



Rule Comments

Proposed Rule on Mutual Fund Disclosure Forms

(SEC File No. S7-06-04)

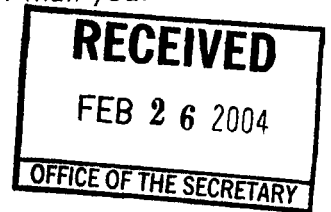
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Name:

Dora Lee Roush

Please be aware that all comments we receive will become part of the public record of what we considered in this matter. Please return the comment form to the SEC representative or mail your comments to the following address:

Jonathan G. Katz, Secretary
U.S. Securities and Exchange Commission
450 Fifth Street, N.W.
Washington, D.C. 20549-0609



Comments:

yes, I believe that everything should be written in full detail as to just how much the Investment Companies are receiving from the investors and exactly what for.

I also believe that at the time of death of the investor, it should be in writing that the full amount of the investment will go directly to the recipient's estate. I was told this verbally but have nothing to show or prove from the company that this will be carried out.

I also believe the recipient should have more to choose from than just having the agent suggest verbally where he thinks

you should invest, especially when you make it clear that you feel a person's age should be taken into consideration. This is what happened to me! I was told it was the very best place it could possibly be ever at my age then (77.)

This wasn't the case however; I personally don't believe the agent had my best interest in mind.

You see I am more or less a beginner in the investment world and a small one at that. I took the Agent's word for it. He had to know the stock was down at the time of the purchase. It only leaves me with little trust and lots of doubt in the agent and his company.

I think what you have outlined is a very good idea.

Thank you,
Dora Lee Poush