April XX, 2024

The Honorable Chuck Schumer  
Majority Leader  
United States Senate  
Washington, DC 20515

The Honorable Mike Johnson  
Speaker of the House  
U.S. House of Representatives  
Washington, DC 20510

The Honorable Mitch McConnell  
Minority Leader  
United States Senate  
Washington, DC 20515

The Honorable Hakeem Jeffries  
Minority Leader  
U.S. House of Representatives  
Washington, DC 20510

Subject: Oppose H.J. Res. XXXX. Providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Securities and Exchange Commission relating to "The Enhancement and Standardization of Climate-Related Disclosures for Investors".

Dear Majority Leader Schumer, Speaker Johnson, Minority Leader McConnell, Minority Leader Jeffries,

As investors and investor networks, we write to express our support for the Securities and Exchange Commission’s (SEC) final rule on the Enhancement and Standardization of Climate-Related Disclosures for Investors, and we respectfully request that you oppose H.J. Res XXXX.

On March 6, 2024, the SEC released its final rule under the Securities Act of 1933 (“Securities Act”) and Securities Exchange Act of 1934 (“Exchange Act”) to “require information about a registrant’s climate-related risks that have materially impacted, or are reasonably likely to have a material impact on, its business strategy, results of operations, or financial condition.” The rule would require large, publicly traded companies to disclose their direct greenhouse gas emissions and the impact of severe weather and other natural disasters on their business, operations, or financial condition. It would also require them to disclose the material impact of the transition to a clean economy on their business. The information on climate-related risks disclosed under the rule, alongside other material risks that companies face, “will assist investors in making decisions to buy, hold, sell, or vote securities in their portfolio.”

Investors want and need this valuable information to make informed investment choices and meet their fiduciary obligations to the people whose money and retirement savings they manage. As climate change worsens and continues to cost the global economy, investors want to understand how individual companies are exposed to material climate risks and which companies

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1 Securities and Exchange Commission, “Final Rule on the Enhancement and Standardization of Climate-Related Disclosures for Investors”, March 6, 2024

2 ibid
are prepared to effectively and proactively mitigate those risks. According to early analysis by Ceres on comments submitted by 320 institutional investors to the SEC on the rule, 99% supported requiring disclosure of Scopes 1 and 2 greenhouse gas emissions and 95% supported requiring disclosure of climate-related targets and goals, if they exist.\(^3\) Without access to this information, provided in a reliable and comparable way, investors are unable to comprehensively evaluate all material risks, threatening to expose their clients, including American workers saving for retirement and public fund managers, to unnecessary and avoidable economic hardship.

We applaud the SEC’s decision to respond to investors’ needs and provide standardization in climate-related disclosures so that investors can better fulfill their fiduciary responsibilities. Congress must support investors and protect Americans’ retirement savings — we strongly urge you to reject \textit{H.J.Res XXXX}.

Sincerely,

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\(^3\) Ceres, “Analysis shows that investors strongly support the SEC’s proposed climate disclosure rule”, October 11, 2022