

2Q24 EARNINGS CONFERENCE CALL

JULY 25, 2024

Disclaimers



The information in this presentation is current only as of its date and may have changed. We undertake no obligation to update this information in light of new information, future events or otherwise.

Basis of Presentation

Tradeweb Markets Inc. (unless the context otherwise requires, together with its subsidiaries, referred to as "we," "our," "Tradeweb Markets" or the "Company") closed its IPO on April 8, 2019. As a result of certain reorganization transactions (the "Reorganization Transactions") completed in connection with the IPO, on April 4, 2019, Tradeweb Markets Inc. became a holding company whose only material assets consist of its equity interest in Tradeweb Markets LLC ("TWM LLC") and related deferred tax assets. As the sole manager of TWM LLC, Tradeweb Markets Inc. operates and controls all of the business and affairs of TWM LLC and, through TWM LLC and its subsidiaries, conducts its business. As a result of this control, and because Tradeweb Markets Inc. has a substantial financial interest in TWM LLC and its subsidiaries.

The historical financial information and other disclosures contained in this presentation relating to periods prior to and including March 31, 2019, which we refer to as the "pre-IPO period," pertain to TWM LLC, the predecessor of Tradeweb Markets Inc. for financial reporting purposes. The historical financial information contained in this presentation relating to periods beginning on April 1, 2019, and through and including June 30, 2024, which we refer to as the "post-IPO period," pertain to Tradeweb Markets Inc. The pre-IPO period excludes, and the post-IPO period includes, our financial results from April 1, 2019 through April 3, 2019, which are not material.

On October 1, 2018, Refinitiv Holdings Ltd. ("Refinitiv"), which was controlled by certain investment funds affiliated with The Blackstone Group L.P., an affiliate of Canada Pension Plan Investment Board, an affiliate of GIC Special Investments Pte. Ltd. and certain co-investors, indirectly acquired substantially all of the financial and risk business of Thomson Reuters Corporation and Thomson Reuters Corporation indirectly acquired a non-controlling ownership interest in Refinitiv (collectively, the "Refinity Transaction"). As a result of the Refinitiv Transaction, as a consolidating subsidiary of Refinitiv, we accounted for the Refinitiv Transaction busine period beginning on the basis of accounting resulting from the application of pushdown accounting, the financial information for the period beginning of the period beginning of the periods prior to, and including, September 30, 2018, or the "predecessor" period, are not comparable. However, the change in basis resulting from the Refinitiv Transaction did not materially impact certain financial information. Accordingly, we present certain financial information for the year ended December 31, 2018 on a combined basis as the change in basis resulting from the Refinitiv Transaction did not materially impact such financial information is being presented for informational purposes only and (i) has not been prepared on a proforma basis as if the Refinitiv Transaction occurred on the first day of turne results of perations and (iv) should not be viewed as a substitute for the financial results of the separate periods presented in accordance with GAAP.

We believe that gross revenue is the key driver of our operating performance and therefore is the revenue measure we utilize to assess our business on a period by period basis. Subsequent to September 30, 2018, there is no difference between references to "gross revenue" and "total revenue," net revenue," net revenue," net revenue," and "total revenue" or "revenue". Numerical figures included in this presentation have been subject to rounding adjustments and as a result totals may not be the arithmetic aggregation of the amounts that precede them and figures expressed as percentages may not total 100%. Please refer to the Company's previously filed Quarterly Reports on Form 10-Q and Annual Report on Form 10-K for capitalized terms not otherwise defined herein.

Unaudited Interim Results

The interim financial results presented herein for the three and six months ended June 30, 2024 and 2023 are unaudited. Operating results for interim periods are not necessarily indicative of the results that may be expected for the full year.

Forward-Looking Statements

This presentation contains forward-looking statements within the meaning of the federal securities laws. Statements related to, among other things, our guidance, including full-year 2024 guidance and full-year 2024 and 2025 revenue guidance related to the LSEG market data license agreement, pending acquisitions, future performance, the industry and markets in which we operate, our expectations, beliefs, plans, strategies, objectives, prospects and assumptions and future events are forward-looking statements.

We have based these forward-looking statements on our current expectations, assumptions, estimates and projections. While we believe these expectations, assumptions, estimates and projections are reasonable, such forward-looking statements are only predictions and involve kinds and unknown risks and uncertainties, many of which are beyond our control. These and other important factors, including those discussed under the heading "Risk Factors" in the documents of Tradeweb Markets Inc. on file with or furnished to the SEC, may cause our actual results, performance or achievements to differ materially from those expressed or implied by these forward-looking statements. Given these risks and uncertainties, you are cautioned not to place undue reliance on such forward-looking statements. The forward-looking statements contained in this presentation are not guarantees of future events or performance and future events, our actual results of operations, financial condition or liquidity, and the development of the industry and markets in which we operate, may differ materially from the forward-looking statements contained in this presentation, leven if future events, our results of operations, financial condition or liquidity, and events in which we operate, are consistent with the forward-looking statements contained in this presentation, they may not be predictive of events, results or developments in future periods.

Any forward-looking statement that we make in this presentation speaks only as of the date of such statement. Except as required by law, we do not undertake any obligation to update or revise, or to publicly announce any update or revision to, any of the forward-looking statements, whether as a result of new information, future events or otherwise, after the date of this presentation.

Non-GAAP Financial Measures

This presentation contains "non-GAAP financial measures," including Adjusted EBITDA, Adjusted EBITDA margin, Adjusted EBIT margin, Adjusted EIT margin, Adjusted Net Income, Adjusted Net Income per diluted share ("Adjusted Diluted EPS"), Adjusted Expenses, Free Cash Flow and constant currency change, which are supplemental financial measures that are not calculated and presented in accordance with GAAP. We make use of non-GAAP financial measures in evaluating our past results and future prospects. We present these non-GAAP financial measures because we believe they assist investors and analysts in comparing our operating performance across reporting periods on a consistent basis by excluding items that we do not believe are indicative of our core operating performance.

We present certain changes on a "constant currency" basis. Since our consolidated financial statements are presented in U.S. dollars, we must translate non-U.S. dollar revenues and expenses into U.S. dollars. Constant currency change, which is a non-GAAP financial measure, is defined as change excluding the effects of foreign currency fluctuations. Constant currency information is calculated by translating the current period and prior period's results using the annual average exchange rates for the prior period. We use constant currency change as a supplemental metric to evaluate our underlying performance between periods by removing the impact of foreign currency fluctuations. We present certain constant currency change information because we believe it provides investors and analysts a useful comparison of our results and trends between periods. This information should be considered in addition to, not as a substitute for, results reported in accordance with GAAP.

See "Appendix" for reconciliations of the non-GAAP financial measures contained in this presentation to their most comparable GAAP financial measure. Non-GAAP financial measures have limitations as analytical tools, and you should not consider these non-GAAP financial measures in isolation or as alternatives to net income attributable to Tradeweb Markets Inc., net income, net income, net income, operating expenses, cash flow from operating activities or any other financial measure prepared or derived in accordance with GAAP. You are encouraged to evaluate each adjustment included in the reconciliations. In addition, in evaluating Adjusted EBITDA, Adjusted EBIT, Adjusted EB

Our presentation of non-GAAP financial measures should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items. In addition, the non-GAAP financial measures contained in this presentation may not be comparable to similarly titled measures used by other companies in our industry or across different industries.

