

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549-4561

Received SEC

MAY 0 4 2010

May 4, 2010

Debra A. Bollwage Senior Assistant Secretary Merck & Co., Inc. One Merck Drive

Whitehouse Station, NJ 08889-0100

Re:

Merck & Co., Inc.

Incoming letter dated April 22, 2010

Washington, DC 20549 Section: Rule: **Public** Availability:

Act:

Dear Ms. Bollwage:

This is in response to the letter dated April 22, 2010 concerning the shareholder proposal submitted to New Merck by Laszlo R. Treiber. Our response is attached to the enclosed photocopy of your correspondence. By doing this, we avoid having to recite or summarize the facts set forth in the correspondence. Copies of all of the correspondence also will be provided to the proponent.

In connection with this matter, your attention is directed to the enclosure, which sets forth a brief discussion of the Division's informal procedures regarding shareholder proposals.

Sincerely,

Heather L. Maples Senior Special Counsel

Enclosures

Laszlo R. Treiber, Ph.D. cc:

FISMA & OMB Memorandum M-07-16 **

Response of the Office of Chief Counsel Division of Corporation Finance

Re:

Merck & Co., Inc.

Incoming letter dated April 22, 2010

The proposal relates to employment matters.

There appears to be some basis for your view that New Merck may exclude the proposal under rule 14a-8(e)(2) because New Merck received it after the deadline for submitting proposals. Accordingly, we will not recommend enforcement action to the Commission if New Merck omits the proposal from its proxy materials in reliance on rule 14a-8(e)(2).

We note that New Merck did not file its statement of objections to including the proposal in its proxy materials at least 80 calendar days before the date on which it filed definitive proxy materials as required by rule 14a-8(j)(1). Noting the circumstances of the delay, we grant New Merck's request that the 80-day requirement be waived.

Sincerely,

Mark F. Vilardo Special Counsel

DIVISION OF CORPORATION FINANCE INFORMAL PROCEDURES REGARDING SHAREHOLDER PROPOSALS

The Division of Corporation Finance believes that its responsibility with respect to matters arising under Rule 14a-8 [17 CFR 240.14a-8], as with other matters under the proxy rules, is to aid those who must comply with the rule by offering informal advice and suggestions and to determine, initially, whether or not it may be appropriate in a particular matter to recommend enforcement action to the Commission. In connection with a shareholder proposal under Rule 14a-8, the Division's staff considers the information furnished to it by the Company in support of its intention to exclude the proposals from the Company's proxy materials, as well as any information furnished by the proponent or the proponent's representative.

Although Rule 14a-8(k) does not require any communications from shareholders to the Commission's staff, the staff will always consider information concerning alleged violations of the statutes administered by the Commission, including argument as to whether or not activities proposed to be taken would be violative of the statute or rule involved. The receipt by the staff of such information, however, should not be construed as changing the staff's informal procedures and proxy review into a formal or adversary procedure.

It is important to note that the staff's and Commission's no-action responses to Rule 14a-8(j) submissions reflect only informal views. The determinations reached in these no-action letters do not and cannot adjudicate the merits of a company's position with respect to the proposal. