

FIXED INCOME CLEARING CORPORATION

AND

NATIONAL SECURITIES CLEARING CORPORATION

PUBLIC QUANTITATIVE DISCLOSURES FOR CENTRAL COUNTERPARTIES

Q3 2022

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EXECUTIVE SUMMARY

In February 2015, CPMI-IOSCO issued its final report on Quantitative Disclosure Standards for Central Counterparties ("CCPs"), which provides specific quantitative disclosure requirements for CCPs relative to a number of the PFMI principles. These disclosures are intended to complement the narrative disclosures included in the CPMI-IOSCO Disclosure Framework*. This document contains the quantitative disclosures for the two divisions of the Fixed Income Clearing Corporation ("FICC") — the Government Securities Division ("GSD") and Mortgage-Backed Securities Division ("MBSD") — and the National Securities Clearing Corporation ("NSCC"). FICC and NSCC are wholly owned subsidiaries of The Depository Trust & Clearing Corporation ("DTCC"). The attached disclosures include, in addition to those required by CPMI-IOSCO, some supplemental disclosures as proposed by the Payments Risk Committee's Recommendations for Supporting Clearing Member Due Diligence of Central Counterparties (Feb 2013).

The information provided in this disclosure is reported as of the dates specified. For further information, please contact **CPMI-IOSCO_Quant@dtcc.com**.

* The Disclosure Frameworks for FICC and NSCC can be found at **www.dtcc.com**

Q3 2022 SUPPLEMENTAL EXPLANATORY NOTE

Management Note

The U.S. equity markets remained volatile during the third quarter of 2022 as interest rates and inflation fears persisted, with the S&P 500 index declining by 4.9% in the quarter and an overall decline of 23.9% year-to-date. The Federal Reserve raised interest rates twice by 75 basis points in July and September given the uncertainty surrounding the U.S. economy with decades high inflation rates, Fed tightening, and ongoing geopolitical conflict in Ukraine.

The yields on U.S. treasuries continued increasing throughout the course of the third quarter of 2022. The 10-year U.S. Treasury yield increased from 2.97% at the beginning of the quarter to 3.80% at the quarter end due to inflationary fears and anticipated monetary policy tightening by The Federal Reserve. The 2-year, 10-year U.S. Treasury curve inverted on July 5th, and remained inverted throughout the quarter.

Clearing Fund Backtesting Results

At DTCC, backtesting is conducted to measure the sufficiency of the overall Clearing Fund coverage by comparing a Member's Required Deposit to the 3-day observed P&L for the Member's portfolio and aggregated into the CCP-level backtesting coverage data that is provided in this disclosure. The backtesting assesses the adequacy of a 3-day liquidation period assumption in the event of Member default, and all VaR models at DTCC are currently calibrated at a minimum of 99% coverage.

FICC-Mortgage-Backed Securities Division (MBSD)

At the end of the third quarter of 2022, MBSD's 12-month backtesting coverage level was 99.2%. The 1-month coverage ratio at MBSD was 99.7% for July, 99.9% for August, and 97.5% for September. The 12-month backtesting coverage at MBSD declined but remained above 99%. The decline in the 12-month backtesting coverage occurred in September as a result of the backtesting deficiencies due to the macroeconomic news prompting a widespread selloff. The largest deficiency for the quarter was for \$459.9MM incurred on 09/21/2022 and was driven by a large 3-day downward movement in TBA prices. For reference, the 3-day price drop for the 5.0% 30yr UMBS TBA was 86 ticks and for the 5.0% 30yr GNMA-II TBA was 92 ticks. The median backtesting deficiency for the quarter was \$2.9 million.

FICC-Government Securities Division (GSD)

At the end of the third quarter of 2022, GSD's 12-month backtesting coverage level was 98.5%. The 1-month coverage ratio at GSD was 98.9% for July, 99.7% for August, and 98.5% for September. The 12-month backtesting coverage remained below 99% primarily due to the high number of the backtesting deficiencies from the first half of the year. GSD also incurred a number of backtesting deficiencies in September due to the macroeconomic news prompting a widespread selloff. The largest deficiency for the quarter was for \$682.4MM incurred on 09/21/2022 and was driven by a large 3-day downward movement in mortgage prices. For reference, the 3-day price drop for the 5.0% 30yr UMBS TBA was 86 ticks and for the 5.0% 30yr GNMA-II TBA was 92 ticks. The median backtesting deficiency for the quarter was \$5.8 million.

National Securities Clearing Corporation (NSCC)

At the end of the third quarter of 2022, NSCC's 12-month backtesting coverage level was 99.7%, with the 1-month coverage ratio for July at 99.7%, 99.6% for August, and 99.5% for September. The median backtesting deficiency for the quarter was \$1.4 million. The largest deficiency for the quarter was for \$45.7MM, which was incurred on 08/25/2022, with the top driver being a security exhibiting idiosyncratic risk.

Q3 2022 SUPPLEMENTAL EXPANATORY NOTE (Cont'd)

Liquidity Results

GSD,MBSD, and NSCC did not experience a default event nor did any Member fail to satisfy payment obligations in Q3 2022.

For GSD and MBSD, the values are estimated liquidity obligations, post netting that are based on trades that are due to settle the following business day. For NSCC, the values are estimated liquidity obligations that are based on multi-day obligations throughout the (T+2) settlement cycle plus the Long Allocation and CALM offsets. The total reflects, where relevant, intraday and multiday payment obligations that could be caused by the default of any single participant and its affiliates (including transactions cleared for indirect participants) in extreme but plausible market conditions.

The liquidity results reflect NSCC's potential liquidity obligations in a Member default scenario. In a non-default scenario, NSCC's Members have cash obligations for all securities deliveries (buy positions). Those cash obligations are netted with cash received for all securities deliveries (sell positions). If a portfolio is balanced with buys/sells, these settlement amounts will largely offset.

In a default scenario, NSCC is responsible for the receipt of securities from, and payment of cash to, the contra side Members (buy positions). This represents the exposure that is published in this report. NSCC may also need to source securities that the defaulting Member was unable to deliver (sell positions). The liquidity obligations of the sell positions pair-off, as NSCC would exchange settlement proceeds between the two contra side Members. As such, the buy positions drive the potential default liquidity risk that is posed to NSCC, since NSCC would be responsible for the payment of cash required to settle those purchases. Therefore, NSCC's conservative liquidity results derived from a default scenario are not comparable to the non-default settlement obligations of its Members.

Liquidity results also reflect the fact that NSCC receives option activity from the Options Clearing Corporation ("OCC") each business day, but activity on non-expiry dates is not as significant as the activity observed around standard expiration periods. Liquidity needs are conservatively calculated and liquidity resources are measured assuming the guarantee for OCC options has been transferred to NSCC. Liquidity risk measurement is calibrated extremely conservatively to address uncertainty of potential outcomes; resources are likely to increase during periods of stress over a 4-day default period, but no such increases are taken into account as potential risk mitigation. NSCC has a diversified set of liquidity resources and uses metrics to assess the implications for sizing NSCC's liquidity resources.

NSCC received regulatory approval of a rule change to collect, when applicable, daily Supplemental Liquidity Deposits ("SLD") to NSCC's Clearing Fund on June 20, 2021 and implemented it on June 23, 2021. An SLD payment obligation is determined if the daily liquidity need on a business day exceeds the sum of NSCC's qualifying liquid resources ("QLR") available to NSCC, after the application of a wide-range of stressed market assumptions.

No shortfall was observed for Q3. The most significant liquidity exposures during the quarter occured around options expiry dates which continue to have the largest impact on the liquidity profile. The SLD payment obligation is based on the calculated QLR and actual liquidity exposure over the upcoming settlement cycle that a Member's daily activity would pose to NSCC on that particular day in the event of that Member's default. NSCC collected SLD four times in Q3. SLD is part of NSCC's QLR that includes cash deposits to the NSCC Clearing Fund; proceeds of the issuance and private placement of (a) short-term, unsecured notes in the form of commercial paper and extendable notes and (b) term debt; and cash that would be obtained by drawing on NSCC's committed 364-day credit facility with a consortium of banks. With the SLD rule change, NSCC is able to address its liquidity exposure each business day based on Members' settlement activity and limit liquidity shortfalls due to forecasts of upcoming liquidity exposures based on historical activity. The SLD rule is Rule 4A in the NSCC rulebook that can be accessed via https://www.dtcc.com/~/media/Files/Downloads/legal/rules/nscc_rules.pdf. Full text of the SLD filings may be obtained by visiting the DTCC website at www.dtcc.com/legal/sec-rule-filings.

