

VIA ELECTRONIC MAIL: rule-comments@sec.gov

July 29, 2020

Vanessa Countryman, Secretary Securities and Exchange Commission 100 F Street, NE Washington, DC 20549-0609

Re: File No. 4-761

Dear Ms. Countryman:

I am writing in support of the Petition for Rulemaking to End the Commission's Backdoor Regulation of 12b-1 Fees (the "Petition") filed with the Securities and Exchange Commission ("SEC") by the Financial Services Institute (FSI) on or about April 29, 2020.¹

I am a member and former Chair of FSI's Board, and the President and CEO of Cambridge Investment Research Advisors, Inc. ("CIRA"), a Securities and Exchange Commission ("SEC") Registered Investment Adviser ("RIA"), and Cambridge Investment Research, Inc. ("CIR"), a Financial Industry Regulatory Authority ("FINRA") registered broker-dealer. CIRA and CIR are collectively "Cambridge."

I participated in preparing Cambridge's letter in support of the Petition dated July 29, 2020. I share FSI's and Cambridge's concern for the SEC's troubling tendency to pursue regulation through enforcement. For the reasons set forth in both FSI's Petition and Cambridge's letter, this approach is detrimental to the secure and efficient operation of the financial services industry. It has potentially profound and lasting implications not only for industry participants but, more importantly, for the investing public.

Against this backdrop, I respectfully request that the SEC abandon its practice of regulation by enforcement and instead pursue an open, collaborative dialogue among industry participants with respect to industry rules and regulations. Such a result is clearly in the public's best interest.

1776 Pleasant Plain Road • Fairfield, Iowa 52556 | Phone: 800-777-6080 | Fax: 641-469-1691 cambridge@cir2.com | www.cir2.com

¹ File No. 4-761, Rulemaking Petition to End the Commission's Backdoor Regulation of 12b-1 Fees (April 29, 2020) available at: https://www.sec.gov/rules/petitions/2020/petn4-761.pdf

Ms. Vanessa Countryman July 29, 2020 Page 2 of 2

Thank you for the opportunity to comment in support of this Petition.

Sincerely.

Amy Webber

Chief Executive Officer

cc: (via email)

Securities and Exchange Commission

Honorable Jay Clayton, Chairman (chairmanoffice@sec.gov)

Honorable Allison Herren Lee, Commissioner (CommissionerLee@sec.gov)

Honorable Hester M. Peirce, Commissioner (CommissionerPeirce@sec.gov)

Honorable Elad L. Roisman, Commissioner (CommissionerRoisman@sec.gov)