Market and Industry Data

This presentation includes estimates regarding market and industry data that we prepared based on our management's knowledge and experience in the markets in which we operate, together with information obtained from various sources, including publicly available information, industry reports and publications, surveys, our clients, trade and business organizations and other contacts in the markets in which we operate. In presenting this information, we have made certain assumptions that we believe to be reasonable based on such data and other similar sources and on understance or the purposes used herein, no representations are made as to the acide acide as to the acide acide as to the acide as to the acide as to the acide acide acide acide acide acide acide acide acide aci

Tradeweb Social Media

Investors and others should note that Tradeweb announces material financial and operational information using its investor relations website, press releases, SEC filings and public conference calls and webcasts. Information about Tradeweb, its business and its results of operations may also be announced by posts on the Company's accounts on the following social media channels: instagram, Linkedln and X (formerly Twitter). The information that we post through these social media channels may be deemed material. As a result, we encourage investors, the media, and others interested in Tradeweb to monitor these social media channels in addition to following our investor relations website.

2Q24 Earnings Call Participants





STRATEGIC REVIEW & GROWTH INTIATIVES **Billy Hult** CHIEF EXECUTIVE OFFICER



FINANCIAL REVIEW Sara Furber CHIEF FINANCIAL OFFICER



WELCOME/ **INTRODUCTION Ashley Serrao** HEAD OF TREASURY, FP&A & IR



OPERATING PERFORMANCE HIGHLIGHTS

REVENUE

\$405.0M

+30.4% y/y* +30.8% y/y (CC**)¹ INTERNATIONAL REVENUES

\$152.8M

+39.3% y/y +40.6% y/y (CC)¹ ADJUSTED NET INCOME²

\$166.7M

+34.7% y/y +34.5% y/y (CC)¹

ADJUSTED EBITDA MARGIN²

53.5%

+98 bps y/y +70 bps y/y (CC)¹ ADJUSTED EBIT MARGIN²

49.7%

+181 bps y/y +154 bps y/y (CC)¹ ADJUSTED DILUTED EPS²

\$0.70

+34.6% y/y +34.6% y/y (CC)¹

*y/y = year over year comparison

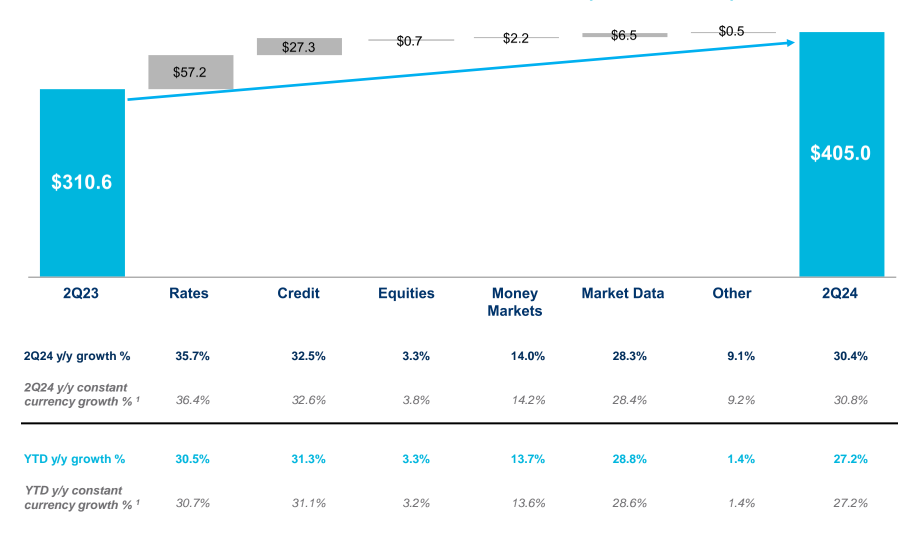
**CC = constant currency

^{1.} Changes presented on a "constant currency" basis reflect changes for the period excluding the impact of foreign currency fluctuations. See "Disclaimers – Non-GAAP Financial Measures" for more information.

^{2.} Adjusted Net Income, Adjusted EBITDA margin, Adjusted EBIT margin and Adjusted Diluted EPS are non-GAAP financial measures. See "Appendix" for reconciliations to their most comparable GAAP financial measures.



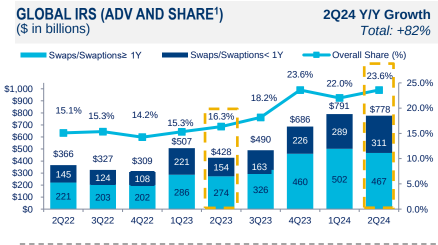
2Q24 REVENUE GROWTH OF 30.4% (CC 30.8% Y/Y)¹

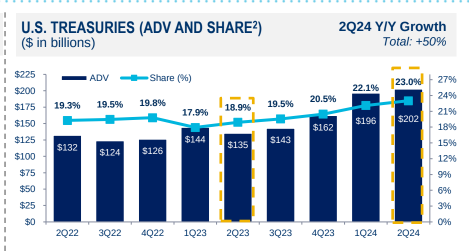


^{1.} Changes presented on a "constant currency" basis reflect changes for the period excluding the impact of foreign currency fluctuations. See "Disclaimers – Non-GAAP Financial Measures" for more information.

Key Growth Initiatives







U.S. CASH CREDIT (SHARE3) **Investment Grade** 2Q24 Y/Y ADV Growth IG: Total +41%, Electronic +63%, E-P +8% 27.0% 23.0% 25.0% 20.0% 15.0% 10.0% 18.8% 5.0% 0.0% **High Yield** 2Q24 Y/Y ADV Growth HY: Total +15%, Electronic +36%, E-P -22% 10.0% 12.0% 9.6% 10.0% 8.0% 6.0% 4.0% 2.0% 0.0% 2Q22 3Q22 4Q22 1Q23 2Q23 3Q23 4Q23 1Q24 2Q24

1. Share and volumes reflect TW interest rates swaps ("IRS") volumes across institutional, wholesale

and retail client sectors, divided by Clarus cleared market volumes. Global IRS market refers to

Electronically Processed



Share and volumes reflect TW U.S. Treasuries volume across institutional, wholesale and retail client sectors, divided by SIFMA volume.

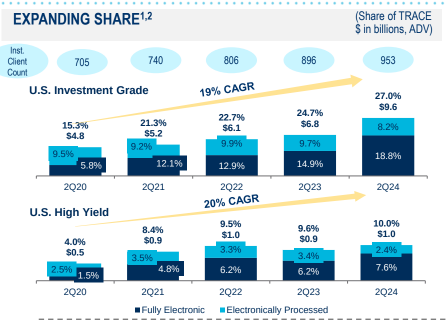
Share reflects TW investment grade and high yield volume across institutional, wholesale and retail client sectors, divided by TRACE volume, adjusted by Tradeweb management to exclude emerging market and convertible bond volumes.

volumes traded by U.S. and non-U.S. entities. ©2024 Tradeweb Markets LLC. All rights reserved.

