



WAGNER INDUSTRIES INC.

Elizabeth Murphy
Securities and Exchange Commission
100 F Street, Northeast
Washington, DC 20549-1090

Ms. Murphy,

In my position as General Manager of Wagner Industries, we provide an array of warehousing, storage, freight and transportation services for our clients. Many of our customers are large, sometimes multi-national corporations with plants and offices around the continent. Should the shareholder proxy access rules be changed, their ability to do business could be substantially harmed.

If the new rule allowing minimal shareholder ownership in order to obtain a board position be approved, someone from a labor union or unrelated special interest group could well end up in a decision-making position on the corporate board. This would be counter-productive especially since the union official or the special interest member would try to run their separate agenda tying up the board and costing the business money.

As an advocate for my professional customers, I urge you to heed the words of business owners. Our voice has to be heard more loudly than those of unions and others who seek to pressure government to gain access to the corporate environment for their narrow purposes. Public companies need to be run in an efficient manner and rule changes to the proxy guidelines will do nothing to enhance operations.

With regards,

A handwritten signature in cursive script that reads 'Susan Maldonado'.

Susan Maldonado, General Manager
Wagner Industries