

2503 NE 178th St
Lake Forest Park, WA 98153
September 17, 2007

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CHAIRMAN'S
CORRESPONDENCE UNIT

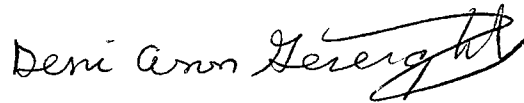
Dear Chairman Cox,

As a concerned investor, I am quite alarmed that the SEC has issued rules that could curtail or even eliminate the ability of shareholders like myself to raise important issues with corporate management. I insist that you not curtail investor's rights to file advisory resolutions under rule 14a-8.

Such advisory resolutions play a crucial role in encouraging corporations to be responsive to their OWNERS. They promote better corporate governance, closer accountability and much more meaningful disclosures. If I am a share holder buying part of the company I am the one to advise the direction of the company, in concert with the mangers, employees and consumers of the product. Shareholders, mangers, employees and consumers are all responsible for the actions of the company, (which is an artificial entity, existing only in the collective shared reality of the people who interact with it). Shareholders must have this tool available to impact corporate decisions.

Any actions that would restrict or eliminate advisory shareholder resolutions would be a disastrous step backwards. Please let me know what action you intend to take on this issue. I have a choice about where to put my money, as an investor and as a consumer. Without investors and consumers, corporations cannot exist.

Sincerely,



Ms. Deni Ann Gereighty