■ Fully Electronic

Credit Growth Initiatives







GLOBAL PORTFOLIO TRADING ADV¹

(\$ in millions, ADV)



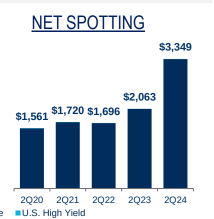
1. Totals may not foot due to rounding.

Share reflects TW high grade and high yield volume, divided by TRACE volume, adjusted by Tradeweb management to exclude emerging market and convertible bond volumes.

SOLIDIFYING OUR U.S. DIFFERENTIATORS¹

(\$ in millions, ADV)





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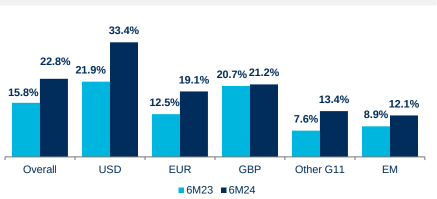
IRS Growth Initiatives





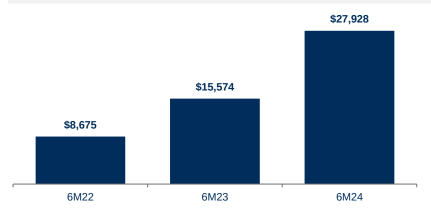


TRADEWEB MARKET SHARE BY CURRENCY1,2



GROWING TW EM SWAPS ADV²

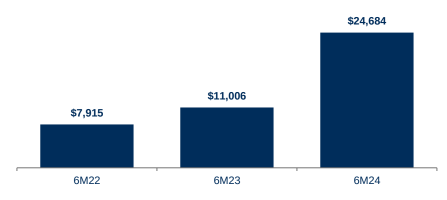
(\$ in millions)



1. Share and volumes reflect TW IRS volumes across institutional and wholesale client sectors,

2. EM is defined as Emerging Markets.





divided by Clarus cleared market volumes. Global IRS market refers to volumes traded by U.S. and non-U.S. entities.



REVENUE GROWTH OF 30.4% (30.8% CC)² WITH 2Q24 ADJ. EBITDA MARGIN OF 53.5% 6M24 ADJ. EBITDA MARGIN EXPANSION OF +117 bps to 53.6% vs. FY 2023 OF 52.4%

			%∆	%∆ Constant Currency
	2Q24	2Q23	2Q24 vs 2Q23	2Q24 vs 2Q23 ²
Trading Revenues				
Fixed ³	\$ 81,006	\$ 77,514	4.5 %	4.9 %
Variable	294,718	 210,323	40.1 %	40.7 %
Total Trading Revenues	375,724	287,837	30.5 %	31.0 %
LSEG Market Data	20,581	15,461	33.1 %	33.1 %
Other Information Services	8,646	7,315	18.2 %	18.2 %
Total Revenue	404,951	310,613	30.4 %	30.8 %
Adj. Expenses ⁴	203,639	161,816	25.8 %	27.0 %
Adj. EBIT	201,312	148,797	35.3 %	35.0 %
Net interest income (expense)	20,969	15,109	38.8 %	38.8 %
Adj. EBT	222,281	163,906	35.6 %	35.4 %
Adj. Income Taxes ⁵	(55,570)	(40,157)	38.4 %	38.1 %
Adj. Net Income	\$ 166,711	\$ 123,749	34.7 %	34.5 %
Adj. EBIT Margin ⁶	49.7 %	47.9 %	+181 bps	+154 bps
Adj. EBITDA	\$ 216,533	\$ 163,055	32.8 %	32.6 %
Adj. EBITDA Margin ⁶	53.5 %	52.5 %	+98 bps	+70 bps
Adj. Diluted EPS	\$ 0.70	\$ 0.52	34.6 %	34.6 %
Adj. Diluted Share Count ⁷	238,098,657	236,551,966	0.7 %	

^{1.} Adj. Expenses, Adj. EBIT, Adj. EBT, Adj. Net Income, Adj. EBIT Margin, Adj. EBITDA, Adj. EBITDA, Adj. EBITDA Margin and Adj. Diluted EPS (including Adj. Diluted Share Count) are non-GAAP financial measures. See "Appendix" for reconciliations to their most comparable GAAP financial measures.

^{2.} Changes presented on a "constant currency" basis reflect changes for the period excluding the impact of foreign currency fluctuations. See "Disclaimers – Non-GAAP Financial Measures" for more information.

^{3.} Fixed trading revenues include the fixed trading revenues from our four asset classes and other trading revenues.

^{4.} Represents adjusted operating expenses. See "Adjusted Expenses Detail" for more information.

^{5.} Represents corporate income taxes at an assumed effective tax rate of 25.0% and 24.5% applied to Adjusted Net Income before income taxes for the three months ended June 30, 2024 and 2023, respectively.

^{6.} Adj. EBIT Margin and Adj. EBITDA Margin are defined as Adjusted EBIT and Adjusted EBITDA, respectively, divided by revenue for the applicable period.

^{7.} Represents the diluted weighted average number of shares of Class A common stock and Class B common stock outstanding for the applicable period (including the effect of potentially dilutive securities determined using the treasury stock method), plus the weighted average number of other participating securities reflected in earnings per share using the two-class method, plus the assumed full exchange of all outstanding LLC Interests held by non-controlling interests for shares of Class A common stock or Class B common stock. See "Reconciliation of Non-GAAP Financial Measures" for more information.

Fees per Million¹ Detail



					$\%\Delta$	$\%\Delta$
		2Q24	1Q24	2Q23	2Q24 vs 1Q24	2Q24 vs 2Q23
Rates	\$	2.00	\$ 1.98	\$ 2.10	1.3 %	(4.8)%
Rates Cash	\$	2.54	\$ 2.56	\$ 2.44	(0.5)%	4.1 %
Rates Derivatives	\$	1.69	\$ 1.65	\$ 1.83	2.4 %	(7.9)%
Rates Derivatives >= 1 Yr	\$	2.71	\$ 2.49	\$ 2.75	8.5 %	(1.5)%
Other Rates Derivatives ²	\$	0.20	\$ 0.22	\$ 0.23	(8.0)%	(11.5)%
Credit	\$	55.33	\$ 50.39	\$ 65.37	9.8 %	(15.4)%
Cash Credit ³	\$	145.18	\$ 150.84	\$ 164.93	(3.8)%	(12.0)%
Credit Derivatives, China Bonds and U. Cash EP	S. \$	7.76	\$ 6.57	\$ 8.52	18.1 %	(8.9)%
Equities	\$	15.39	\$ 14.68	\$ 16.60	4.8 %	(7.3)%
Equities Cash	\$	26.51	\$ 25.95	\$ 26.59	2.2 %	(0.3)%
Equities Derivatives	\$	5.62	\$ 5.06	\$ 6.14	11.1 %	(8.4)%
Money Markets	\$	0.35	\$ 0.36	\$ 0.38	(1.6)%	(8.1)%
Total	\$	2.43	\$ 2.56	\$ 2.60	(4.8)%	(6.3)%
Total w/o Other Rates Derivatives ⁴	\$	2.88	\$ 2.99	\$ 2.92	(3.8)%	(1.3)%

^{1. &}quot;Fees per million" or "FPM" means average variable fees per million dollars of volume traded on our trading platforms. Average variable fees per million should be reviewed in conjunction with our trading volumes and revenue by asset class. See "Appendix" for additional commentary regarding fees per million.