As of September 30, 2022

| Disclosure | Disclosure Description | Disclosure Description Frequency Data Type | | NSCC | Explanatory Notes | | |
|------------|---|--|-------------------|------------------|-------------------|--------|--|
| Reference | | | | GSD | MBSD | | |
| Disclosu | re 4.1 - Total value of default resources (excluding initial and retained variation margin), split by cle | aring service if de | fault funds are s | egregated by cle | earing service | | |
| 4.1.1 | Prefunded - Own Capital Before | Quarterly/ Quarter End | USD \$MM | | 73 | 106 | The Company maintains an amount referred to as the corporate contribution, to be applied to losses of the Company as provided in the clearing agency rules. The amount of the corporate contribution is |
| 4.1.2 | Prefunded - Own Capital Alongside | | USD \$MM | N/A | N/A | N/A | generally equal to 50% of the Company's general business risk capital requirement. |
| 4.1.3 | Prefunded - Own Capital After | - | USD \$MM | N/A | N/A | N/A | |
| 4.1.4 | Prefunded - Aggregate Participant Contributions - Required | | USD \$MM | 21,157 | 7,575 | 13,152 | NSCC and each FICC Division calculates and collects Clearing Fund from its Members using a risk- based margin methodology. These amounts (a Member's "Required Fund Deposit") operate as the |
| 4.1.5 | Prefunded - Aggregate Participant Contributions - Post-Haircut Posted | | USD \$MM | 28,174 | 9,659 | 14,121 | Member's margin, and the aggregate of all such Members' deposits is, collectively, the Clearing Fund, which operates as NSCC's/FICC (with respect to each division's) default fund. For NSCC, on September 5, 2017, the US cash equities markets moved to a T+2 settlement cycle. Accordingly, after that date, the clearing fund has been calculated to take into account the shortened settlement cycle. |
| 4.1.6 | Prefunded - Other | | USD \$MM | N/A | N/A | N/A | |
| 4.1.7 | Committed - Own/parent funds that are committed to address a participant default (or round of participant defaults) | - | USD \$MM | N/A | N/A | N/A | |
| 4.1.8 | Committed - Aggregate participant commitments to address an initial participant default (or initial round of participant defaults) | | USD \$MM | N/A | N/A | N/A | |
| 4.1.9 | Committed - Aggregate participant commitments to replenish the default fund to deal with a subsequent participant default (or round of participant defaults) after the initial participant default (or round of participant defaults) has been addressed. | | USD \$MM | N/A | N/A | N/A | |
| 4.1.10 | Committed - Other | | USD \$MM | N/A | N/A | N/A | |

Disclosure 4.2 - Kccp - Quarter End

| 421 | Kccp - Kccp need only be reported by those CCPs which are, or seek to be a "qualifying CCP" under relevant law. | Ouarterly | USD ŚMM | 434 | N/A | N/A |
|-----|---|-----------|-----------|-----|-----|-----|
| | | quarteriy | 000 01111 | | , | |
| | | | | | | |
| | | | | | | |

Disclosure 4.3 - Value of pre-funded default resources (excluding initial and retained variation margin) held for each clearing service

| | | - | | | | | | |
|---------|---|--------------|-------------|----------|--------|-------|--------|-------------------------------|
| 4.3.1 | Cash deposited at a central bank of issue of the currency concerned | Pre Haircut | Quarterly/ | USD \$MM | 10,816 | 3,323 | 12,643 | |
| | | Post Haircut | Quarter End | USD \$MM | 10,816 | 3,323 | 12,643 | |
| 4.3.2 | Cash deposited at other central banks | Pre Haircut | | USD \$MM | 0 | 0 | 0 | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | |
| 4.3.3 | Secured cash deposited at commercial banks (including reverse repo) | Pre Haircut | | USD \$MM | 0 | 0 | 0 | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | |
| 4.3.4 | Unsecured cash deposited at commercial banks | Pre Haircut | | USD \$MM | 521 | 145 | 820 | See Explanatory Note from 4.1 |
| | | Post Haircut | | USD \$MM | 521 | 145 | 820 | |
| 4.3.4.2 | Unsecured cash invested in Money Market Mutual Funds | Pre Haircut | | USD \$MM | 0 | 0 | 0 | See Explanatory Note from 4.1 |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | |
| 4.3.4.3 | Unsecured cash invested in US Treasury Bills | Pre Haircut | | USD \$MM | 0 | 0 | 0 | See Explanatory Note from 4.1 |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | |
| 4.3.5 | Non-Cash Sovereign Government Bonds - Domestic | Pre Haircut | | USD \$MM | 15,690 | 6,042 | 716 | See Explanatory Note from 4.1 |
| | | Post Haircut | | USD \$MM | 15,104 | 5,852 | 697 | |

As of September 30, 2022

| lisclosure | Disclosure Description | Disclosure Description | | Data Type | FICC | | NSCC | Explanatory Notes | | | | |
|------------|---|------------------------|-------------|-----------|--------|-------|--------|-------------------------------|--|--|--|--|
| eference | Disclosure Description | Frequency | GSD | | MBSD | NSCC | | | | | | |
| Disclosu | isclosure 4.3 - Value of pre-funded default resources (excluding initial and retained variation margin) held for each clearing service - Cont'd | | | | | | | | | | | |
| 4.3.6 | Non-Cash Sovereign Government Bonds - Other | Pre Haircut | Quarterly/ | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | Quarter End | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.7 | Non-Cash Agency Bonds | Pre Haircut | | USD \$MM | 1,776 | 348 | 0 | See Explanatory Note from 4.1 | | | | |
| | | Post Haircut | | USD \$MM | 1,652 | 324 | 0 | | | | | |
| 4.3.8 | Non-Cash State/municipal bonds | Pre Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.9 | Non-Cash Corporate bonds | Pre Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.10 | Non-Cash Equities | Pre Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.11 | Non-Cash Commodities - Gold | Pre Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.12 | Non-Cash Commodities - Other | Pre Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.13 | Non-Cash Commodities - Mutual Funds / UCITs | Pre Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut | | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.14 | Non-Cash Commodities - Other | Pre Haircut |] | USD \$MM | 0 | 0 | 0 | | | | | |
| | | Post Haircut |] | USD \$MM | 0 | 0 | 0 | | | | | |
| 4.3.15 | In total. | Pre Haircut |] | USD \$MM | 28,804 | 9,859 | 14,179 | | | | | |
| | Reported as at quarter end; Pre-Haircut and Post-Haircut | Post Haircut | | USD \$MM | 28,093 | 9,645 | 14,160 | | | | | |

Disclosure 4.4 - Credit Risk Disclosures

| 4.4.1 | State whether the CCP is subject to a minimum "Cover 1" or "Cover 2" | | Quarterly | | Cover 1 | Cover 1 | Cover 1 | |
|-------|--|-------------------------------------|-----------|-----------|---------|---------|---------|---|
| | requirement in relation to total pre-funded default resources. | | | | | | | |
| 4.4.2 | For each clearing service, state the number of business days within which the CCP assumes it will close out the default when calculating credit exposures that would potentially need to be covered by the default fund. | | | Bus. Days | 3 | 3 | 3 | This is our risk horizon for liquidation and hedging of market risk. |
| 4.4.3 | For each clearing service, the estimated largest aggregate stress loss (in excess of initial margin) that would be caused by the default of any single participant and its affiliates | Peak Day/ Previous 12 Months | | USD \$MM | 2,456 | 2,552 | 2,646 | Amounts correspond to largest Cover 1 ratio. This may not correspond to the largest stress loss amount observed during the look-back period. |
| | (including transactions cleared for indirect participants) in extreme but plausible market conditions. (Previous 12 Months) | Mean Avg/ Previous 12 Months | | USD \$MM | 1,617 | 2,157 | 565 | |
| 4.4.4 | Report the number of business days, if any, on which the above amount (4.4.3) exceeded actual pre-funded default resources (in excess of initial margin). | | | Bus. Days | 0 | 0 | 0 | |
| 4.4.5 | The amount in 4.4.3 which exceeded actual pre-funded default resources (in excess of initial margin) (Previous 12 Months) | Amt Exceeded/ Previous 12 Months | | USD \$MM | 0 | 0 | 0 | |
| 4.4.6 | For each clearing service, the actual largest aggregate credit exposure (in excess of initial margin) to any single participant and its affiliates (including transactions cleared for indirect | Peak Day/ Previous 12 Months | | USD \$MM | 1,013 | 913 | 186 | Amount represents Peak/Average VaR model back test results. |
| | participants) (Previous 12 Months) | Avg/ Previous 12 Months | | USD \$MM | 55 | 135 | 13 | |
| 4.4.7 | For each clearing service, the estimated largest aggregate stress loss (in excess of initial margin) that would be caused by the default of any two participants and their affiliates | Peak Day/ Previous 12 Months | | USD \$MM | 3,507 | 3,569 | 3,395 | Amounts correspond to largest Cover 2 ratio. This may not correspond to the largest Cover-2 stress loss amount observed during the look-back period. |
| | (including transactions cleared for indirect participants) in extreme but plausible market conditions (Previous 12 Months) | Mean Avg/ Previous 12 Months |] | USD \$MM | 2,394 | 3,537 | 794 | |

