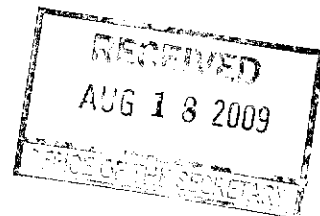


MCO TRANSPORT, INC.



August 9, 2009

Ms. Elizabeth M. Murphy , Secretary
U.S. Securities and Exchange Commission
100 F Street NE
Washington, DC 20549-1090

*Re: File No. S7-10-09
Release No. 34-60089
Facilitating Shareholder Director Nominations*

Dear Ms. Murphy,

It is out of deep opposition to the Securities and Exchange Commission's newly published proposed rules that would require companies to include shareholder nominees for election in their proxy materials that I write to you today. Under the current system, boards of directors maintain equilibrium between the long term management goals and short term goals of shareholders. Implementing the proposed new rules would throw off this balance by placing too much power in the hands of the SEC, which would in turn damage the efficiency of elections and compromise the wellbeing of companies.

The SEC's proposed new rules would undermine the high standards that companies have in place for selecting candidates. Transferring this power into the hands of small groups of shareholders—including activists and special interest holders—would weaken the influence of board members and destabilize the election process. This would not be beneficial to the company, the board members or the shareholders.

It is for these reasons I ask that you to please take my comments into consideration and vote down the proposed rule changes.

Respectfully,

Daniel E. McComas
President

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