To whom it may concern:

Please adopt the rules of proposed SEC File No. 4-519 that :

Pink Sheets has proposed that the SEC adopt a new rule that provides for full disclosure of the identity, compensation and relationships of all participants (i.e., issuers, sponsors, third party promoters, etc.) directly or indirectly engaged in the promotion of stocks in the overthe-counter (OTC) market and that targets the explosion of misleading spam email and fax promotions on OTC stocks and provides for increased transparency and effective disclosure to protect investors from "pump and dump" promotion schemes

Please do so ASAP.

Sincerely

Robert Eldridge

p.s. I am tired of SPAM hawking stocks...Enclosed is letter I sent to one particular company to stop it....

Attachment

521 E. 2nd Ave Denver, CO 80203 December 1, 2006

Mr. Jose Tomas Masis or agent of **EQSE.PK** 14260 SW 136th Street Unit 4 Miami, FL 33186

RE: Unsolicited electronic mail hawking EQSE.PK

Dear Mr. Masis,

I have received and documented more than **30 unsolicited** e-mails to my various e-mail accounts from companies acting as agents in the promotion of your stock **EQSE.PK** in the last **24 hours**

As you may or may not know, Colorado has anti-Spam laws in place which allow individuals to who receive unsolicited e-mails in Colorado to sue any spammer in court, whether the individual or company who violate these laws resides in Colorado or not

I am contacting you to give you a chance to settle with me out of court. **The State of Colorado Section 1 title 6 Colorado revised Statues, is amended BY THE ADDITION OF A NEW ARTICLE to read: ARTICLE 2.5 Colorado Junk email laws 6-2.5-103** identifies part of the laws violated. The law states at 6-2.5-104 that I have a civil right of damages-civil penalty to receive a sum in violation of these statues stated. I, as the injured person to these violations can recover attorneys' fees and cost in addition to **\$25USD** for and every unsolicited bulk electronic mail message transmitted in violation of this article or **\$18000 per day**.

I am able to prove, at this time 30 counts of unsolicited e-mails sent to my various accounts located in the STATE of COLORADO, which identify the **EQSE.PK** as your company stock. I have all the headers, dates and times of delivery and proof through redirects from third parties that represent the hawking of **EQSE.PK** in those 30 counts of unsolicited e-mails. I have yet to go through 400 more e-mails, which could possible, increase the count of violations and damages.

Please send me a check or money order for the sum of **\$750 by December 15th 2006** If I do not receive a check or money order for the exact amount by the date I will file a case against you in small claim or potential class action from others violated in the hawking of **EQSE.PK** stock via unsolicited electronic mail submissions. If I do receive a check or money in the sum of **\$750 by December 15th 2006**, I release any claim I may have against **EQSE.PK**. Any violations received (e.g. more unsolicited e-mails touting **EQSE.PK**) after **December 15th 2006** will be considered a new violation and will not be covered in this letter.

I urge and behoove you to settle this claim before it goes to court, as I need to retain an attorney to assist me in this lawsuit, which would increase the damages far beyond **\$750**

Sincerely,

Robert Eldridge