

CUSTOMER DISCLOSURES



November 30, 2022

R.M. STARK & CO., INC.

730 South Federal Highway – Lake Worth Beach, FL 33460-0448

ABOUT US

R.M. Stark & Co., Inc. ("R.M. Stark," the "Firm," or "We") is registered as a broker-dealer under federal and state securities laws. R.M. Stark is also a member of the Financial Industry Regulatory Authority ("FINRA") and the Securities Investor Protection Corporation ("SIPC"). R.M. Stark supports a network of independent registered representatives nationwide.

The Firm's registered representatives may provide services in both capacities. In accordance with FINRA rules, whether acting in a brokerage or advisory capacity, R.M. Stark must and does observe high standards of commercial honor, just and equitable principles of trade, and always in the best interest of the customer.

When acting as a broker-dealer, R.M. Stark will facilitate the execution of security transactions in accordance with your instructions. These securities may include open and closed-end mutual funds, exchange traded funds, stocks, American Depository Receipts, real estate investment trusts, options, corporate bonds, U.S. government and government agency bonds, mortgage-backed securities, and municipal bonds. The Firm also offers insurance products including fixed and variable annuities, and life insurance.

R.M. Stark does not create or offer private placement securities and does not underwrite new issues. R.M. Stark does enter selling-groups offering new issue securities. R.M. Stark does not make a market in any security.

Introduction R.M. Stark & Co., Inc. is registered with the Securities and Exchange Commission (SEC) as a securities broker-dealer. This document gives you a summary of the types of services we provide and how you pay. Free and simple tools are available to research firms and financial professionals at Investor.gov/CRS which also provides educational materials about broker-dealers, investment advisers, and investing. What investment We offer nondiscretionary brokerage services to retail investors. We can provide advice as to whether you services and advice can should Buy, Hold, or Sell specific securities including equities, exchange traded funds, mutual funds, fixed you provide me? income, options, unit investment trusts, fixed annuities, variable annuities, and options. We also offer life insurance. We can complete a transaction by purchasing or selling securities on your behalf. We offer various types of accounts including Individual, Corporate, Custodial, Partnership, Retirement, Estate and Trust. We also provide various types of accounts including Cash and Margin. Account statements will be provided to you in paper or electronically. We do not hold securities or cash. These services are provided by Pershing LLC, various mutual funds, and insurance companies. While we may, we have no obligation to monitor your securities on an on-going basis and the ultimate authority regarding any transaction within your account is yours. For additional information, please see www.rmstark.com. Conversation Starters. Ask your financial professional-Given my financial situation, should I choose a brokerage service? Why or why not? How will you choose investments to recommend to me? What is your relevant experience, including your licenses, education, and other qualifications? What do these qualifications mean? What fees will I pay? Transaction-based fees. With transaction-based fees you will pay us a fee every time you buy or sell an investment. This fee, commonly referred to as a commission, is based on the specific transaction and not the value of the account. This fee may be either a separate commission or might be part of the price you pay for the investment (called a "mark-up" or "mark-down"). With mutual funds, this fee (typically called a "load") reduces the value of your investment. Some investments (such as mutual funds and variable annuities) impose additional fees that will reduce the value of your investment over time. Also, with certain investments, such as variable annuities, you may have to pay fees such as "surrender charges" to sell the investment. The amount you pay will depend, for example, on how much you buy or sell, what type of investment you buy or sell, and what kind of account you have with us. We charge additional fees, such as custodian fees, account maintenance fees and account inactivity fees. You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. There are no initial account minimums. Please make sure you understand what fees and costs you are paying. For additional information, please review Customer Disclosures. A copy is available from your Financial Representative at www.rmstark.com or by calling 561-243-3815. Conversation Starter. Ask your financial professional – Help me understand how these fees and costs might affect my investments. If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for Help me understand the difference in transaction compensation for the various products offer?

Help me understand how the fees between mutual funds and individual securities compare?

Which is better for me?

