.18	100.00	0	0.0000	0	0.0000	0	0.0000	0	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)
Susquehanna International Group, LLP (SUSQ)	24.73	22.36	23.53	28.18	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Wolverine Execution Svc. (WEXX)	16.18	16.34	17.65	15.96	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
DASH Financial Option ATS (DASH)	14.91	17.15	17.65	11.73	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Jane Street Options, LLC (JSOL)	9.16	9.15	17.65	8.96	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000

### Material Aspects:

Citadel Securities LLC (CITL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Susquehanna International Group, LLP (SUSQ):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Wolverine Execution Svc. (WEXX):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

DASH Financial Option ATS (DASH):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Jane Street Options, LLC (JSOL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

## February 2026

### 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	95.36	0.21	2.38	2.05

#### 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)	29.73	30.88	22.77	8.01	2.02	0	0.0000	0	0.0000	0	0.0000	0	0.0000
StoneX Financial Inc (INTL)	27.88	28.42	36.63	23.59	7.16	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Citadel Securities (CDRG)	26.79	24.49	33.66	64.32	89.40	0	0.0000	0	0.0000	0	0.0000	0	0.0000
UBS Securities LLC (UBSS)	15.59	16.20	6.93	4.09	1.41	0	0.0000	0	0.0000	0	0.0000	0	0.0000

#### Material Aspects:

Virtu Americas, LLC (NITE):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

StoneX Financial Inc (INTL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Citadel Securities (CDRG):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

UBS Securities LLC (UBSS):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

## February 2026

### 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	96.84	0.35	2.25	0.55

#### 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)
Virtu Americas, LLC (NITE)	73.67	73.93	84.03	71.76	28.12	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Citadel Securities (CDRG)	17.08	16.69	7.98	23.54	65.77	0	0.0000	0	0.0000	0	0.0000	0	0.0000
UBS Securities LLC (UBSS)	5.49	5.59	4.18	2.26	2.69	0	0.0000	0	0.0000	0	0.0000	0	0.0000
StoneX Financial Inc (INTL)	3.75	3.79	3.80	2.44	3.42	0	0.0000	0	0.0000	0	0.0000	0	0.0000

#### Material Aspects:

Virtu Americas, LLC (NITE):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Citadel Securities (CDRG):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

UBS Securities LLC (UBSS):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

StoneX Financial Inc (INTL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

---

## February 2026

### 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	57.73	1.44	40.83	0.00

#### 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)
Citadel Securities LLC (CITL)	33.43	30.88	50.00	36.44	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Susquehanna International Group, LLP (SUSQ)	21.93	19.68	20.00	25.18	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Wolverine Execution Svc. (WEXX)	16.46	18.06	10.00	14.44	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
DASH Financial Option ATS (DASH)	16.46	19.18	15.00	12.68	0.00	0	0.0000	0	0.0000	0	0.0000	0	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)
Jane Street Options, LLC (JSOL)	11.72	12.20	5.00	11.27	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000

### Material Aspects:

Citadel Securities LLC (CITL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Susquehanna International Group, LLP (SUSQ):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Wolverine Execution Svc. (WEXX):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

DASH Financial Option ATS (DASH):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Jane Street Options, LLC (JSOL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

## March 2026

---

### 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	94.25	0.24	2.84	2.67

## 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)	29.56	30.92	22.61	7.79	5.10	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Citadel Securities (CDRG)	28.38	25.67	25.22	68.78	81.13	0	0.0000	0	0.0000	0	0.0000	0	0.0000
StoneX Financial Inc (INTL)	26.67	27.29	39.13	19.29	11.60	0	0.0000	0	0.0000	0	0.0000	0	0.0000
UBS Securities LLC (UBSS)	15.39	16.11	13.04	4.15	2.17	0	0.0000	0	0.0000	0	0.0000	0	0.0000

## Material Aspects:

Virtu Americas, LLC (NITE):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Citadel Securities (CDRG):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

StoneX Financial Inc (INTL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

UBS Securities LLC (UBSS):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

-----

# March 2026

## 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	96.64	0.33	2.20	0.83

### 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)	73.72	74.13	77.15	67.52	41.14	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Citadel Securities (CDRG)	18.30	17.84	16.85	26.50	51.50	0	0.0000	0	0.0000	0	0.0000	0	0.0000
UBS Securities LLC (UBSS)	4.96	5.03	1.87	2.45	3.90	0	0.0000	0	0.0000	0	0.0000	0	0.0000
StoneX Financial Inc (INTL)	3.02	3.00	4.12	3.53	3.45	0	0.0000	0	0.0000	0	0.0000	0	0.0000

### Material Aspects:

#### Virtu Americas, LLC (NITE):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

#### Citadel Securities (CDRG):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

#### UBS Securities LLC (UBSS):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

#### StoneX Financial Inc (INTL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

## March 2026

### 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	55.18	1.25	43.56	0.00

#### 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)
Citadel Securities LLC (CITL)	33.12	31.27	38.89	35.30	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Susquehanna International Group, LLP (SUSQ)	21.92	20.05	5.56	24.76	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
DASH Financial Option ATS (DASH)	17.40	18.79	16.67	15.65	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Wolverine Execution Svc. (WEXX)	16.28	17.28	22.22	14.86	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000
Jane Street Options, LLC (JSOL)	11.27	12.61	16.67	9.42	0.00	0	0.0000	0	0.0000	0	0.0000	0	0.0000

#### Material Aspects:

Citadel Securities LLC (CITL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Susquehanna International Group, LLP (SUSQ):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

DASH Financial Option ATS (DASH):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Wolverine Execution Svc. (WEXX):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.

Jane Street Options, LLC (JSOL):

Under Rule 606(a)(1)(iv), the SEC requires broker-dealers to disclose any material aspects of order flow routing relations with "Specified Venues" (e.g. market makers, securities exchanges, ECNs, etc.) that may influence the routing of equity and options orders by broker-dealers. The SEC advises that such aspects may create conflicts of interest that may compromise the interests of public customers and result in financial harm to the customers. Cetera Investment Services LLC reports material aspects of its relationships with Specified Venues which includes but is not limited to the following:

- 1.CIS does not receive or solicit any payment for order flow from any venue.
- 2.CIS does not receive any sort of consideration from any venue for routing order flow.
- 3.CIS does not receive any services or technologies subsidized by venues to influence its routing decisions.
- 4.CIS does not receive any incentives to influence its routing decisions, including reduced fees, volume-based tiered discounts, fee rebates, etc. CIS does not receive any disincentives to influence its routing decisions, such as fee avoidance, minimum volume incentives, etc.