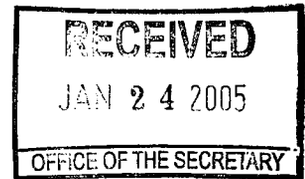




Allegheny Technologies

Specialty Materials That Make Our World

1000 Six PPG Place, Pittsburgh, PA 15222-5479
phone: 412.394.2861 fax: 412.394.2842
e-mail: rharshman@alleghenytechnologies.com



Richard J. Harshman
Executive Vice President, Finance and
Chief Financial Officer

January 19, 2005

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The Honorable William H. Donaldson
Chairman
Securities and Exchange Commission
450 Fifth Street N.W.
Washington, DC 20549-0609
File Number: S7-10-04

Jonathan G. Katz
Secretary
Securities and Exchange Commission
450 Fifth Street N.W.
Washington, DC 20549-0609
File Number: S7-10-04

Dear Chairman Donaldson:

As a company headquartered in the Commonwealth of Pennsylvania and a company listed on the New York Stock Exchange, we are writing to express our concern regarding an alternative proposal recently put forth by the SEC staff as part of Regulation NMS that would effectively create a homogenous government utility in the form of a Consolidated Limit Order Book (CLOB). We understand that this concept was debated and ultimately abandoned by the SEC and Congress as recently as 2000 due in part to concerns it would have on the US capital markets. We are particularly troubled that the CLOB proposal would increase volatility and the costs associated with trade execution and capital raising. This is a matter of great significance for the American economy generally, as the cost of capital directly impacts our ability to invest in jobs, R&D, expansion, acquisitions.

We believe that the CLOB proposal would virtually eliminate inter-market competition. If all displayed orders in any market were executed as if they had been sent to the market with the best price and the most liquidity, it seems that no market would have the incentive to invest or innovate to be the best. Rather than working to 'build a book' of liquidity, markets would compete on only one dimension: how much they are willing to pay other markets for their order-flow. Further, when liquidity is fragmented across multiple trading venues the cost of raising capital increases impacting issuers and investors alike.

While we object to the CLOB, we support the 'top of the book' proposal that has been discussed for the past year as part of the Regulation NMS discussion. We believe that the 'top of the book' proposal protects investors right to best price while promoting inter-market competition and providing the opportunity for price improvement in the auction model.

With everything that has happened lately to shake investor confidence in the markets, we think that you and we share a common goal of preserving the competitiveness of the U.S. capital markets, one that is the envy of the entire world.

We ask that you and the SEC Commissioners support the 'top of the book' proposal and once again reject the idea of a CLOB.

Sincerely,

Richard J. Harshman