What are your legal obligations to me when acting as my investment broker? Howelse does your firm make money and what conflicts of interest do you have?	When we act as your investment broker, we must act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they may affect the recommendations, we provide you. We must eliminate conflicts or tell you about them, and, in some cases, reduce them. Here is an example to help you understand what this means. • The more transactions in your account, the more fees you may be charged. We may, therefore, have an incentive to encourage you to engage in transactions. **Conversation Starter.** Ask your financial professional-* • How might your conflicts of interest affect me, and how will you address them?
How do your financial professionals make money?	The firm's financial professionals are compensated based upon the total amount of fees and third-party payments received from assets under their control. Individual compensation is negotiable and varies. Typically, financial professionals are paid on or about the 15th of each month for fees produced the prior month. Since compensation is based upon fees produced a conflict of interest may exist.
Do your financial professionals have a legal or disciplinary history?	Yes. Visit Investor.gov/CRS for a free and simple search tool to research us and our financial professionals. *Conversation Starter. Ask your financial professional* • As a financial professional, do you have any disciplinary history? For what type of conduct?
For additional information about our services	Please visit www.rmstark.com. If you would like additional, up-to-date information, or a copy of this disclosure, please call Robin McTague at 561-243-3815. To report a problem to the SEC, visit Investor.gov or call the SEC's toll-free investor assistance line at (800) 732-0330. **Conversation Starter.* Ask your financial professional-* • Who is my primary contact person? Is he or she a representative of the broker-dealer? Who can I talk to if I have concerns about how this person is treating me?

CHARGES AND FEES

In brokerage accounts, customers generally compensate R.M. Stark and its registered representatives through fees and commissions. For example, a customer may pay R.M. Stark a commission for each equity transaction, a mark-up/mark-down for bond transactions, and a sales charge for mutual fund transactions and unit trusts. Brokerage fees are negotiable.

R.M. Stark receives additional compensation from a variety of sources, including interest income and 12b-1 fees. The Firm also receives compensation from account service charges, and maintenance fees, such as retirement accounts and inactive accounts. Interest income is earned from uninvested free credit balances, and interest charged on margin accounts. The 12b-1 fees (marketing and distribution fees) are received from mutual funds. For additional information, please see "Understanding Our Fees, Charges and Other Compensation."

Equity/Option Commission Schedule

For agency execution services of Common and Preferred Stocks, Exchange-Traded Funds, Closedend Mutual Funds, and Options, the following schedule will apply effective 4/1/2017:

Principal Amount	Maximum Commission Charge
\$1 through \$3,000	\$90
\$3,001 through \$10,000	2.50%
\$10,001 through \$25,000	2.25%
\$25,001 and above	1.50%

In addition to commission charges, there is an additional \$1.00 per contract charge for the execution of options.

Rates are negotiable based upon a variety of factors, including: (1) whether the transaction is solicited or unsolicited; (2) trading volume and activity; and (3) account history.

Service charges may apply to retail (non-retirement) accounts. When service charges are applied, the total charge (commission plus service charge) may not exceed the Maximum Charge listed above.

Fixed Income Pricing Schedule

Fixed Income Securities Executed as Principal

	Minimum Mark-up	Maximum Mark-up
Principal Amount	Mark/down	Mark-down
\$1,000 - \$5,000	\$100	3.00%
\$5,001 - \$25,000	\$100	2.50%
\$25,001 - \$50,000	1.00%	2.25%
\$50,001 - \$100,000	0.75%	2.00%
\$100,001 - \$250,000	0.50%	1.75%
\$250,001 and above	Negotiable	Negotiable

CUSTODY AND CLEARING

R.M. Stark has contracted with Pershing LLC, a BNY Mellon Company, to provide certain recordkeeping and operational services. These services may include execution and settlement of securities transactions, custody of securities and cash balances, and extension of credit on margin transactions.

R.M. Stark also introduces business directly to various mutual fund and insurance companies. In addition to providing product offerings, such as variable annuities and open-ended mutual funds, these financial organizations may also act as the security custodians.

REGISTERED REPRESENTATIVE'S COMPENSATION

A registered representative's compensation is based upon a fixed revenue sharing arrangement. The Firm does not offer differential payouts for different products or revenue production levels; these practices could result in a material conflict by providing an incentive for a registered representative to offer products with higher payouts, or to execute trades for the purpose of increasing production levels.

MUTUAL FUNDS

The following breakpoint disclosures are sourced from FINRA's website: www.finra.org. We believe the website to be reliable but cannot guarantee its accuracy.

Before investing in mutual funds, it is important that you, the customer, understand the sales charges, expenses, and management fees that will be charged, as well as the breakpoint discounts to which a customer may be entitled. Understanding these charges and breakpoint discounts will assist you in identifying the best investment for your needs and may help reduce the cost of your investment(s). This Disclosure Document will provide general background information about

these charges and discounts. However, sales charges, expenses, management fees, and breakpoint discounts vary from mutual fund to mutual fund. Therefore, you should discuss these issues with your registered representative and review each mutual fund's Prospectus and Statement of Additional Information (which are available from your registered representative) to obtain specific information regarding charges and breakpoint discounts associated with a particular mutual fund.

