

October 8th, 2022

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

Re: Reporting of Securities Loans (File No. S7-18-21)

Dear Secretary Countryman:

I am writing in strong support of rule 10c-1, "Reporting of Securities Loans".

When short selling practices occur in the dark and current short selling information is presented long after a transaction has been entered, retail investors and the like may not be aware of the risks they are taking when purchasing securities. You understand why this lack of information is a problem for all investors, who are expected to invest in incomplete and outdated short selling information. Support daily 15-minute reporting requirements. The costs and efforts involved are justified to help identify abusive short selling practices early, reduce the ability of toxic market participants to hide behind loopholes, and attempt to prevent such capital market fraud.

The new rule will also give affected businesses greater ability to defend themselves against predatory shorting, as shorting in the dark hurts real competition and prices. The introduction of this rule will also provide an opportunity for the general public and for public companies to act as SEC regulators as a first line of defense against abusive practices by providing more close oversight of the securities fraud short sale of those securities they are in. the work. They are invested, enhancing the SEC's ability to fulfill its mandate and excluding market participants who operate against SEC rules, all at no additional cost to the SEC. I am a staunch supporter of transaction via transaction reporting. It is clear that aggregate reporting is not transparent and provides a lot of ropes where fraud can be hidden in groups. Why should a person or entity suffer from poor execution while another person or entity benefits from better execution, just because it is more appropriate for certain organizations to report short selling practices in aggregate? It is completely unfair and goes against the requirements of best execution, and therefore it should be a mandatory requirement of the transaction by means of transaction reporting.

Sincerely,

A Concerned Investor