^{2.} Includes Swaps/Swaptions of tenor less than 1 year and Rates Futures.

^{3.} The "Cash Credit" category represents the "Credit" asset class excluding (1) Credit Derivatives (2) China Bonds and (3) U.S. High Grade and High Yield electronically processed ("EP") activity.

^{4.} Included to contextualize the impact of short-tenored Swaps/Swaptions and Rates Futures on totals for all periods presented.

Adjusted Expenses¹ Detail (\$ in thousands)



2Q24 ADJUSTED EXPENSES INCREASED 25.8% (27.0% CC y/y)²

				%∆	%∆ Constant Currency
	2Q2	4	2Q23	2Q24 vs 2Q23	2Q24 vs 2Q23 ²
Adjusted Expenses					
Employee compensation and benefits ^a	\$ 136,663	\$	103,339	32.2 %	32.2 %
Depreciation and amortization ^b	15,221		14,258	6.8 %	6.9 %
Technology and communications	24,230)	18,701	29.6 %	29.5 %
General and administrative c, d	12,454	ļ.	11,966	4.1 %	18.6 %
Professional fees d	10,095	,	9,524	6.0 %	6.2 %
Occupancy	4,976	<u> </u>	4,028	23.5 %	24.1 %
Total adjusted non-compensation expenses	\$ 66,976	\$	58,477	14.5 %	17.6 %
Total Adjusted Expenses	\$ 203,639	\$	161,816	25.8 %	27.0 %

^{1.} Adjusted Expenses is a non-GAAP financial measure. See "Appendix" for a reconciliation to its most comparable GAAP financial measure.

a. Adjusted to exclude: Non-cash stock-based compensation expense associated with the Special Option Award and post-IPO options awarded in 2019 and the payroll taxes associated with exercises of such options during the applicable period; Non-cash accelerated stock-based compensation expense and related payroll taxes associated with our departing President; Incremental direct costs associated with the integration of completed and potential acquisitions. See "Appendix" for additional information.

b. Adjusted to exclude acquisition and Refinitiv Transaction related depreciation and amortization. See "Appendix" for additional information.

c. Adjusted to exclude unrealized gains/losses from outstanding foreign exchange forward contracts and gains and losses from the revaluation of foreign denominated cash. See "Appendix" for additional information.

d. Adjusted to exclude incremental direct costs associated with the acquisition and integration of completed and potential mergers and acquisitions. See "Appendix" for additional information.

^{2.} Changes presented on a "constant currency" basis reflect changes for the period excluding the impact of foreign currency fluctuations. See "Disclaimers - Non-GAAP Financial Measures" for more information.

Capital Management & FY Guidance



Capital Management Key Highlights

- \$1.72 billion in cash and cash equivalents (June 30th, 2024) and undrawn \$500 million credit facility
- \$785 million acquisition of ICD is expected to close in the third quarter of 2024, subject to the satisfaction of customary dosing conditions and regulatory reviews and the purchase price, subject to customary adjustments, is expected to be funded with cash on hand
- TTM FCF: \$721.7 million¹ (+13.7% yr/yr)
- 2Q24 cash paid for capex & cap software development: \$16.6 million⁵ (+11.2% yr/yr)
- No share buybacks in Q2 2024; \$239.8 million of share repurchase authorization remains as of June 30th, 2024
- \$0.3 million in shares withheld in Q2 2024 to satisfy tax obligations related to exercise of stock options and vesting of restricted stock units and performance-based restricted stock units held by employees
- Board of Directors declared a quarterly dividend of \$0.10 per Class A and Class B share payable in September 2024 (+11.1% per share yr/yr)

Updated 2024 FY Guidance ^{2,3} (\$ in millions)

	Previous	Current
Adjusted Expenses	\$755 - 805M (trending toward top end of range)	\$830 - 860M
Acquisition & Refinitiv related D&A	\$142M	\$158M
Assumed non-GAAP tax rate	~24.5% - 25.5%	~24.5% - 25.5%
Capex & Cap software development (Cash) ⁵	\$75 - 83M	\$77 - 85M
LSEG Market Data Contract	~\$80M	~\$80M

(~\$90M in 2025)

Strong Free Cash Flow Growth and Conversion¹ (\$ in millions)



^{1.} Free Cash Flow ("FCF") is a non-GAAP financial measure. FCF Conversion is FCF divided by Adjusted Net Income for the applicable period. See "Appendix" for a reconciliation to its most comparable GAAP financial measure.

(~\$90M in 2025)

Revenue

^{2.} GAAP operating expenses and tax rate guidance are not provided due to the inherent difficulty in quantifying certain amounts due to a variety of factors including the unpredictability in the movement of foreign currency rates.

3. Expense guidance assumes an average 2024 Sterling/US\$ foreign exchange rate of 1.24 and includes completed M&A transactions as well as the expected closing of the ICD acquisition in the third quarter of 2024.

^{3.} Expense guidance and arrange 2024 recomming on the period from January 1, 2018 to September 30, 2018 and the period from October 1, 2018 to December 31, 2018 for the full year ended December 31, 2018. This combination was performed by mathematical addition and is not a presentation made in accordance with GAAP. See "Disclaimers" for additional information and "Appendix" for additional reconciliations.

Amount presented excludes amounts paid at closing for acquisitions.

Share Count Sensitivity



PRO FORMA ADJUSTED FULLY DILUTED WEIGHTED AVERAGE SHARES

Assumed Average Share	
Price	Q3 2024
\$90.00	238,057,949
\$100.00	238,147,208
\$110.00	238,233,356
\$120.00	238,315,392

The pro forma adjusted fully diluted weighted average shares outstanding and assumed share prices provided in the table above are being provided for illustrative purposes only and do not purport to represent what fully diluted weighted averages shares outstanding or our share price may be for any future period. The trading price of our Class A common stock could be volatile, and there can be no guarantee that actual trading prices will be at or above the assumed prices provided in the table above.

Pro forma adjusted fully diluted weighted average shares outstanding is computed by adjusting the weighted average shares of Class A and Class B common stock outstanding to give effect to potentially dilutive securities, including certain shares of Class A common stock underlying outstanding options, RSU, PRSU and PSU awards using the treasury stock method, plus the weighted average number of other participating securities reflected in earnings per share using the two-class method and certain other adjustments. The weighted average share calculation also assumes outstanding LLC Interests of Tradeweb Markets LLC held by non-controlling interests were exchanged for shares of Class A or Class B common stock at the beginning of the applicable period. This adjustment is made for purposes of calculating pro forma adjusted fully diluted weighted average shares outstanding only and does not necessarily reflect the amount of exchanges that may occur in the future.