| Disclosure | Disclosure Description | | Frequency | Data Type | | ICC | NSCC | Explanatory Notes |
|------------|--|-------------------------------------|---------------------|-------------------|--|--|--|---|
| Reference | | | | | GSD | MBSD | | |
| Disclosu | ıre 4.4 - Credit Risk Disclosures - Cont'd | | | | | _ | | |
| 4.4.8 | Number of business days, if any, on which the above amount (4.4.7) exceeded actual pre-funded default resources (in excess of initial margin) and by how much. | | Quarterly | Bus. Days | 0 | 0 | 0 | Total number of business days where the largest Cover 2 ratio per day exceeded 100% for the last 12 months of this test period. Excess amounts above pre-funded default resources (in excess of initial margin) corresponding to these business days are referenced below in 4.4.9 explanatory notes, when applicable. |
| 4.4.9 | The amount in 4.4.7 which exceeded actual pre-funded default resources (in excess of initial margin) (Previous 12 Months) | Amt Exceeded/ Previous 12 Months | | USD \$MM | 0 | 0 | 0 | |
| 4.4.10 | For each clearing service, what was the actual largest aggregate credit exposure (in excess of initial margin) to any two participants and their affiliates | Peak Day/ Previous 12 Months | | USD \$MM | 1,441 | 1,550 | 221 | Amount represents Peak/Average VaR model back test results. |
| | | Avg/ Previous 12 Months | | USD \$MM | 77 | 220 | 16 | |
| Disclosu | re 5.1 - Assets eligible as initial margin, and the respective haircuts applied | | | | | | | |
| 5.1.1 | Assets eligible as initial margin and the respective haircuts applied | | Update as changes | Website/ | | http://www.dtcc. | | GSD: Section: "SCHEDULE OF HAIRCUTS FOR ELIGIBLE CLEARING FUND SECURITIES" |
| | | | are made | Hyperlink | | com/~/media/File | | MBSD: Section: "SCHEDULE OF HAIRCUTS FOR ELIGIBLE CLEARING FUND SECURITIES" NSCC: Section: "PROCEDURE XV", "III. Collateral Value of Eligible Clearing Fund Securities" |
| | | | | | | s/Downloads/leg | | |
| | | | | | | al/rules/ficc_mbs d_rules.pdf | les.pdf | |
| Disclosu | re 5.2 - Assets Eligible for pre-funded participant contributions to the default | resources, and the res | pective haircuts ap | oplied (if differ | ent from 5.1) | | | |
| 5.2.1 | Assets Eligible for pre-funded participant contributions to the default resources, and the respective | tive haircuts applied (if | Update as changes | | See 5.1 | See 5.1 | See 5.1 | |
| | different from 5.1) | | are made | | | | | |
| Disclosu | re 5.3 - Results of testing of haircuts | | | | | | | |
| 5.3.1 | Confidence interval targeted through the calculation of haircuts | | Quarterly | Percentage | 99% | 99% | 99% | |
| 5.3.2 | Assumed holding/liquidation period for the assets accepted | | | Bus. Days | 3 | 3 | 3 | See Explanatory Note from 4.4.2 |
| 5.3.3 | Look-back period used for testing the haircuts | | | | 10+ years | 10+ years | 10+ years | For Treasury and Agencies the lookback period, "10+ years", starts Jan 1, 2008 and continues to the last day of this quarter tested & reported herewith. Similar to current scenario selection or retention approach, where Historic Stress Scenario Dates are selected from a timespan of more than 10 years (utilizing a fixed start date and extending the end date), or retained for all Historic Scenario Dates previously derived which are on or after Jan 1, 2008. For Mortgages, Historic Stress Scenarios are selected from a 10+ years look-back period starting in 2002 and applied to CUSIPs selected from the 3 months of the quarterly test period. |
| 5.3.4 | Number of days during the look-back period on which the fall in value during the assumed hold exceeded the haircut on an asset. | ling/liquidation period | | Bus. Days | Treasury total of 9 days. Mortgages total of 64 days. Agency 0 days. | Treasury total of 9 days. Mortgages total of 64 days. Agency 0 days. | Treasury total of 9 days. Mortgages total of 64 days. Agency 0 days. | See 5.1 for list of eligible assets and the respective haircuts applied. For Treasuries, based on the "10 years +" lookback period (including 2008 and onward), 2 days for 20 yrs. and 9 days for 30 yrs. tenors were observed, where a change in rate caused a breach of respective HC. The total day count for Treasuries is 9 (of which 2 days caused a breach for both tenors, 20 & 30 yrs.). For Mortgages there were 64 days in Q3 2022 where at least one breach occurred. In total, the stress return (loss) for 21 CUSIPs under two historic stress scenarios breached the current HC. For Agencies no breaches were observed under current HCs. |

| Disclosure | Disclosure Description | | Frequency | Data Type | l I | ICC | NSCC | Explanatory Notes | | | |
|------------|---|-------------------------------------|-------------------------------|------------------|-------------------------|-------------------------|------------------|---|--|--|--|
| Reference | | | | | GSD | MBSD | | | | | |
| Disclosu | re 6.1 - Total initial margin required split by house, client gross, client net and | d total (if not segregate | :d) | | | | | | | | |
| 6.1.1 | Total initial margin required split by house, client gross, client net and total (if not | House (Net) | Quarterly | USD \$MM | 21,157 | 7,575 | 13,152 | See Explanatory Note from 4.1.4 | | | |
| 0.1.1 | segregated) | Client (Gross) | Quarterry | USD \$MM | N/A ¹ | N/A ¹ | N/A ¹ | | | | |
| | | Client (Net) | | USD \$MM | N/A ¹ | N/A ¹ | N/A ¹ | ¹ Not applicable. GSD/MBSD/NSCC does not hold client margin. See NSCC/FICC's Disclosure | | | |
| | | Total | | USD \$MM | 21,157 | 7,575 | 13,152 | Frameworks, Principle 14 discussion. | | | |
| Disclosu | re 6.2 - For each clearing service, total initial margin required, split by house | and client (or combine | d total if not segre | gated) | | | | Not applicable. GSD/MBSD/NSCC does not hold client margin. See NSCC/FICC's Disclosure Frameworks, Principle 14 discussion. For aggregate numbers, see 6.1.1 above. | | | |
| Disclosu | re 6.3 - Initial Margin rates on individual contracts, where the CCP sets such r | rates | | | | | | | | | |
| 6.3.1 | Initial Margin rates on individual contracts where the CCP sets such rates | | Update as changes are made | | N/A | N/A | N/A | | | | |
| Disclosu | Disclosure 6.4 - Type of initial margin model used (e.g. portfolio simulation or risk aggregation) for each clearing service and the key model design parameters for each initial margin model applied to that clearing service | | | | | | | | | | |
| 6.4.1 | Type of initial margin model used (e.g. portfolio simulation or risk aggregation) for each clearin | ng service and the key model | Update as changes | | Historical | Historical | Parametric | | | | |
| | design parameters for each initial margin model applied to that clearing service | | are made | | Simulation + Haircut | Simulation + Haircut | VaR + Haircut | | | | |
| | | | | | | | | | | | |
| Disclosu | re 6.5 - Results of back-testing of initial margin. At a minimum, this should in | clude, for each clearing | service and each i | initial margin n | nodel applied to | that clearing servi | ce | | | | |
| 6.5.1 | Number of times over the past twelve months that margin coverage held against any account fell below the actual marked-to-market exposure of that member account – based on daily back-testing results | Once-a-day/ Previous 12 Months | Quarterly | Count | 452 | 140 | 102 | | | | |
| 6.5.2 | Number of observations ([Number of accounts * number of days]) | Previous 12 Months | | Count | 30,226 | 16,517 | 31,818 | | | | |
| 6.5.3 | Achieved coverage level [aggregate CCP-level backtest coverage] | Previous 12 Months | | Percentage | 98.5% | 99.2% | 99.7% | | | | |
| 6.5.4 | Where breaches of initial margin coverage (as defined in 6.5(a)) have occurred, report on size of uncovered exposure | Peak Size/ Previous 12 Months | | USD \$MM | 995 | 899 | 161 | | | | |
| 6.5.5 | Where breaches of initial margin coverage (as defined in 6.5(a)) have occurred, report on size of uncovered exposure | Average Size/ Previous 12 Months | | USD \$MM | 21 | 59 | 12 | | | | |
| Disclosu | re 6.6 - Average Total Variation Margin Paid to the CCP by participants each I | ousiness | | | | | | | | | |
| 6.6.1 | Average Total Variation Margin Paid to the CCP by participants each business day | Average | Quarterly | USD \$MM | 3,690 | 742 | 1,188 | For GSD and MBSD, VM is a cash pass-through process across the Members; for NSCC, VM charges are included as part of the Clearing Fund requirements. | | | |
| | | | | | | | | MTM debits were aggregated across all Members to reflect the variation margin paid to all Members. | | | |
| Disclosu | re 6.7 - Maximum total variation margin paid to the CCP on any given busine | ss day over the period | | | 1 | | | | | | |
| 6.7.1 | Maximum total variation margin paid to the CCP on any given business day over the period | Maximum | Quarterly | USD \$MM | 6,613 | 3,066 | 2,982 | See Explanatory Note from 6.6 | | | |
| | | | | | | | | | | | |

