May 25, 2005

I am the CEO of a bulletin board company with approximately 700 shareholders. I feel it is very important that shareholders in our company be treated the same way as other listed companies. As such I strongly recommend that NASD rule 3360 be amended to require NASD dealers to maintain a record of total short positions in all customer and proprietary firm accounts in all publicly traded equity securities as well as report this information to the NASD for public dissemination of the short positions by security.

William Weiss CEO PaperClip Software, Inc. (PCLP)