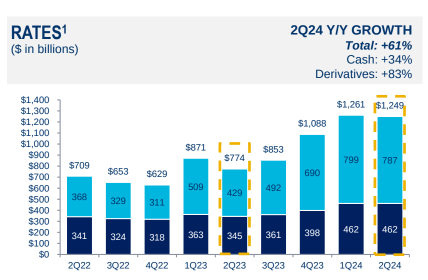
APPENDIX

Quarterly ADV



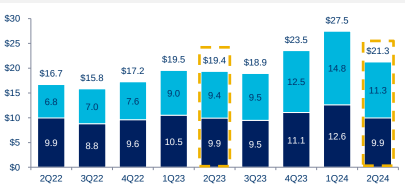


CashDerivatives











^{1.} Totals may not foot due to rounding.

FPM Commentary



RATES Avg FPM: -5%

CREDIT Avg FPM: -15%

Cash Rates: +4%

• Higher FPM due to an increase in the European and Australian government bond fees per million.

Swaps/Swaptions ≥ 1Yr: -2%

 Lower FPM due to a slight increase in compression trades which carry a lower FPM and a 3% yr/yr reduction in duration (swaps FPM is based on duration traded). This was partially offset by the continued growth in EM swaps and our RFM protocol.

Other Rates Derivatives: -12%

· Lower FPM due to an increase in compression activity.

Cash Credit: -12%

 Lower FPM due to a mix shift away from municipals and session trading, which carry a higher FPM.

Credit Derivatives, China Bonds and U.S. Cash EP: -9%

 Lower FPM due to a reduction in EU credit derivatives FPM, which was partially offset by growth in higher FPM China Bonds.

EQUITIES

Avg FPM: -7%

MONEY MARKETS

Avg FPM: -8%

Cash Equities: 0%

 Lower FPM due to a reduction in US ETF FPM given an increase in notional per share traded. In the U.S. we charge per share and not for notional value traded. This was offset by a mix shift towards higher FPM EU ETFs.

Equity Derivatives: -8%

• Lower FPM due to a reduction in equity derivatives FPM and a mix shift away from EU convertibles which carry a higher FPM.

 Lower FPM was driven by a mix shift away from higher FPM U.S. CDs.



Reconciliation of Non-GAAP Financial Measures (\$ in thousands)

Net Income to Adjusted EBITDA, Adjusted EBIT and Adjusted EBT	2Q24		2Q23		6M24		FY23
Net income	\$ 136,416	\$	101,939	\$	279,798	\$	419,503
Merger and acquisition transaction and integration costs ¹	3,650		1,212		7,264		8,042
Interest income	(21,511)		(15,576)		(42,571)		(67,397)
Interest expense	542		467		2,260		2,047
Depreciation and amortization	49,936		45,887		99,273		185,350
Stock-based compensation expense ²	531		585		1,714		2,947
Provision for income taxes	47,047		29,049		90,685		128,477
Foreign exchange (gains) / losses ³	(78)		(964)		(2,362)		(47)
Tax receivable agreement liability adjustment ⁴	_		_		_		9,517
Other (income) loss, net			456		_		13,122
Adjusted EBITDA	\$ 216,533	\$	163,055	\$	436,061	\$	701,561
Less: Depreciation and amortization	(49,936)		(45,887)		(99,273)		(185,350)
Add: D&A related to acquisitions and the Refinitiv Transaction ⁵	34,715		31,629		69,082		127,731
Adjusted EBIT	\$ 201,312	\$	148,797	\$	405,870	\$	643,942
Add: Net interest income (expense)	20,969		15,109		40,311		65,350
Adjusted EBT	\$ 222,281	\$	163,906	\$	446,181	\$	709,292
Net income margin ⁶	33.7 %	6	32.8 %	6	34.4 %	6	31.3 %
Adjusted EBITDA margin ⁶	53.5 %	6	52.5 %	6	53.6 %	6	52.4 %
Adjusted EBIT margin ⁶	49.7 %	6	47.9 %	6	49.9 %	6	48.1 %

- 1. Represents incremental direct costs associated with the acquisition and integration of completed and potential mergers and acquisitions. These costs generally include legal, consulting, advisory, due diligence, severance and other third party costs incurred that directly relate to the acquisition transaction or its integration.
- 2. Represents non-cash stock-based compensation expense associated with the Special Option Award and post-IPO options awarded in 2019 and payroll taxes associated with the exercise of such options. During the three and six months ended June 30, 2024, this adjustment also includes \$0.3 million of non-cash accelerated stock-based compensation expense and related payroll taxes associated with our departing President.
- 3. Represents unrealized gain or loss recognized on foreign currency forward contracts and foreign exchange gain or loss from the revaluation of cash denominated in a different currency than the entity's functional currency.
- 4. Represents income recognized during the applicable period due to changes in the tax receivable agreement liability recorded in the consolidated statement of financial condition as a result of changes in the mix of earnings, tax legislation and tax rates in various jurisdictions which impacted our tax savings.
- 5. Represents intangible asset and acquired software amortization resulting from acquisitions and intangible asset amortization and increased tangible asset and capitalized software depreciation and amortization resulting from the application of pushdown accounting to the Refinitiv Transaction (where all assets were marked to fair value as of the closing date of the Refinitiv Transaction).
- 6. Net income margin, Adjusted EBITDA margin and Adjusted EBIT margin are defined as net income, Adjusted EBITDA and Adjusted EBIT, respectively, divided by revenue for the applicable period. See "2Q24 Financial Performance" for 2Q24 and 2Q23 revenue. Revenue for the six months ended June 30, 2024 totaled \$814 million. FY 2023 revenues totaled \$1,338 million.

Reconciliation of Cash Flow from Operating Activities to Free Cash Flow	uccessor Q24 TTM	 ccessor 223 TTM	Sı	ry23	Sı	Iccessor S FY22	Successor FY21	Sı	rccessor FY20	 cessor Y19	Sı	accessor 4Q18	Pr	edecessor 9M18	 decessor F FY17		lecessor FY16
Cash flow from operating activities	\$ 785,734	\$ 693,446	\$	746,089	\$	632,822 \$	578,021	\$	443,234	\$ 311,003	\$	112,556	\$	164,828	\$ 224,580	\$	171,845
Less: Capitalization of software development costs	(45,208)	(39,123)		(43,235)		(36,882)	(34,470)		(31,046)	(28,681)		(7,156)		(19,523)	(27,157)		(25,351)
Less: Purchases of furniture, equipment and leasehold improvements	(18,780)	(19,557)		(18,529)		(23,214)	(16,878)		(11,490)	(15,781)		(9,090)		(6,327)	(13,461)		(9,998)
Free Cash Flow	\$ 721,746	\$ 634,766	\$	684,325	\$	572,726 \$	526,673	\$	400,698	\$ 266,541	\$	96,310	\$	138,978	\$ 183,962	•	136,496

Reconciliation of Non-GAAP Financial Measures cont. (\$ in thousands, except share and per share amounts)

Reconciliation of Operating Expenses to Adjusted Expenses	 2Q24	2Q23
Operating expenses	\$ 242,457 \$	194,278
Merger and acquisition transaction and integration costs ¹	(3,650)	(1,212)
D&A related to acquisitions and the Refinitiv Transaction ²	(34,715)	(31,629)
Stock-based compensation expense ³	(531)	(585)
Foreign exchange gains / (losses) ⁴	78	964
Adjusted Expenses	\$ 203,639 \$	161,816