| Disclosure | osure | | | | FICC | | | |
|------------|--|------------------------------|---------------------------|-----------|---------|---------|---------|--|
| Reference | Disclosure Description | | Frequency | Data Type | GSD | MBSD | NSCC | Explanatory Notes |
| Disclosu | re 6.8 - Maximum aggregate initial margin call on any given business day ove | r the period | | | | | | |
| 6.8.1 | Maximum aggregate initial margin call on any given business day over the period | Maximum | Quarterly | USD \$MM | 3,284 | 1,859 | 3,965 | Amount represents the largest aggregate deficit over amounts on deposit. This is the actual call made, to be reduced by any excess collateral that was held. Call amount would be inclusive of any intraday calls made. |
| Disclosu | re 7.1 - Liquidity Risk | | | | | | | |
| 7.1.1 | State whether the clearing service maintains sufficient liquid resources to 'Cover 1' or 'Cover 2 | | Quarterly/ Quarter End | | Cover 1 | Cover 1 | Cover 1 | |
| 7.1.2 | Size and composition of qualifying liquid resources for each clearing service; (a) Cash deposite of the currency concerned | d at a central bank of issue | | USD \$MM | 10,816 | 3,323 | 23,241 | |
| 7.1.3 | Size and composition of qualifying liquid resources for each clearing service; (b) Cash deposite | | | USD \$MM | 0 | 0 | 0 | |
| 7.1.4 | Size and composition of qualifying liquid resources for each clearing service; (c) Secured cash deposited at commercial banks (including reverse repo) | Repo Only | | USD \$MM | 0 | 0 | 0 | |
| 7.1.5 | Size and composition of qualifying liquid resources for each clearing service; (d) Unsecured cash deposited at commercial banks | Commercial Bank Deposits | | USD \$MM | 521 | 145 | 1,865 | |
| | | Money Market Funds | | USD \$MM | 0 | 0 | 0 | |
| | | US Treasury Bills | | USD \$MM | 0 | 0 | 0 | |
| 7.1.6 | Size and composition of qualifying liquid resources for each clearing service; (e) secured comm for which collateral/security will be provided by the CCP if drawn) including committed foreign committed repos | | | USD \$MM | 71,028 | 60,381 | 10,020 | For FICC, amount represents the assigned total amount of rules-based facility, Capped Contingency Liquidity Facility ("CCLF") for the reported quarter. For NSCC, the amount represents a secured line of credit with a syndicate of lenders. |
| 7.1.7 | Size and composition of qualifying liquid resources for each clearing service; (f) unsecured com which the CCP may draw without providing collateral/security) | mitted lines of credit (ie | | USD \$MM | N/A | N/A | N/A | |
| 7.1.8 | Size and composition of qualifying liquid resources for each clearing service; (g) highly marketable collateral held in custody and investments that are readily available and convertible into cash with prearranged and highly reliable funding arrangements even in extreme but plausible market conditions | | | USD \$MM | N/A | N/A | N/A | |
| 7.1.9 | Size and composition of qualifying liquid resources for each clearing service; (h) other | | | USD \$MM | N/A | N/A | 0 | For NSCC, Supplemental Liquidity Deposit ('SLD') program provides for additional rules-based liquidity resources. As of 9/30/22 there were no SLD deposits on hand. Please see Supplemental Note for additional information. Resources reported in Section 7.1 are as of 9/30/22 and do not correspond to the dates of the actual largest obligations. |
| 7.1.10 | State whether the CCP has routine access to central bank liquidity or facilities. | | | | N/A | N/A | N/A | |
| 7.1.11 | Details regarding the schedule of payments or priority for allocating payments, if such exists, a policy, procedure, and governance arrangement around such decision making. | nd any applicable rule, | | | N/A | N/A | N/A | |

