## Participant Disclosure Form 2025

Participant(s): Financial Industry Regulatory Authority, Inc. (FINRA)

• Is the Participant's firm for profit or not-for-profit?

Not-For-Profit

o If the Participant's firm is for profit, is it publicly or privately owned?

N/A

o If privately owned, list any owner with an interest of 5% or more of the Participant, where to the Participant's knowledge, such owner, or any affiliate controlling, controlled by, or under common control with the owner, subscribes, directly or through a third-party vendor, to SIP and/or exchange Proprietary Market Data products.

N/A

• Does the Participant firm offer real-time proprietary equity market data that is filed with the SEC ("Proprietary Market Data")?

No. While FINRA does not offer any Proprietary Market Data, FINRA has oversight responsibilities relating to exchange proprietary feeds that incorporate FINRA/Exchange TRF data.

- o If yes, list each product, describe its content, and provide a link to where fees for each product are disclosed.
- Provide the names of the representative and any alternative representatives designated by the Participant who are authorized under the Plans to vote on behalf of the Participant. Also provide a narrative description of the representatives' roles within the Participant organization, including the title of each individual as well as any direct responsibilities related to the development, dissemination, sales, or marketing of the Participant's Proprietary Market Data, and the nature of those responsibilities sufficient for the public to identify the nature of any potential conflict of interest that could be perceived by a reasonable objective observer as having an effect on the Plan. If the representative works in or with the Participant's Proprietary Market Data business, describe the representative's roles and describe how that business and the representative's Plan responsibilities impacts his or her compensation. In addition, describe how a representative's responsibilities with the Proprietary Market Data business may present a conflict of interest with his or her responsibilities to the Plan.

- Designated Primary Representative Christopher B. Stone, Vice President, Equity and Debt Capital Markets Business, Transparency Services.
  Responsible for all FINRA real time fixed income and equity quotation and transaction reporting business.
- Designated Alternate Representative Brendan K. Loonam, Senior Director, Business Services. Responsible for FINRA/Exchange TRF Business Member compliance oversight, the Alternative Display Facility (ADF) & OTC Transparency Data initiatives.
- Does the Participant, its representative, or its alternative representative, or any affiliate have additional relationships or material economic interests that could be perceived by a reasonable objective observer to present a potential conflict of interest with their responsibilities to the Plan?

No.

• If so, provide a detailed narrative discussion of all material facts necessary to identify the potential conflicts of interest and the effects they may have on the Plan.

N/A