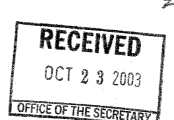
57-14-03



Robert D. Morse 212 Highland Ave Moorestown, NJ 08057-2717

Ph: [1] 856235 1711 October 17,2003

Jonathan G. Katz, Secretary U.S. Security & Exchange Comm. 450 Fifth Street, NW Washington, DC 20549-0609

Dear **Mr.** Katz:

I wish to enter my comment on the proposed rule to allow shareowners to submit nominations for Director in Corporate Proxies. It is in rhyme format which occurred to me on October 10th, 2003.

NEVER, NEVER LAND

The S.E.C. had an idea thought clever, But the resulting use is in the land of never. In order for a shareowner to propose A name for Director, someone must expose Another example of corporate bad behavior. Then the Division might grant the favor. I am aware of the lobbyist's flappin' **So,** as for results, it's not likely to happen. This appears to be one of other dumb things, But smart for those in the position of kings.

> Robert Dennis Morse 10-10-03 5:30AM

Sincerely,

Robert D. Morse

Robert D. Morse



Robert D. Morse 212 Highland Ave Moorestown, NJ 08057-2717

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Page Two

SEPARATELY:

I wish to call attention to other restrictive Commission Rules:

- 1. Mandatory appearance at meetings at own expense to present a proposal, while all Corporate attendees travel free, using shareowner's assets. Voting already accomplished by majority, and few attendees likely to be persuaded to switch votes
 - 2. Requirement of six copies to the S.E.C. A violation of National Paperwork
- 3. Requirement of confirmation of holdings of \$2000.00 or more for 1 year by asking shareowner's Agent for letter of proof, not accepting printout of purchase and subsequent printout of same holdings. An intrusion on disinterested party and only used to deter presenting proposals.
- **4.**Continual disallowance of more than one subject in a shareowner proposal, yet taking no action on a Whistle Blower proof that Chrysler Executives "bundled three in one vote to plunder assets and enrich themselves during merger with Mercedes-Benz. Voted 97% in favor by unknowing, yet intentional by Tracinda's 10% in advance vote.
 - No action, no info since presented prior to September 18, 1998 vote.
- 5. Failure to place Constitution, and/or Bill of Rights to supercede State and also Corporation rules allowing "Plurality" voting and eliminating "Against" only in voting column for Directors. No "confusion" in thinking in other areas. A denial of Right to Dissent.

Sincerely,

Robert D. Morse

Robert D. Morse