



NAIC Central NC Investors Fair
Rule Comments
Proposed Rule on Mutual Fund Disclosure Forms
(SEC File No. S7-06-04)

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MAR 29 2004
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Name: Patricia Wells

Please be aware that all comments we receive will become part of the public record of what we considered in this matter. All comments we receive will be posted on our website. 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: _____

I suggest that the ~~breakpoint~~ breakpoint info be more specific - i.e. listing dollar amounts.

The two forms are redundant - can either the part B of the post-transaction be included in the pre-transaction form, or the post-transaction form only be applied when purchasing class shares other than H.

Another useful bit of information for fun comparison purposes would be the end result in dollars of a specific amount of money invested for a specific time.

Thank you for your comments.