Sales Charges

Investors that purchase mutual funds must make certain choices, including which funds to purchase and which class share is most advantageous. Each mutual fund has a specified investment strategy. Customers need to consider whether a mutual fund's investment strategy is compatible with their investment objectives. Additionally, most mutual funds offer different share classes. Although each share class represents a similar interest in the mutual fund's portfolio, the mutual fund will charge different fees and expenses depending upon the share class. As a rule, Class A shares carry a "front-end" sales charge or "load" that is deducted from the investment at the time the fund shares are bought. This sales charge is a percentage of the total purchase price. As explained below, many mutual funds offer volume discounts to the front-end sales charge assessed on Class A shares at certain pre-determined levels of investment; these are called "breakpoint discounts."

In contrast, Class B and Class C shares usually do not carry any front-end sales charges. Instead, investors that purchase Class B or Class C shares pay asset-based sales charges, which may be higher than the charges associated with Class A shares. Depending upon the rules of the mutual fund, investors that purchase Class B and Class C shares may also be required to pay a sales charge, known as a "contingent deferred sales charge," when they sell their shares.

Breakpoint Discounts

Most mutual funds offer investors a variety of ways to qualify for breakpoint discounts on the sales charge associated with the purchase of Class A shares. In general, most mutual funds provide breakpoint discounts to investors who make large purchases at one time. The extent of the discount depends upon the size of the purchase; as the amount of the purchase increases, the percentage used to determine the sales load decreases. In fact, the entire sales charge may be waived for investors that make very large purchases of Class A shares. Mutual fund prospectuses contain tables that illustrate the available breakpoint discounts and the investment levels at which breakpoint discounts apply. Additionally, most mutual funds allow investors to qualify for breakpoint discounts based upon current holdings from prior purchases through "Rights of Accumulation," and future purchases, based upon "Letters of Intent." This Document provides general information regarding Rights of Accumulation and Letters of Intent. However, mutual funds have different rules regarding the availability of Rights of Accumulation and Letters of Intent. Therefore, you should discuss these issues with your registered representatives and review the mutual fund Prospectus to determine the specific terms upon which a mutual fund offers Rights of Accumulation or Letters of Intent.

Rights of Accumulation - Many mutual funds allow investors to include the value of previous purchases of the same fund, or another fund within the same fund family, with the

value of the current purchase, to qualify for breakpoint discounts. Moreover, mutual funds allow investors to count existing holdings in multiple accounts, such as IRAs or accounts at other broker-dealers, to qualify for breakpoint discounts. Therefore, if you have accounts at other broker-dealers and wish to take advantage of the balances in these accounts to qualify for a breakpoint discount, you must advise your registered representative about those balances. You may need to provide documentation establishing the holdings in those other accounts to your registered representatives if you wish to rely upon the balances in those specified accounts at another broker-dealer.

In addition, many mutual funds allow investors to count the value of holdings in accounts of certain related parties, such as spouses or children, to qualify for breakpoint discounts. Each mutual fund has different rules that govern when relatives may rely upon each other's holdings to qualify for breakpoint discounts. Customers should consult with their registered representatives or review the mutual fund's Prospectus or Statement of Additional Information to determine what these rules are for the fund family in which they are investing. If you wish to rely upon the holdings of related parties to qualify for a breakpoint discount, you should advise your registered representative about these accounts. You may need to provide documentation to your registered representative if you wish to rely upon balances in accounts at another broker-dealer.

Mutual funds also follow different rules to determine the value of existing holdings. Some funds use the current Net Asset Value ("NAV") of existing investments in determining whether an investor qualifies for a breakpoint discount. However, a small number of funds use the historical cost, which is the cost of the initial purchase, to determine eligibility for breakpoint discounts. If the mutual fund uses historical costs, a customer may need to provide account records, such as confirmation statements or monthly statements, to qualify for a breakpoint discount based upon previous purchases. You should consult with your registered representative and review the mutual fund's prospectus to determine whether the mutual fund uses either NAV or historical costs to determine breakpoint eligibility.

Letters of Intent - Most mutual funds allow investors to qualify for breakpoint discounts by signing a Letter of Intent, which commits the investor to purchasing a specified amount of Class A shares within a defined period, usually 13 months. For example, if an investor plans to purchase \$50,000 worth of Class A shares over a period of 13 months, but each individual purchase would not qualify for a breakpoint discount, the investor could sign a Letter of Intent at the time of the first purchase and receive the breakpoint discount associated with \$50,000 investments on the first and all subsequent purchases. Additionally, some funds offer retroactive Letters of Intent that allow investors to rely upon purchases in the recent past to qualify for a breakpoint discount. However, if an investor fails to invest the amount required by the Letter of Intent, the fund is entitled to retroactively deduct the correct sales charges based upon the amount that the investor invested. If you intend to make several purchases within a 13-month period, you should consult with your registered representative and the mutual fund Prospectus to determine if it would be beneficial to sign a Letter of Intent.

