



M E K E T A I N V E S T M E N T G R O U P

BOSTON

MIAMI

SAN DIEGO

November 8, 2013

Ms. Elizabeth Murphy
Secretary SEC
100 F Street, NE
Washington DC 20549-1090

Re: File Number S7-07-13

Dear Ms. Murphy:

On behalf of the investment advisory firm, Meketa Investment Group, I am writing to comment on the implementation of Section 953 (b) of the Dodd-Frank Wall Street Reform and Consumer Protection Act.

We support the implementation of Section 953 (b), in the interests of shareholders and of providing better and fuller disclosure of public company actions. Ultimately, we believe that companies will be better served when this information is available to internal and external parties.

If executive pay is reasonable, it will withstand the light that this Act will shine on it.

We support the requirement that companies be required to disclose CEO pay, median employee pay, and the ratio between the two.

Sincerely,

Alan Spatrick, CFA
Managing Principal

ADS/ljf