| Distance Cold | Disclosure | Riedenve Receivitien | Disclosure Description Frequency Data Type | | NSCC | Explanatory Notes | | |
|---|------------|---|--|------------------|---------------|-------------------|--------|--|
| 2-1 the and compatibility of any single mersery liquidly reasonable draw (single merser) liquidly used and any display reasonable draw (single merser) liquidly used and and draw (single merser) liquidly used and draw (single merser) liquidly used and draw (single | Reference | Disclosure Description | Frequency | Data Type | GSD | MBSD | NSCC | Explanatory Notes |
| statute of basis and equive actions of the action actio | Disclosur | re 7.2 - Size and composition of any supplementary liquidity risk resources for each clearing service | above those quali | fying liquid res | ources above. | | | |
| 7.3. J. Standal larget tand 4 and, where relevant, intrady and multidity payment obligation is total that would be caused by tangent tands of the standard and tangent tandard | 7.2.1 | | | USD \$MM | 0 | 0 | N/A | FICC has entered into uncommitted master repurchase agreements ("MRAs") which it may look to as a liquidity source in addition to the resources discussed in the explanatory note from 7.1. These are not designated as qualifying liquid resources. Amounts available under the MRAs cannot be quantified. |
| by the default of any single participant and its affinities including transactions denotes for indirect participant) in extremDuarteryFile <thfile< th="">FileFile<thfile< t<="" td=""><td>Disclosur</td><td>re 7.3 - Liquidity Risk</td><td>•</td><td></td><td></td><td></td><td></td><td></td></thfile<></thfile<> | Disclosur | re 7.3 - Liquidity Risk | • | | | | | |
| Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a valuable at the point the breach occurred), and by how much. Image: status in a v | 7.3.1 | by the default of any single participant and its affiliates (including transactions cleared for indirect participants) in extreme | 0, | USD \$MM | 58,538 | 27,434 | 32,545 | GSD/MBSD/NSCC did not experience a default event nor did any Member fail to satisfy payment obligations. See Supplemental Note. |
| 17.33 17.33Actual largest number of biligation of a single participant and its affiliates (including transactions) per output of transactions)Uso SMM00017.33Actual largest number of biligation of a single participant and its affiliates (including transactions) per output of transactions)Viso SMMS5,53830,522S7,694SSD/MSSD/MSSD/MSSC did not experience a default event nor did any Member full to satisfy per obligations. See Supplemental Note.17.35Estimated largest same-day and, where relevant, intraday, and multiday payment obligation in each relevant currenty the would be caused by the default of any single participant and its affiliates (including transactions cleared for indirect points) in externe metadingOutput of participant in externe nor did any Member full to satisfy periods.17.35Estimated largest same-day and, where relevant, intraday, and multiday payment obligation in each relevant currenty the mould be caused by the default of any single participant and its affiliates (including transactions cleared for indirect payment)Uso SMMS5,53827,43432,545See Explanatory Note from 7.3.117.37Number of business days, fiany, on which the above anounts exceeded its audifying liquid resources in each relevant to using a DAP settlement mechanismQuarteryBis. Days00017.31Percentage of settlements by value effected using a DAP settlement mechanismPer ontage100%100%100%MA17.31Percentage of settlements by value effected using a DAP settlement mechanismQuartery100%100%100%MA17.31Percentage of settlements by value | 7.3.2 | | Quarterly | Bus. Days | 0 | 0 | 0 | See Supplemental Note |
| eases for indirect participants) over the past twelve months; Peak day amount in previous twelve months server for indirect participants) server for indirect participants)< | 7.3.3 | and available at the point the breach occurred), and by now much. | | USD \$MM | 0 | 0 | 0 | |
| would be caused by the default of any single participant and its affiliates (including transactions cleared for indirect participants) in extreme but plausible market conditions Quarterly Quarterly Bus. Days Quarterly Quarterly Quarterly Bus. Days Quarterly Percentage of settlements by value effected using a DVP, DVD or PVP settlement mechanism Percentage N/A N/A N/A Percentage Percentage N/A N/A< | 7.3.4 | | Previous 12 Months | USD \$MM | 58,538 | 30,922 | 37,604 | GSD/MBSD/NSCC did not experience a default event nor did any Member fail to satisfy payment obligations. See Supplemental Note. |
| currency (as identified in 7.1 and available at the point the breach occurred), and by how much initial | 7.3.5 | would be caused by the default of any single participant and its affiliates (including transactions cleared for indirect | • | USD \$MM | 58,538 | 27,434 | 32,545 | See Explanatory Note from 7.3.1 |
| 7.3.7 USD \$MM 0 0 0 Disclosure 12.1 - Percentage of settlements by value effected using a DvP, DvD or PvP settlement mechanism Percentage 100% 100% 100% FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and MI services. 12.1.1 Percentage of settlements by value effected using a DvP settlement mechanism Quarterly Percentage N/A N/A N/A 12.1.2 Percentage of settlements by value effected using a DvP settlement mechanism Percentage N/A N/A N/A N/A 12.1.3 Percentage of settlements by value effected using a DvP settlement mechanism Percentage N/A N/A N/A N/A 12.1.2 Percentage of settlements by value effected using a DvP, DvD or PvP settlement mechanism Percentage N/A N/A N/A N/A N/A N/A M/A M/A <t< td=""><td>7.3.6</td><td></td><td>Quarterly</td><td>Bus. Days</td><td>0</td><td>0</td><td>0</td><td>See Supplemental Note</td></t<> | 7.3.6 | | Quarterly | Bus. Days | 0 | 0 | 0 | See Supplemental Note |
| 12.1.1 Percentage of settlements by value effected using a DVP settlement mechanism Quarterly Percentage 100% 100% FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and AD 12.1.2 Percentage of settlements by value effected using a DVD settlement mechanism Percentage N/A N/A N/A N/A 12.1.3 Percentage of settlements by value effected using a DVP, settlement mechanism Percentage N/A N/A N/A N/A N/A 12.1.3 Percentage of settlements by value effected using a DVP, settlement mechanism Percentage N/A | 7.3.7 | currency (as identified in 7.1 and available at the point the breach occurred), and by now much | | USD \$MM | 0 | 0 | 0 | |
| Index for the formation of | Disclosur | re 12.1 - Percentage of settlements by value effected using a DvP, DvD or PvP settlement mechanisi | m | | | | | |
| 12.1.2 Percentage of settlements by value effected using a DVD settlement mechanism Percentage N/A N/A N/A N/A 12.1.3 Percentage of settlements by value effected using a DVD settlement mechanism Percentage N/A N/A N/A N/A Disclosser 12.2 - Percentage of settlements by volume effected using a DVP settlement mechanism 12.2.1 Percentage of settlements by volume effected using a DVP. DVD or PVP settlement mechanism Percentage N/A N/A N/A N/A 12.2.1 Percentage of settlements by volume effected using a DVP settlement mechanism Quarterly Percentage 100% 100% FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP service, which uses a model 2 DVP S 12.2.2 Percentage of settlements by volume effected using a DVP settlement mechanism Percentage N/A N/A N/A Services. 12.2.2 Percentage of settlements by volume effected using a DVD settlement mechanism Percentage N/A N/A N/A N/A N/A Services. NSCC data provided with respect to CNS, NSCC's CCP service, which uses a model 2 DVP S mechanism. Services. N/A N/A N/A N/A N/A N/A N/A N/ | 12.1.1 | Percentage of settlements by value effected using a DvP settlement mechanism | Quarterly | Percentage | 100% | 100% | 100% | FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and MBSD clearing |
| 12.1.3 Percentage of settlements by value effected using a PvP settlement mechanism Percentage N/A N/A N/A mechanism. Disclos: Use of settlements by value effected using a DvP settlement mechanism 12.2.1 Percentage of settlements by value effected using a DvP settlement mechanism Quarterly Percentage 100% 100% FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and Non-GCF Rep | 12.1.2 | Percentage of settlements by value effected using a DvD settlement mechanism | - | Percentage | N/A | N/A | N/A | services. |
| 12.2.1 Percentage of settlements by volume effected using a DvP settlement mechanism Quarterly Percentage 100% 100% FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and Non-GCF Repo CCP | 12.1.3 | Percentage of settlements by value effected using a PvP settlement mechanism | _ | Percentage | N/A | N/A | N/A | NSCC data provided with respect to CNS, NSCC's CCP service, which uses a model 2 DvP Settlement mechanism. |
| 12.2.1 Percentage of settlements by volume effected using a DvP settlement mechanism Quarterly Percentage 100% 100% FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and Non-GCF Repo CCP | Disclosur | | ism | | | | l | |
| 12.2.2 Percentage of settlements by volume effected using a DVD settlement mechanism percentage of settlements by volume effected using a DVD settlement mechanism mechanism mechanism. NXA NXA NXA NXC data provided with respect to CNS, NSCC's CCP service, which uses a model 2 DVP S mechanism. | 12.2.1 | Percentage of settlements by volume effected using a DvP settlement mechanism | Quarterly | Percentage | 100% | 100% | 100% | FICC data provided with respect to GSD GCF Repo and non-GCF Repo CCP services and MBSD clearing |
| | 12.2.2 | Percentage of settlements by volume effected using a DvD settlement mechanism | | Percentage | N/A | N/A | N/A | NSCC data provided with respect to CNS, NSCC's CCP service, which uses a model 2 DvP Settlement |
| | 12.2.3 | Percentage of settlements by volume effected using a PvP settlement mechanism | | Percentage | N/A | N/A | N/A | |

FICC Disclosure **Disclosure Description** Frequency Data Type NSCC **Explanatory Notes** Reference GSD MBSD Disclosure 13.1 - Quantitative information related to defaults Quantitative information related to defaults; Amount of loss versus amount of initial margin N/A N/A 13.1.1 Ad-hoc N/A 13.1.2 Quantitative information related to defaults: Amount of other financial resources used to cover losses N/A N/A N/A 13.1.3. Quantitative information related to defaults; Proportion of client positions closed-out N/A N/A N/A 13.1.3.2 Quantitative information related to defaults; Proportion of client positions ported N/A N/A N/A N/A N/A 13.1.4 Quantitative information related to defaults; Appropriate references to other published material related to the defaults Disclosure 14.1 - Total Client Positions held as a share of notional values cleared or of the settlement value of securities transactions Not applicable. GSD/MBSD/NSCC does not maintain separate "house" and "client" accounts for its 14.1.1 Total Client Positions held in individually segregated accounts Quarterly/ N/A N/A Quarter End Members. See NSCC/FICC's Disclosure Frameworks, Principle 14 discussion. 14.1.2 Total Client Positions held in omnibus client-only accounts, other than LSOC accounts 14.1.3 Total Client Positions held in legally segregated but operationally comingled (LSOC) accounts N/A N/A N/A 14.1.4 Total Client Positions held in comingled house and client accounts N/A N/A Disclosure 15.1 - General business risk Values representative of the 2021 Annual Audited Financial Statements. Values will remain static until publication of the 2022 Annual Audited Financial Statements (Q4 2022). 15.1.1 Value of liquid net assets funded by equity Annual USD ŚMM 325 626 Six months of current operating expenses USD \$MM 146 212 Quarter-end 15.1.2 Disclosure 15.2 - General business risk; Financial Disclosures Values representative of the 2021 Annual Audited Financial Statements. Values will remain static until publication of the 2022 Annual Audited Financial Statements (Q4 2022). 15.2.1 **Total Revenue** Annual USD SMM 311 679 Calculated on a trailing 12-month basis Total Expenditure USD \$MM 315 438 Calculated on a trailing 12-month basis 15.2.2 15.2.3 Profits USD \$MM -4 242 Calculated on a trailing 12-month basis **Total Assets** USD \$MM 39,002 26,650 15.2.4 Quarter-end USD \$MM 38,663 25.945 15.2.5 **Total Liabilities** Ouarter-end 15.2.6 Explain if collateral posted by clearing participants is held on or off the CCP's balance sheet Collateral is held Collateral is held on Balance Sheet on Balance Sheet Additional items as necessary USD ŚMM N/A N/A 15.2.7