Clearly, understanding the availability of breakpoint discounts is important because it may allow an investor to purchase Class A shares at a lower price. The availability of breakpoint discounts may save money and may also affect the decision as to the appropriate share class in which to invest. Therefore, you should discuss the availability of breakpoint discounts with your registered representative and carefully review the mutual fund Prospectus and its Statement of Additional Information, which can be obtained from your registered representative, when choosing among the share classes offered by a mutual fund.

ACCOUNT PROTECTION

R.M. Stark and Pershing LLC are members of SIPC; SIPC protects its members' securities customers up to \$500,000 (including \$250,000 for claims for cash). An explanatory brochure is available upon request or at www.sipc.org.

In addition to SIPC protection, Pershing provides coverage in excess of SIPC limits from certain underwriters in Lloyd's insurance market and other commercial insurers. It provides the following protection for Pershing LLC's global assets:

- ➤ An aggregate loss limit of \$1 billion for eligible securities over all client accounts.
- ➤ A per-client loss limit of \$1.9 million for cash awaiting reinvestment within the aggregate loss limit of \$1 billion.

SIPC and the excess of SIPC insurance policy do not protect against loss due to market fluctuation.

An excess of SIPC claim would arise only were R.M. Stark or Pershing to fail financially and client assets for covered accounts, (as defined by SIPC), could not be located due to theft, misplacement, destruction, burglary, robbery, embezzlement, abstraction, failure to obtain or maintain possession or control of client securities, or failure to maintain the special reserve bank account required by applicable rules.

ANTI-MONEY LAUNDERING REQUIREMENTS

THE USA PATRIOT ACT

The USA Patriot Act, signed by President Bush in 2001, is designed to detect, deter, and punish terrorists in the United States and abroad. The Act imposes new anti-money laundering requirements on brokerage firms and financial institutions. By April 24, 2002, all brokerage firms were required to have new comprehensive Anti-Money Laundering programs.

To help you understand these efforts, we want to provide you with some information about money laundering and our steps to implement the USA Patriot Act.

WHAT IS MONEY LAUNDERING?

Money Laundering is the process of disguising illegally obtained money so that the funds appear to come from legitimate sources or activities. Money laundering occurs in connection with a wide variety of crimes, including, but not limited to, illegal arms sales, drug trafficking, robbery, fraud, racketeering and terrorism.

HOW BIG IS THE PROBLEM AND WHY IS IT IMPORTANT?

The use of the U.S. financial system by criminals to facilitate terrorism or other crimes could well taint our financial markets. Per the U.S. State Department, one recent estimate puts the amount of worldwide money laundering activity at \$1 trillion a year.

WHAT ARE WE REQUIRED TO DO TO ELIMINATE MONEY LAUDERING?

Under new rules required by the USA Patriot Act, our Anti-Money Laundering program must designate a special compliance officer, set up employee training, conduct independent audits and establish policies and procedures to detect and report suspicious transactions and ensure compliance with the new laws.

As part of our required program, we may ask you to provide various identification documents or other information. Until you provide the information or documents we need, we may not be able to open an account or effect any transactions for you.

We at R.M. Stark thank you for your patience and hope that you will support us in our efforts to deny terrorist groups access to America's financial systems.

CUSTOMER IDENTIFICATION PROGRAM

IMPORTANT INFORMATION YOU NEED TO KNOW ABOUT OPENING A NEW ACCOUNT

To help the government fight the funding of terrorism and money laundering activities, federal law requires financial institutions to obtain, verify and record information that identifies each person who opens an account.

TYPES OF INFORMATION YOU WILL BE REQUIRED TO PROVIDE

When you open a new account, we are required to collect the following:

- > Name
- > Date of Birth
- ➤ Address
- ➤ Identification Number.
 - U.S. citizen: taxpayer identification number (Social Security number or Employer Identification number
 - o Non-U.S. citizen: taxpayer identification number; passport number and country of issuance; alien identification card number; or government issued identification showing nationality, residence, and a photograph of you.

You will also need to show your driver's license or other identifying documents.

A corporation, partnership, trust, or other legal entity may need to provide other information, such as its principal place of business, local office, employer identification number, certified articles of incorporation, government-issued business license, a partnership agreement or a trust agreement.