- 1. Represents incremental direct costs associated with the acquisition and integration of completed and potential mergers and acquisitions. These costs generally include legal, consulting, advisory, due diligence, severance and other third party costs incurred that directly relate to the acquisition transaction or its integration.
- 2. Represents intangible asset and acquired software amortization resulting from acquisitions and intangible asset amortization and increased tangible asset and capitalized software depreciation and amortization resulting from the application of pushdown accounting to the Refinitiv Transaction (where all assets were marked to fair value as of the closing date of the Refinitiv Transaction).
- 3. Represents non-cash stock-based compensation expense associated with the Special Option Award and post-IPO options awarded in 2019 and payroll taxes associated with the exercise of such options. During the three months ended June 30, 2024, this adjustment also includes \$0.3 million of non-cash accelerated stock-based compensation expense and related payroll taxes associated with our departing President.
- 4. Represents unrealized gain or loss recognized on foreign currency forward contracts and foreign exchange gain or loss from the revaluation of cash denominated in a different currency than the entity's functional currency.

The following table summarizes the basic and diluted earnings per share calculations for Tradeweb Markets Inc:

EPS: Net income attributable to Tradeweb Markets Inc.		2Q24		2Q23
Numerator:				
Net income attributable to Tradeweb Markets Inc.	\$	119,239	\$	89,082
Less: Distributed and undistributed earnings allocated to unvested RSUs and unsettled vested PRSUs ¹		(70))	(102)
Net income attributable to outstanding shares of Class A and Class B common stock - Basic and Diluted	\$	119,169	\$	88,980
Denominator:				
Weighted average shares of Class A and Class B common stock outstanding - Basic	21	13,162,158	211	,569,728
Dilutive effect of PRSUs		568,304		350,713
Dilutive effect of options		449,252	1	1,143,376
Dilutive effect of RSUs		252,498		92,936
Dilutive effect of PSUs		463,735		_
Weighted average shares of Class A and Class B common stock outstanding - Diluted	21	14,895,947	213	3,156,753
Earnings per share - Basic	\$	0.56	\$	0.42
Earnings per share - Diluted	\$	0.55	\$	0.42

^{1.} During the three months ended June 30, 2024 and 2023, there was a total of 125,012 and 241,963, respectively, weighted average unvested RSUs and unsettled vested PRSUs that were considered a participating security for purposes of calculating earnings per share in accordance with the two-class method.

Reconciliation of Non-GAAP Financial Measures cont. (\$ in thousands, except share and per share amounts

Reconciliation of Net Income attributable to Tradeweb	Successor	Successor	Predecessor	Predecessor	Predecessor						
Markets Inc. to Adj. Net Income and Adj. Diluted EPS	2Q24	2Q23	FY23	FY22	FY21	FY20	FY19	4Q18	9M18	FY17	FY16
Earnings per diluted share	\$0.55a	\$0.42a									
Pre-IPO net income attributable to Tradeweb Markets LLC ¹	_	_	_	_	_	_	42,352 ^b	29,307 ^b	130,160 ^b	83,648 ^b	93,161 ^b
Net income attributable to Tradeweb Markets Inc. ¹	119,239a	89,082a	364,866a	309,338a	226,828a	166,296a	83,769a	_	_	_	_
Net income attributable to non-controlling interests 1,2	17,177a	12,857a	54,637a	50,275a	46,280a	52,094a	46,903a	_	_	_	_
Net income	136,416a	101,939a	419,503a	359,613a	273,108a	218,390a	173,024 ^{a,b}	29,307b	130,160 ^b	83,648 ^b	93,161 ^b
Provision for income taxes	47,047	29,049	128,477	77,520	96,875	56,074	52,302	3,415	11,900	6,129	(725)
Contingent consideration	_	_	_	_	_	_	_	_	26,830	58,520	26,224
Merger and acquisition transaction and integration costs ³	3,650	1,212	8,042	1,069	5,073	_	_	_	_	_	_
D&A related to acquisitions and the Refinitiv Transaction ⁴	34,715	31,629	127,731	126,659	124,580	110,187	97,565	22,413	19,576	31,236	41,125
Stock-based compensation expense ⁵	531	585	2,947	20,409	16,509	13,025	25,098	_	_	_	_
Foreign exchange (gains) / losses ⁶	(78)	(964)	(47)	4,409	(4,702)	6,279	(1,085)	353	(1,881)	(1,042)	557
Tax receivable agreement liability adjustment ⁷	_	_	9,517	(13,653)	(12,745)	(11,425)	(33,134)	_	_	_	_
Other (income) loss, net		456	13,122	1,000		_		_	_	_	_
Adjusted Net Income before income taxes	222,281	163,906	709,292	577,026	498,698	392,530	313,770	55,488	186,585	178,491	160,342
Adjusted income taxes ⁸	(55,570)	(40,157)	(173,777)	(126,946)	(109,713)	(86,357)	(82,835)	(14,649)	(49,258)	(47,122)	(42,330)
Adjusted Net Income	\$ 166,711	\$ 123,749	\$ 535,515	\$ 450,080	\$ 388,985	\$ 306,173	\$ 230,935	\$ 40,839	\$ 137,327	\$ 131,369	\$ 118,012
Adjusted Diluted EPS 1,9	\$0.70a	\$0.52a									

- 1. As a result of the Reorganization Transactions and the IPO completed in April 2019, certain earnings information is being presented separately for Tradeweb Markets LLC and Tradeweb Markets Inc.
 - Presents information for Tradeweb Markets Inc. (post-IPO period). Presents information for Tradeweb Markets LLC (pre-IPO period).
- 2. For post-IPO periods, represents the reallocation of net income attributable to non-controlling interests from the assumed exchange of all outstanding LLC Interests held by non-controlling interests for shares of Class A or Class B common stock.
- 3. Represents incremental direct costs associated with the acquisition and integration of completed and potential mergers and acquisitions. These costs generally include legal, consulting, advisory, due diligence, severance and other third party costs incurred that directly relate to the acquisition transaction or its integration.
- 4. Represents intangible asset and acquired software amortization resulting from acquisitions and intangible asset amortization and increased tangible asset and capitalized software depreciation and amortization resulting from the application of pushdown accounting to the Refinitiv Transaction (where all assets were marked to fair value as of the closing date of the Refinitiv Transaction).
- 5. Represents non-cash stock-based compensation expense associated with the Special Option Award and post-IPO options awarded in 2019 and payroll taxes associated with the exercise of such options. During the three months ended June 30, 2024, this adjustment also includes \$0.3 million of non-cash accelerated stock-based compensation expense and related payroll taxes associated with our departing President. During the years ended December 31, 2022 and 2021 this adjustment also includes \$15.0 million and \$1.7 million, respectively, of non-cash accelerated stock-based compensation expense and related payroll taxes associated with our retired CEO and former CFO.
- 6. Represents unrealized gain or loss recognized on foreign currency forward contracts and foreign exchange gain or loss from the revaluation of cash denominated in a different currency than the entity's functional currency.
- Represents income recognized during the applicable period due to changes in the tax receivable agreement liability recorded in the consolidated statement of financial condition as a result of changes in the mix of earnings, tax legislation and tax rates in various jurisdictions which impacted our tax savings.
- 8. Represents corporate income taxes at an assumed effective tax rate of 25.0%, 24.5%, 24.5%, 24.5%, 22.0%, and 22.0% applied to Adjusted Net Income before income taxes for the three months ended June 30, 2024 and 2023 and the years ended December 31, 2023, 2022, 2021 and 2020, respectively and an effective tax rate of 26.4% applied to Adjusted Net Income before income taxes for all other periods presented. For pre-IPO periods, this adjustment assumes Tradeweb Markets LLC was subject to a corporate tax rate for the periods presented.
- 9. For a summary of the calculation of Adjusted Diluted EPS, see "Reconciliation of Diluted Weighted Average Shares Outstanding to Adjusted Diluted Weighted Average Shares Outstanding and Adjusted Diluted EPS" below.