| Disclosure | Diselecture Description | Freedoment | Data Tura | | FICC | NSCC | Fundameter: Notes | | | | |
|------------|---|---------------------------|------------|--------|-------|--------|---|--|--|--|--|
| Reference | Disclosure Description | Frequency | Data Type | GSD | MBSD | NSCC | Explanatory Notes | | | | |
| Disclosu | re 15.3 - General business risk; Income breakdown | | | | | | Values representative of the 2021 Annual Audited Financial Statements. Values will remain static until publication of the 2022 Annual Audited Financial Statements (Q4 2022). | | | | |
| 15.3.1 | Percentage of total income that comes from fees related to provision of clearing services | Annual | Percentage | 9 | 9.8% | 98.7% | Calculated on a trailing 12-month basis | | | | |
| 15.3.2 | Percentage of total income that comes from the reinvestment (or rehypothecation) of assets provided by clearing participants | | Percentage | I | N/A | N/A | Calculated on a trailing 12-month basis | | | | |
| Disclosu | Disclosure 16.1 - Total cash (but not securities) received from participants, regardless of the form in which it is held, deposited or invested, split by whether it was received as initial margin or default fund contribution | | | | | | | | | | |
| 16.1.1 | Total cash (but not securities) received from participants, regardless of the form in which it is held, deposited or invested, received as initial margin | Quarterly/ Quarter End | USD \$MM | 11,337 | 3,469 | 13,463 | See Explanatory Note from 4.1 | | | | |
| 16.1.2 | Total cash (but not securities) received from participants, regardless of the form in which it is held, deposited or invested, received as default fund contribution | | USD | N/A | N/A | N/A | | | | | |
| Disclosu | re 16.2 - How total cash received from participants (16.1) is held/deposited/invested, including; | | | | | | | | | | |
| 16.2.1 | Percentage of total participant cash held as cash deposits (including through reverse repo) | Quarterly/ Quarter End | Percentage | 1 | 1 | 1 | | | | | |
| 16.2.2 | Percentage of total participant cash held as cash deposits (including through reverse repo); as cash deposits at central banks of issue of the currency deposited | | Percentage | 95% | 96% | 94% | | | | | |
| 16.2.3 | Percentage of total participant cash held as cash deposits (including through reverse repo); as cash deposits at other central banks | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.4 | Percentage of total participant cash held as cash deposits (including through reverse repo); as cash deposits at commercial banks (Secured, including through reverse repo) | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.5 | Percentage of total participant cash held as cash deposits (including through reverse repo); as cash deposits at commercial banks (Unsecured) | | Percentage | 5% | 4% | 6% | | | | | |
| 16.2.6 | Percentage of total participant cash held as cash deposits (including through reverse repo); in money market funds | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.7 | Percentage of total participant cash held as cash deposits (including through reverse repo); in other forms | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.8 | Percentage of total participant cash held as cash deposits (including through reverse repo); percentage split by currency of these cash deposits (including reverse repo) and money market funds by CCY; Specify local currency in comments | | Percentage | 100% | 100% | 100% | All investments are in USD | | | | |
| 16.2.9 | Weighted average maturity of these cash deposits (including reverse repo) and money market funds | | Bus. Days | 1 | 1 | 1 | All investments are overnight | | | | |
| 16.2.10 | Percentage of total participant cash invested in securities; Domestic sovereign government bonds | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.11 | Percentage of total participant cash invested in securities; Other sovereign government bonds | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.12 | Percentage of total participant cash invested in securities; Agency Bonds | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.13 | Percentage of total participant cash invested in securities; State/municipal bonds | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.14 | Percentage of total participant cash invested in securities; Other instruments | | Percentage | N/A | N/A | N/A | | | | | |
| 16.2.15 | Percentage of total participant cash invested in securities; percentage split by currency of these securities; Specify local currency in comments; | | Percentage | N/A | N/A | N/A | All investments are in USD | | | | |
| 16.2.16 | Weighted average maturity of cash received from participants invested in securities. The maturity should be reported as number of days. | | Bus. Days | N/A | N/A | N/A | | | | | |
| 16.2.17 | Provide an estimate of the risk on the investment portfolio (excluding central bank and commercial bank deposits) (99% one-day VaR, or equivalent) | | USD \$MM | <1 | <1 | <1 | | | | | |
| 16.2.18 | State if the CCP investment policy sets a limit on the proportion of the investment portfolio that may be allocated to a single counterparty, and the size of that limit. | | | Yes | Yes | Yes | Size of limits will vary depending on credit rating and other factors. | | | | |
| 16.2.19 | State the number of times over the previous quarter in which this limit has been exceeded. | | Count | 0 | 0 | 0 | | | | | |

Disclosure Reference Disclosure Description Frequency Data Type FICC NSCC Explanatory Notes

Disclosure 16.3 - Rehypothecation of participant assets (ie non-cash)

| 16.3.1 | Total value of participant non-cash rehypothecated (Initial margin) | | Quarterly/ Quarter End | USD \$MM | N/A | N/A | N/A | |
|--------|--|-------|---------------------------|----------|-----|-----|-----|--|
| 16.3.2 | Total value of participant non-cash rehypothecated (Default fund) | | | USD \$MM | 0 | 0 | 0 | Rehypothecation of clearing fund securities used for liquidity purposes only in the event of a default |
| 16.3.3 | Rehypothecation of participant assets (ie non-cash) by the CCP where allowed; initial margin; | ON_1D | | USD \$MM | N/A | N/A | N/A | |
| | over the following maturities: | 1D_1W | | USD \$MM | N/A | N/A | N/A | |
| | Overnight/one day; one day and up to one week; One week and up to one month; One month and up to one year; One year and up to two years; Over two years | 1W_1M | _ | USD \$MM | N/A | N/A | N/A | |
| | month and up to one year, one year and up to two years, over two years | 1M_1Y | | USD \$MM | N/A | N/A | N/A | |
| | | 1Y_2Y | _ | USD \$MM | N/A | N/A | N/A | |
| | | 2Y+ | | USD \$MM | N/A | N/A | N/A | |
| 16.3.4 | Rehypothecation of participant assets (ie non-cash); default fund; over the following | ON_1D | | USD \$MM | 0 | 0 | 0 | Rehypothecation of clearing fund securities used for liquidity purposes only in the event of a default |
| | maturities: | 1D_1W | | USD \$MM | 0 | 0 | 0 | |
| | Overnight/one day; one day and up to one week; One week and up to one month; One month and up to one year; One year and up to two years; Over two years | 1W_1M | | USD \$MM | 0 | 0 | 0 | |
| | | 1M_1Y | | USD \$MM | 0 | 0 | 0 | |
| | | 1Y_2Y | | USD \$MM | 0 | 0 | 0 | |
| | | 2Y+ | | USD \$MM | 0 | 0 | 0 | |

Disclosure 17.1 - Operational availability target for the core system(s) involved in clearing (whether or not outsourced) over specified period for the system

| 17.1. | Operational availability target for the core system(s) involved in clearing (whether or not outsourced) over specified | Quarterly | Percentage | 99.6% | 99.6% | 99.6% | This target and the actual results below are calculated at the individual product-line level and then |
|-------|--|-----------|------------|-------|-------|-------|---|
| | period for the system | | | | | | averaged across all of the systems identified below, in accordance with the established calculation for |
| | | | | | | | the applicable SLA. |

Disclosure 17.2 - Actual availability of the core system(s) over the previous twelve month period

| 17.2.1 Actual availability of the core system(s) over the previous twelve month period | Quarterly | Percentage | 99.95% | Availability is calculated across multiple systems. Specifically, CMU, CNS, Risk Management, GSD, |
|--|-----------|------------|--------|---|
| | | | | MBSD and Trade Capture. Since Risk Management is across FICC and NSCC, actual availability cannot |
| | | | | be captured at the individual entity level. Actual availability is across all three in total. |
| | | | | |
| | | 1 | | |

