

Auto Connection Manassas VA Reviews the Proposal for the Administration of the Electronic Data

RE: Administration of the EDGAR System, File Number S?-11-20

Dear Ms. Countryman,

My name is Corey Bates from Auto Connection Manassas VA. We appreciate being given the chance to present input to the Securities and Exchange Commission (SEC) proposal Administration of the Electronic Data Gathering, Analysis, and Retrieval System.

The Commission touched on several situations in Rule 15, including identifying personally identifiable information (PII), potential cybersecurity threat, system and commission errors, unapproved submissions, and the possibility for manipulation. One of these triggering events can result in SEC actions such as the redaction of info from a filing, the removal or prevention of submission or dissemination of an EDGAR filing, suspension of EDGAR access codes, or reassignment of the filing date for an entry that was delayed because of system issues.

The Commission proposes that these activities might be taken without prior notification to filers or others when quick action is necessary to prevent potential threats to the EDGAR system or to avoid the circulation of inaccurate information to investors. The proposal specifies that, when advance notification can not be provided, the Commission will notify a filer and any other relevant individual as quickly as possible after an action has been taken, through written notice and a statement of the basis for the action by email to the email address on the EDGAR account and the email of any kind of relevant person.

While we agree with the proposal's goals, we have some issues about the recommended SEC action of redacting info from a filing without first speaking to the issuer prior to the redaction. We ask that the Commission reevaluate this part of the proposal. Moreover, we would like to motivate the Commission to inform the filer and relevant persons ahead of time before taking any of the actions noted in the proposal, if in any way feasible.

Nonetheless, we realize that there might be scenarios where advance notification is not possible. In such instances, we agree with the Commission's proposal to alert the filer and relevant persons asap after the activity. Auto Connection Manassas VA also recommends the Commission always to think about the issuer's supplier to be a "relevant individual," given their function in handling the company's EDGAR submission. Making certain that vendors who submit the filing are included in the notification process is important, as the vendor may be able to explain or resolve the situation quickly given their role in the submission.

Thank you for the chance to provide suggestions on the Commission's proposed rule to enhance the integrity and integrity of EDGAR submissions. We hope you will consider my additional suggestions that will likewise assist the SEC to fulfill the goals of this proposition.

Regards,

Auto Connection Manassas VA

<https://www.cars.com/dealers/201023/auto-connection/>
<https://www.vaautoconnection.com/testimonials.aspx>