Reconciliation of Diluted Weighted Average Shares Outstanding to Adjusted Diluted Weighted Average Shares Outstanding and Adjusted Diluted EPS		2Q24		2Q23
Diluted weighted average shares of Class A and Class B common stock outstanding	214	,895,947	213	3,156,753
Weighted average of other participating securities ¹		125,012		241,963
Assumed exchange of LLC Interests for shares of Class A or Class B common stock ²	23	3,077,698	23	3,153,250
Adjusted diluted weighted average shares outstanding	238	3,098,657	236	5,551,966
Adjusted Net Income (in thousands)	\$	166,711	\$	123,749
Adjusted Diluted EPS	\$	0.70	\$	0.52

^{1.} Represents weighted average unvested restricted stock units and unsettled vested performance-based restricted stock units issued to certain retired or terminated employees that are entitled to non-forfeitable dividend equivalent rights and are considered participating securities prior to being issued and outstanding shares of common stock in accordance with the two-class method used for purposes of calculating earnings per share.

^{2.} Assumes the full exchange of the weighted average of all outstanding LLC Interests held by non-controlling interests for shares of Class A or Class B common stock, resulting in the elimination of the non-controlling interests and recognition of the net income attributable to non-controlling interests.

Quarterly Volumes



		Q2 202	4	Q1 2	2024	Q2 20	23	QoQ	YoY
Asset Class	Product	ADV (USD mm)	Volume (USD mm)	ADV (USD mm)	Volume (USD mm)	ADV (USD mm)	Volume (USD mm)	ADV	ΑI
lates	Cash	462,335	29,121,086	461,780	28,267,435	344,674	21,627,623	0.12%	34.14
	U.S. Government Bonds	202,460	12,754,982	196,421	11,981,691	135,128	8,513,069	3.07%	49.83
	European Government Bonds	45,699	2,879,044	50,267	3,166,836	40,694	2,482,305	-9.09%	12.30
	Mortgages	203,813	12,840,218	204,085	12,449,165	163,359	10,291,618	-0.13%	24.76
	Other Government Bonds	10,363	646,843	11,007	669,744	5,493	340,631	-5.85%	88.66
	Derivatives	787,132	49,552,512	798,871	49,421,649	429,285	26,633,837	-1.47%	83.36
	Swaps/Swaptions ≥ 1Y	466,923	29,396,323	502,364	31,037,681	273,533	16,961,570	-7.05%	70.70
	Swaps/Swaptions < 1Y	310,657	19,558,079	288,504	17,892,088	154,332	9,582,824	7.68%	101.29
	Futures	9,552	598,110	8,003	491,880	1,420	89,443	19.35%	572.51
otal		1,249,467	78,673,598	1,260,651	77,689,084	773,959	48,261,459	-0.89%	61.44
redit	Cash	16,844	1,047,203	17,419	1,061,745	10,627	662,558	-3.30%	58.50
	U.S. High Grade - Fully Electronic	6,480	408,223	6,714	409,570	3,963	249,667	-3.49%	63.51
	U.S. High Grade - Electronically Processed	2,913	183,514	3,413	208,203	2,694	169,696	-14.66%	8.14
	U.S. High Yield - Fully Electronic	773	48,712	748	45,641	568	35,765	3.34%	36.20
	U.S. High Yield – Electronically Processed	247	15,549	324	19,771	317	19,998	-23.85%	-22.2
	European Credit	2,343	147,618	2,519	158,725	1,958	119,461	-7.00%	19.65
	Municipal Bonds	369	23,274	323	19,701	308	19,412	14.38%	19.89
	Chinese Bonds	3,476	205,061	3,095	182,602	720	42,505	12.30%	382.44
	Other Credit Bonds	243	15,253	282	17,531	98	6,054	-13.83%	147.63
	Derivatives	12,863	810,324	17,502	1,082,282	8,362	520,513	-26.50%	53.83
	Swaps	12,863	810,324	17,502	1,082,282	8,362	520,513	-26.50%	53.83
Total		29,707	1,857,527	34,921	2,144,027	18,989	1,183,071	-14.93%	56.45
quities	Cash	9,937	626,031	12,613	775,064	9,913	612,227	-21.21%	0.24
	U.S. ETFs	7,286	459,042	9,771	596,048	7,547	467,930	-25.43%	-3.46
	European ETFs	2,651	166,989	2,842	179,017	2,366	144,297	-6.72%	12.05
	Derivatives	11,318	713,035	14,838	906,368	9,444	584,528	-23.72%	19.85
	Convertibles/Swaps/Options	7,982	502,841	10,364	633,167	6,340	392,306	-22.98%	25.89
	Futures	3,336	210,194	4,474	273,201	3,103	192,221	-25.43%	7.5
otal		21,255	1,339,066	27,451	1,681,432	19,356	1,196,755	-22.57%	9.8
Money	Cash	621,840	39,173,818	576,573	35,371,612	484,304	30,339,263	7.85%	28.40
<i>N</i> arkets	Repurchase Agreements (Repo)	600,947	37,859,666	557,392	34,198,898	465,955	29,184,397	7.81%	28.97
	Other Money Markets	20,893	1,314,152	19,180	1,172,715	18,349	1,154,866	ADV 0.12% 3.07% -9.09% -0.13% -5.85% -1.47% -7.05% 7.68% 19.35% -0.89% -3.30% -3.49% -14.66% 3.34% -23.85% -7.00% 14.38% -23.85% -26.50% -14.93% -21.21% -25.43% -6.72% -22.98% -25.43% -22.57% 7.85%	13.87
otal		621,840	39,173,818	576,573	35,371,612	484,304	30,339,263	7.85%	28.40
		ADV (USD mm)	Volume (USD mm)	ADV (USD mm)	Volume (USD mm)	ADV (USD mm)	Volume (USD mm)	QoQ	YoY
	Total	1,922,270	121,044,010	1,899,596	116,886,155	1,296,607	80,980,548	1 19%	48.25%

PRODUCT CATEGORIES INCLUDE

U.S. Government Bonds: U.S. Treasury bills, notes and bonds, and Treasury Inflation-protected Securities, including when-issued securities.

Mortgages: To-be-announced mortgage-backed securities, specified pools, collateralized mortgage obligations, commercial mortgage-backed securities, other mortgage derivatives and other securities.

