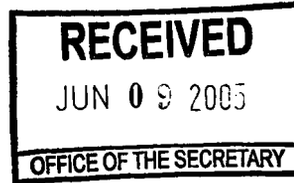


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Western Media Group Corporation®



May 27, 2005

Securities & Exchange Commission
Attn: Jonathan G. Katz-Secretary
450 Fifth Street, N.W.
Washington, D.C. 20549

Re: SEC File no. 4-500. Request for rulemaking regarding member records of "short" positions and reporting and public dissemination of aggregate positions by security.

Dear Mr. Katz,

I am writing this letter to bring your attention to the above referenced matter. Thanks to a letter for Mr. Coulson, the Chairman and CEO of Pink Sheets, he has brought my attention to the possibility of a rule change that will help alleviate the short selling that is not only hurting my company as well as others, but millions of investors as well.

I will keep this letter short and won't waste your time with the merits of such a change as I'm sure you are well aware. However, I would like to point out to you my support of such an initiative and my belief that it is the SEC's responsibility to protect Company's and investors in the over-the-counter exchanges in a similar fashion to that of the major exchanges. The SEC over recent years has worked hard to increase the reliability and reputation of over-the-counter companies and reduce fraud for which I commend you for your efforts. However, I feel the above referenced motion would complement your other initiatives and would go along way towards investor confidence in terms of awareness and allowing them to play on a more competitive field.

I thank you in advance for taking the time to read this letter and act accordingly.

Regards,

Jameson Rose
Chief Financial Officer

Cc: Barbara Z. Sweeney, Senior VP and Corporate Secretary, NASD

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