U.S. Department of the Treasury, Securities and Exchange Commission, FINRA and New York Stock Exchange rules already require you to provide most of this information. These rules also may require you to provide additional information, such as your net worth, annual income, occupation, employment information, investment experience and objectives and risk tolerance.

WHAT HAPPENS IF YOU DO NOT PROVIDE THE REQUESTED INFORMATION OR, YOUR IDENTITY CAN'T BE VERIFIED?

We may not be able to open an account or carry out any transactions for you. In the event we have already opened an account for you, we may have to close it.

BUSINESS DISRUPTION PLAN

The purpose of the Business Continuity Plan is to ensure that, in the event of a Significant Business Disruption ("SBD") to any of the Firm's locations, our clients' abilities to access their accounts, funds or place transactions, remain uninterrupted. We have developed the following Business Continuity Plan to include various types of SBDs and the steps to be taken to avoid any downtime to our clients.

TYPES OF DISRUPTIONS

Types of disasters include, but are not limited to, Earthquakes, Fires, Floods, Hardware/Software Failures, Human Causes, Natural Causes, Prolonged Loss of Utility Service, Riots, Strikes, Technical Causes, Terrorist Attacks, Tornadoes, etc.

FINRA Rules requires a firm to disclose to its clients how its Business Continuity Plan addresses possible SBDs under various scenarios and its responses thereto. At R.M. Stark, we have identified critical tasks, such as trading, deposits, withdrawals, any market sensitive items, and ensuring that customers have access to their funds and securities. The Firm has a contingency plan in place for SBDs that could affect the Firm, the building, city or region in which the Firm resides.

ALTERNATE PHYSICAL LOCATIONS

Should there be an SBD, we will continue our operations at an alternate location. From our alternate location, the firm will be able to conduct the same volume of business as in our primary site. All services, including telephone, fax, e-mail, and postal services, will have been forwarded to this location. All telephone calls will be answered in the usual manner, without delay. Our clients' abilities to access their accounts, funds or place transactions will remain uninterrupted. In the event of a SBD, additional information will be posted to this web site. You may also contact us by email at sstark@rmstark.com.

PRIVACY POLICY

"Personal information" refers to the nonpublic financial information obtained by us in connection with providing you a financial product or service.

INFORMATION WE COLLECT

We collect personal information to help us serve your financial needs, offer new products or services, provide customer service, and fulfill legal and regulatory requirements. The type of information we collect varies per the products or services involved and may include:

Information we receive from you on applications and related forms (such as name, address, social security number, assets, and income); and information about your transactions and relationships with us, our affiliates, or others (such as products or services purchased, account balances and payment history).

INFORMATION DISCLOSED IN ADMINISTERING PRODUCTS AND SERVICES

We will not disclose personal information about current or former customers, to non-affiliated third parties except as permitted or required by law. We do not sell any personal information about you to any third party. In the normal course of business, personal information may be shared with persons or entities involved in servicing and administering products and services on our behalf, including your investment executive and other service providers and affiliates assisting us.

We will make account information available to other financial institutions or individuals, if requested by you.

PROCEDURES TO PROTECT CONFIDENTIALITY AND SECURITY OF YOUR PERSONAL INFORMATION.

We have procedures in place that limit access to personal information to those employees and service providers who need to know such information to perform business services on our behalf. We educate our employees on the importance of protecting the privacy and security of confidential personal information. We also maintain physical, electronic, and procedural safeguards that comply with federal and state regulations to guard your personal information.

We will update our policy and procedures, if necessary, to ensure that your privacy is maintained and that we conduct our business in a way that fulfills our commitment to you. If we make any material changes in our privacy policy, we will make that information available to customers through our Web site and/or other communications.

PRIVACY ONLINE

R.M. Stark and Pershing LLC always make extensive use of firewalls and encryption devices. Pershing LLC continually strives to enhance stronger authentication initiatives to NetxInvestor, their client investment portal with more enhanced security measures to safeguard their personal and account information. These features include:

Image Identification: An image and phrase chosen by client is displayed during the login process to validate that the user is authenticating to a genuine site.

Challenge Question Authentication: If a user logs on to the Client Site from an unknown computer, the User will be presented with a "challenge" question and must provide a valid answer "response" to be authenticated.

Stronger Password Composition: This feature consists of mandatory and optional rules. Mandatory controls are turned on during either a password change or reset operation. Optional controls can be enabled by R.M. Stark.

MISCELLANEOUS

R.M. Stark does not assure the ongoing suitability of an investment or portfolio of investments. The Firm takes no responsibility for the propriety of unsolicited orders, other than to discharge our best execution obligations. Absent instructions to act only in an agency capacity, R.M. Stark may execute any transaction on a principal basis.