Other Government Bonds: Japanese, Canadian, Australian and New Zealand government bonds, covered bonds (including Plandbriefe), other government-guaranteed securities, supranational, sub-sovereign and agency bonds/debentures.

Rates Futures: Government bond futures leg of exchange for physicals (EFPs).

U.S. High Grade and High Yield: All TRACE-reported corporates, excluding convertibles (see page 21 for segmentation methodology).

Chinese Bonds: Chinese Interbank Bond Market (CIBM) instruments – government and corporate – transacted via Bond Connect Company Limited (BCCL) and CIBM Direct.

Other Credit Bonds: Other developed market (including non-TRACE-reported bonds, preferreds and structured notes), developing and emerging market corporate and government bonds. Credit Swaps: Index and single name credit default swaps.

ETF: Exchange traded funds (ETFs), ETF leg of EFPs, and net asset value trades.

Convertibles/Swaps/Options: Convertible bonds, equity swaps, call and put strategies, and other equity derivatives excluding futures.

Equities Futures: Equity futures including the futures leg of EFPs.

Other Money Markets: Agency discount notes, commercial paper, certificates of deposits (including structured CDs), and deposits.

VOLUMES

Volumes include Tradeweb, Dealerweb and Tradeweb Direct. Both sides of a trade are included in volume totals where the trade is fully-anonymous and a Tradeweb broker dealer is the matched principal counterparty. Note that, in wholesale markets, U.S. Treasuries volumes are single-sided, and riskless principal and intermediated trades on Tradeweb Direct are single-count.

Tradeweb acquired Yieldbroker on August 31, 2023 and acquired r8fin on January 19, 2024. Total volume reported includes volumes from each acquired business subsequent to the date of the applicable acquisition. All volumes are notional par values, unless otherwise stated, converted to U.S. Dollars.

Volumes for Mortgages represent current face value at time of trade.

Volumes for Repo represent notional value of posted collateral.

Volumes can reflect cancellations, corrections and settlement of NAV trades on ETFs that occur after prior postings; historical volumes are periodically updated.

U.S. Corporate Bonds



USING MARKET REPORTING STANDARDS

TRADEWEB MARKETS

		Q2 2024					Q1 2024					Q2 2023					QoQ		YoY				
	Volume (USD mm)			Trades		Volume (USD mm)		Trades		Valume (USD mm))	Trades		Volume (USD mm)		Volume (USD mm)						
Product	Туре	ADV	Total	% of TRACE	ADT	Total	% of TRACE	ADV	Total	% of TRACE	ADT	Total	% of TRACE	ADV	Total	% of TRACE	ADT	Total	% of TRACE	ADV	% of TRACE	ADV	% of TRACE
U.S. High Grade	Total	9,624	606,328	27.0%	27,224	1,715,098	26.3%	10,372	632,701	26.2%	29,253	1,784,432	26.3%	6,821	429,741	24.7%	20,462	1,289,096	25.1%	-7.21%	82bp	41.09%	236bp
	Fully Electronic	6,711	422,814	18.8%	26,815	1,689,334	25.9%	6,959	424,498	17.6%	28,813	1,757,622	25.9%	4,128	260,045	14.9%	20,058	1,263,683	24.6%	-3.56%	126bp	62.59%	392bp
	Electronically Processed	2,913	183,514	8.2%	409	25,764	0.4%	3,413	208,203	8.6%	440	26,810	0.4%	2,694	169,696	9.7%	403	25,413	0.5%	-14.66%	-44bp	8.14%	-156bp
U.S. High Yield	Total	1,040	65,531	10.0%	3,425	215,799	22.8%	1,091	66,574	9.5%	3,536	215,725	22.4%	901	56,749	9.6%	2,892	182,223	20.6%	-4.69%	46bp	15.48%	38bp
	Fully Electronic	793	49,983	7.6%	3,336	210,143	22.2%	767	46,803	6.7%	3,425	208,938	21.7%	583	36,751	6.2%	2,770	174,523	19.7%	3.40%	92bp	36.00%	139bp
	Electronically Processed	247	15,549	2.4%	90	5,656	0.6%	324	19,771	2.8%	111	6,787	0.7%	317	19,998	3.4%	122	7,700	0.9%	-23.85%	-46bp	-22.25%	-101bp

REPORTED MARKET

	Q2	2024	Q1 :	2024	02.2	QoQ	YoY	
	Volume (USD mm)	Trades	Volume (USD mm)	Trades	Valume (USD mm)	Trades		
Product	ADV Total	ADT Total	ADV Total	ADT Total	ADV Total	ADT Total	ADV ADT	ADV ADT
U.S. High Grade (TRACE)	35,615 2,243,764	103,575 6,525,240	39,581 2,414,471	111,143 6,779,734	27,658 1,742,463	81,636 5,143,049	-10.02% -6.81%	28.77% 26.87%
U.S. High Yield (TRACE)	10,444 657,973	15,050 948,179	11,484 700,519	15,789 963,155	9,403 592,366	14,041 884,571	-9.06% -4.68%	11.08% 7.19%

FOOTNOTES

Numbers include all activity on Tradeweb, Dealerweb and Tradeweb Direct.

Corporate bond volume and trade count numbers reflect all trades reported to TRACE,

excluding emerging market and convertible bonds.

Monthly average capped volumes for HG and HY applied to capped trades based

on TRACE reporting standards.

Electronically Processed include voice trades processed electronically on Tradeweb.

Day counts for corporate bonds reflect all SIFMA trading days.

On July 12, 2021, FINRA announced changes to its methodology for aggregation of its monthly TRACE Volume

Reports. FINRA has confirmed that adjustments were made to address the double reporting of certain ATS

trades, but these changes do not affect the real-time TRACE dissemination feeds; accordingly, Tradeweb has made no adjustments to its methodology for calculating U.S. High Grade and U.S. High Yield reported market

volumes or trades. Further, FINRA's methodology adjustment to its monthly reporting does not materially

change Tradeweb volumes using market reporting standards. Tradeweb's monthly volume reporting therefore

remains consistent with prior reported volumes.

Segmentation between HG and HY determined using the following methodology and ratings from Standards & Poor's (S&P), Moody's Investor Services and Fitch Ratings:

- If 2 of 3 of the bond's ratings are equal to or worse than BB+/Ba1/BB+ (but not including "other ratings") then the bond is HY.
- If 1 of 3 of the bond's ratings is equal to or worse than BB+/Ba1/BB+, and none are better, then the bond is HY.
- If the bond is not rated by any agency then the bond is HY.
- If 3 of 3 of the bond's ratings are better than BB+/Ba1/BB+ (but not including "other ratings") then the bond is HG.
- If 2 of 3 of the bond's ratings are better than BB+/Ba1/BB+ then the bond is HG.
- If 1 of 3 of the bond's ratings is better than BB+/Ba1/BB+, and none are equal or worse, then the bond is HG.
- If 1 of 3 of the bond's ratings is better than BB+/Ba1/BB+, and 1 of 3 is equal or worse, then the bond is HG (i.e. the bond is split rated: 1 HG, 1 HY).

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