

To Whom it may Concern

I am writing to express my strong support for rule S7-32-10 proposed by the SEC. As a household investor I believe that this rule will be of the utmost importance to enhance transparency, accountability, and investor protection.

This rule addresses apparent market activities which are not made transparent, put our trust in the entire financial system at risk, and compromise the integrity of a supposedly free and fair market. As it stands now, it is obvious that those with large stakes may be taking advantage of those without access to the same tools, making the market far from free or fair. If these advantages are not being abused, then why would regulation be opposed to ensure transparency to household investors doing their due diligence?

With these questions in mind, I urge the SEC to not only move forward with rule S7-32-10, but also be sure it is enforced, assuring at least a modicum of trust in our markets, and making sure stakeholders are able to appropriately invest without being outside the current back room dealings that may be covered by non-disclosure of swaps.

The most despicable part is the failure of the SEC not to have taken action sooner. The fines hedge funds and brokers have to pay is but pennies on the dollar to the profits from what they have gotten away with.

To think that we wouldn't enforce regulation with a forceful hand, and ensure markets are TRULY fair for EVERYONE is an embarrassment to not only the financial markets, but the country as a whole.

Sincerely,

A concerned investor