Disclosure 17.3 - Total number of failures

| 17.3.1 Total number of failures and duration affecting the core system(s) involved in clearing over the previous twelve month | Quarterly | Count / | 3/1:44:00 | Regulation Systems Compliance and Integrity (Regulation SCI) events for NSCC, GSD, and MBSD over |
|---|-----------|----------|-----------|--|
| period (Duration of Failure) | Qualtery | hh:mm:ss | 371.44.00 | the previous twelve month period are reviewed for Disclosure 17.3 reporting. Regulation SCI events that impact core systems used in clearing that enable the acceptance and novation of trades, and enable the calculation of margin and settlement obligations are assessed by Risk Management, Product Management, Regulation SCI personnel, and Legal to confirm total number of incidents and duration of failures. Incidents that do not result in a direct business impact to clients are not reported as a failure for Disclosure 17.3. File processing delays caused FICC Clearing Fund Requirements reporting delays to clients on two occasions by 45 minutes and by 40 minutes, but all clearing fund requirements were satisfied within the required collection time (Q4 2021). File processing delays resulted in FICC sending an obligation file 19 minutes late to the clearing bank (Q1 2022). |

| Disclos | ure 17.4 - Recovery time objective(s) | | | | | | |
|---------|--|-----------|------|----------------|----------------|----------------|--|
| 17.4.1 | Recovery time objective(s) (e.g. within two hours) | Quarterly | Time | Within 2 Hours | Within 2 Hours | Within 2 Hours | Recovery time objective is within 2 hours. |

| Disclosure | Disclosure Description | | Frequency | Data Type | I | icc | – NSCC | Explanatory Notes |
|------------|--|--------------------|---------------------------|------------|-----|------|--|---|
| eference | | | requency | | GSD | MBSD | NSCC | |
| Disclosu | re 18.1 - Number of clearing members, by clearing service | | | | | | | For GSD, there are Broker/Dealers, Government Sponsored Entities, Banks, and Hedge Funds For MBSD, there are Broker/Dealers, Hedge Fund, Mortgage Companies, Government Sponsored Entities, Registered Investment Companies, etc. For NSCC there are Broker/Dealers, certain stock exchanges (for omnibus account reporting), and or CSD. |
| 18.1.1.1 | Number of general clearing members | | Quarterly/ Quarter End | Count | 137 | 79 | 66 | FICC does not distinguish membership categories between members that clear for others and self- clearing. Accordingly, the total number of FICC members are reported here. |
| 18.1.1.2 | Number of direct clearing members | | | Count | 0 | 0 | 81 | |
| 18.1.1.3 | Number of others category (Describe in comments) | | | Count | 0 | 0 | 0 | Numbers do not include types of members that are not eligible for CCP services: GSD Comparison-Only members, MBSD Electronic Pool Notification (EPN)-only members, and NSCC has several limited membership categories that are not reported here. |
| 18.1.2.1 | Number of central bank participants | | | Count | 0 | 0 | 0 | |
| 18.1.2.2 | Number of CCP participants | | | Count | 0 | 0 | 0 | |
| 18.1.2.3 | Number of bank participants | | | Count | 45 | 17 | 14 | |
| 18.1.2.4 | Number of other participants (Describe in comments) | | Count | 92 | 62 | 133 | Includes Broker/dealers, Stock Exchanges, CSD's and Trust members. Excludes Banks. | |
| 18.1.3.1 | Number of domestic participants | | Count | 94 | 74 | 145 | | |
| 18.1.3.2 | Number of foreign participants | | | Count | 43 | 5 | 2 | US Branches/Agencies of Non US legal entities will be considered Non-US (foreign) |
| Disclosu | re 18.2 - Open Position Concentration | | | | | | | |
| 18.2.1 | For each clearing service with ten or more members, but fewer than 25 members; | Average End of Day | Quarterly | Percentage | N/A | N/A | N/A | |
| | Percentage of open positions held by the largest five clearing members, including both house and client, in aggregate | Peak End of Day | _ | Percentage | N/A | N/A | N/A | |
| 18.2.2 | For each clearing service with 25 or more members; Percentage of open positions held by | Average End of Day | | Percentage | 24% | 45% | 37% | |
| | the largest five clearing members, including both house and client, in aggregate | Peak End of Day | _ | Percentage | 26% | 47% | 39% | |
| 18.2.3 | For each clearing service with 25 or more members; Percentage of open positions held by | Average End of Day | | Percentage | 40% | 67% | 54% | |
| | the largest ten clearing members, including both house and client, in aggregate | Peak End of Day | _ | Percentage | 41% | 69% | 57% | |
| Disclosu | re 18.3 - Initial Margin Concentration | | | | | | | |
| 18.3.1 | For each clearing service with ten or more members, but fewer than 25 members; Percentage of initial margin posted by the largest five clearing members, including both | Average End of Day | Quarterly | Percentage | N/A | N/A | N/A | Under NSCC's and each of FICC Division's current rules and structure, they do not maintain separate Guaranty Funds. NSCC and each FICC Division collect Clearing Fund deposits from their Members |
| | house and client, in aggregate | Peak End of Day | | Percentage | N/A | N/A | N/A | using a risk-based margin methodology. These amounts operate, individually, as the Member's |
| 18.3.2 | For each clearing service with 25 or more members; Percentage of initial margin posted by | Average End of Day | | Percentage | 32% | 43% | 32% | margin, and the aggregate of all such Members' deposits* is referred to, collectively, as the Clearing Fund, which operates as NSCC's and each of FICC Division's default fund. |
| | the largest five clearing members, including both house and client, in aggregate | Peak End of Day | | Percentage | 34% | 49% | 38% | |
| | | | | | | 6994 | | * Member's deposits include excess deposits exceeding the requirement that can be withdrawn by members. |
| 18.3.3 | For each clearing service with 25 or more members; Percentage of initial margin posted by the largest ten clearing members, including both house and client, in aggregate | Average End of Day | | Percentage | 47% | 62% | 47% | members. |

| | Disclosure Description | Frequency | Frequency Data Type | | FICC | | Explanatory Notes |
|---------------|--|-------------|---------------------|------|------|--------|--------------------------------|
| Reference | | Frequency | Data Type | GSD | MBSD | - NSCC | |
| Disclosure 1 | 18.4 - Segregated Default Fund Concentration | | | | | | |
| | | | | | | | |
| | or each segregated default fund with ten or more members, but fewer than 25 members; Percentage of participant | Quarterly/ | Percentage | N/A | N/A | N/A | See Explanatory Note from 18.3 |
| cc | contributions to the default fund contributed by largest five clearing members in aggregate | Quarter End | | | | | |
| 18.4.2 Fc | or each segregated default fund with 25 or more members; Percentage of participant contributions to the default fund | | Percentage | N/A | N/A | N/A | |
| cc | ontributed by largest five clearing members in aggregate | | | | | | |
| 10.4.2 | | | Demonstrate | N/A | N/A | N/A | |
| | or each segregated default fund with 25 or more members; Percentage of participant contributions to the default fund contributed by largest ten clearing members in aggregate | | Percentage | IV/A | IN/A | IV/A | |
| | | | | | | | |
| Disala suma d | 19.1 - Tiered participation arrangements, measures of concentration of client clearing | | • | | • | • | |

| 19.1.1 | Number of clients (if known) | Quarterly/ Quarter End | Count | N/A | N/A | N/A | See Explanatory Note from 14.1 |
|----------|--|---------------------------|------------|-----|-----|-----|---|
| 19.1.2 | Number of direct members that clear for clients | | Count | N/A | N/A | 66 | NSCC: Number denotes members that clear for other Broker/Dealers. |
| 19.1.3.1 | Percent of client transactions attributable to the top five clearing members (if CCP has 10+ clearing members); Peak | | Percentage | N/A | N/A | N/A | See Explanatory Note from 14.1 |
| 19.1.3.2 | Percent of client transactions attributable to the top ten clearing members (if CCP has 10+ clearing members); Average | | Percentage | N/A | N/A | N/A | See Explanatory Note from 14.1 |
| 19.1.4.1 | Percent of client transactions attributable to the top five clearing members (if CCP has 25+ clearing members); Peak | | Percentage | N/A | N/A | N/A | See Explanatory Note from 14.1 |
| 19.1.4.2 | Percent of client transactions attributable to the top ten clearing members (if CCP has 25+ clearing members); Average | | Percentage | N/A | N/A | N/A | See Explanatory Note from 14.1 |

| Disclosure 20.1 - FMI Links, Value of Trades | |
|--|--|
|--|--|

| 20.1. | Value of trades cleared through each link – as a share of total trade values/total notional values cleared in that service | Quarterly | USD \$MM | N/A | N/A | N/A | NSCC does not maintain any interoperable links as described by these items. CDS Clearing and |
|-------|--|-----------|----------|-----|-----|-----|--|
| | | | | | | | Depository Services, Inc. (the Canadian CSD) is a full service member of NSCC, and is subject to |
| | | | | | | | margining and the other requirements of membership as a member. The CDS relationship is |
| | | | | | | | described in NSCC's Disclosure Framework under Principle 20. The GSD/CME Cross-Margining |
| | | | | | | | Agreement, which is described in GSD's disclosure with respect to PFMI Principle 20, is not an |
| | | | | | | | interoperable link as described by sections 20.1 through 20.6 of the quantitative disclosure. |
| | | | | | | | |
| | | | | | | | |

