October 13th, 2022

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

Re: Short Position and Short Activity Reporting by Institutional Investment Managers (File No. S7-08-22, RIN 3235-AM34)

Dear Secretary Countryman:

I firmly support the purposed rule: Rule 13f-2 and all of its amendments to Regulation SHO and CAT to increase market transparency regarding short selling. I believe the monthly monitoring and aggregate of data will be very helpful and essential towards the detection as well as prevention of abusive short selling market activities. This transparency and active oversight by the SEC will be essential and pivotal to helping strengthen investor confidence in our markets for not only retail but institutional investors as well.

Sincerely,

A Concerned Investor