

Scott H. Schulke  
4201 Cathedral Ave., NW #318W  
Washington, DC 20016  
scott.schulke@verizon.net  
(202) 244-3519

June 8, 2006

Ms. Nancy M. Morris  
Secretary  
U.S. Securities and Exchange Commission  
100 F Street, NE  
Washington, DC 20549

re: Request for Rulemaking from General Public

Dear Ms. Morris:

I would like to petition for a new rule that requires prompt disclosure of a Wells Notice when it is received by registrants.

Wells Notices issued by the Securities and Exchange Commission are often not reported in corporate disclosure filings until long after they have been received by a registrant.

In order to improve disclosure of these significant legal notifications, the Commission should declare that all Wells Notices are materially relevant information and require that registrants give notice to investors through a timely Form 8-K filing. There is no reason to delay this simple, yet important reform. In an effort to allow for registrant legal deliberations, perhaps a short period, ten to fifteen days, might be given to companies before they disclose receipt of a Wells Notice from the Commission.

I work for a financial newswire and I have long noticed the inordinate delay in companies disclosing Wells Notices they receive from the Commission. Investors have a legitimate interest to be informed by registrants about legal and regulatory issues that materially affect their investments.

Thank you for considering this proposal.

Sincerely,

Scott Schulke