Disclosure 20.2 - FMI Links, Initial Margin or equivalent financial resources provided

Disclosure 20.3 - FMI Links, Initial Margin or equivalent financial resources collected

Disclosure 20.4 - FMI Links, Results of Back-testing coverage

Disclosure 20.5 - FMI Links, Additional pre-funded financial resources provided to

Disclosure 20.6 - FMI Links, Additional pre-funded financial resources collected from

See Explanatory Note from 20.1

| Disclosure | | | - | | F | ICC | | |
|------------|---|---------------------------------|---------------------------|------------|---------|--------|-------------|---|
| Reference | Disclosure Description | | Frequency | Data Type | GSD | MBSD | NSCC | Explanatory Notes |
| Disclosu | ure 20.7 - FMI Links, Cross Margining | | | | | | | |
| 20.7.1 | Value of trades subject to cross margining, by clearing service, as a percentage of total trade cleared | values/total notional values | Quarter End | Percentage | 21% | N/A | N/A | NSCC does not maintain any cross margining arrangements. NSCC does maintain an arrangement with OCC for the settlement of exercised and assigned options, which is described in NSCC's |
| 20.7.2 | Reduction in total initial margin held by the CCP as a result of cross margining, as a percenta would otherwise have been held. | ge of total initial margin that | | Percentage | 0.03% | N/A | N/A | Disclosure Framework under Principle 20. GSD has a cross-margining arrangement with the Chicago Mercantile Exchange. For GSD under section 20.7, disclosures are quarter end. |
| Disclosu | re 23.1 - Disclosure of rules, key procedures, and market data; Average Da | ly Volumes | | | | | | |
| 23.1.1 | Average Daily Volumes by Asset Class, CCY and OTC/ETD | ОТС | Quarterly | | 395,974 | 13,403 | 82,318,379 | For GSD/MBSD and NSCC, average daily volume data is based on sides (as opposed to trades). For NSCC: Includes Exchange-based and OTC trades. Omnibus Accounts are excluded for NSCC. |
| | | NSCC_Exchange | | | - | - | 111,565,609 | |
| 23.1.2 | Average Notional Value of trades cleared by Asset Class, CCY and OTC/ETD | ОТС | | USD \$MM | 4 | 0 | 1,155,049 | |
| | | NSCC_Exchange | | USD \$MM | - | - | 605,090 | |
| Disclosu | are 23.2 - Disclosure of rules, key procedures, and market data; Non-Yet-Set | | - | | - | | | |
| 23.2.1 | Gross notional outstanding/total settlement value of novated but not-yet settled securities transactions by Asset Class, CCY and OTC/ETD | CDS_OTC | Quarterly/ Quarter End | USD \$MM | 1,169 | 319 | 248 | Sources: FICC and NSCC financial statements, as available in the DTCC public website |
| Disclosu | are 23.3 - Disclosure of rules, key procedures, and market data; Execution F | ncility | | | | | | |
| 23.3.1 | Average daily volumes submitted by Execution facility or matching/confirmation venue | | Quarterly | | N/A | N/A | See 23.1 | See comment from 23.1 |
| 23.3.2 | Notional contract values submitted by Execution facility or matching/confirmation venue | | | USD \$MM | N/A | N/A | See 23.1 | |
| Paymen | nt Risk Committee Disclosure 1 - Concentration Measures | | | | | | | |
| | Initial Margin Required | Top 3 Members | Quarterly/ Quarter End | USD \$MM | 4,246 | 2,828 | 3,058 | |
| | Number of Members with x% of Initial Margin Requirement | > 20% | | Count | 0 | 1 | 0 | Aggregated by deposit account. |
| | | 15% to 20% | | Count | 0 | o | 0 | |
| | | 10% to 15% |] | Count | 0 | 0 | 0 | |
| | | 5% to 10% | | Count | 3 | 3 | 3 | |
| | | < 5% | | Count | 172 | 96 | 143 | |
| | Total Initial Margin Posted (Market Value) | Total | | USD \$MM | 28,836 | 9,850 | 14,137 | |

| Disclosure | Disclosure Description | | Frequency | Data Type | FICC | | NSCC | Explanatory Notes |
|---|---------------------------------------|-------------------------------------|---------------------------|-----------|--------|-------|-------|---|
| Reference | | | | | GSD | MBSD | NSCC | |
| Payment Risk Committee Disclosure 2 - Initial Margin Detail | | | | | | | | |
| | Initial Margin Breakdown by Component | VaR / Volatility | Quarterly/ Quarter End | USD \$MM | 19,912 | 6,975 | 6,582 | The Value-at-Risk (VaR) and Volatility components are based on the potential price fluctuations of unsettled positions. |
| | | | | | | | | With the implementation of SVaR for FICC, Margin Proxy is now used as a backup VaR methodology in the event of a significant vendor data disruption. |
| | | Coverage Component (CC) | | USD \$MM | N/A | N/A | 39 | The Coverage Component is a back-test-like component that is meant to address potential model deficiencies. The Coverage Component is designed by NSCC to mitigate the risks associated with a Member's Required Deposit being insufficient to cover projected liquidation losses to the Coverage Target by adjusting a Member's Required Deposit towards the Coverage Target. |
| | | Margin Liquidity Deposit (MLA) | | USD \$MM | 122 | 0 | 424 | The Margin Liquidity Adjustment Charge (MLA), addresses the risk presented to the Clearing Corp when a Member's portfolio contains large Net Unsettled Positions in the particular group of securities with a similar risk profile or in a particular asset type. |
| | | Blackout Period Exposure Adjustment | | USD \$MM | 21 | N/A | N/A | Blackout Period Exposure: Refers to the exposure to GSD and Reverse Repo participants of the potential overvaluation of MBS Collateral in GCF Repos during the Blackout Period. An adjustment to Clearing Fund Requirements (increase to Repo participants and decrease to Reverse Repo participants) is made based on MBS positions in Member's GCF portfolios during the Blackout Period. The adjustment is based on the average realized pay-down rate transactions. The adjustment is made during the Blackout Period, the first 5 to 7 business days each month. |
| | | CME Cross Margin | | USD \$MM | -6 | N/A | N/A | GSD has a cross-margining arrangement with the Chicago Mercantile Exchange. The amount represents the aggregate margin savings for common members who elect to participate in the cross-margining arrangement. |
| | | Margin Req. Differential (MRD) | | USD \$MM | N/A | N/A | 2,551 | The NSCC MRD is designed to address position-variability risk by estimating the shortfall of end-of- day VaR and mark-to-market compared with the next day's intraday risk and the risk that the next margin call will not be satisfied. |
| | | Mark-to-Market (MtM) | | USD \$MM | N/A | 0 | 2,235 | As a cash market CCP, NSCC uses a continuous net system where securities within the settlement system are marked daily to the prior night's closing price. Net portfolio debits per Member are collected as part of the Member's Required Deposit; net portfolio credits are not included. Value also includes 'When Issues MtM'. In FICC, GSD and MBSD maintain a pass-through MtM process whereby it collects MTM debits from those Members with debits and passes those to the Members with MTM credits. |
| | | Special Charge | | USD \$MM | 1,081 | 597 | 354 | GSD includes: Back Test Charges, Intraday Supp. Fund Deposit, Minimum Deposit, and Special Charges MBSD includes: Back Test Charges, Intraday MTM Charges, Intraday VaR Charges, Adequate Assurance, and Special Charges NSCC includes: Back Test Charges, Adequate Assurance, and Intraday Mark-to-Market |
| | | Other Charges | | USD \$MM | 28 | 3 | 967 | GSD includes: Minimum Requirement Adjustments, Excess Capital Premium, and Falling Below Minimum Requirement MBSD includes: 6 Day Fails Interest, Excess Capital Premium, Falling Below Minimum Requirement, and Minimum Requirement Adjustments NSCC includes: Family Issued Securities, CNS Fails, Non-CNS Requirements, CF Premium, and Minimum Requirement Adjustments |