

Rule Comments

Proposed Rule on Mutual Fund Disclosure Forms

(SEC File No. S7-06-04)

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Name:

Comments:

Dr Paul Schifano

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

The more exercise information
you swrite on these forms, the
more confusion you add for the client,
Altimaly, this benefits the
dishonest agent who area Ther To his advistage
Keep it simple, you
have to not duplicate information
which is slready written elsewhere;
Such as in the prospection or
on the sales agreement.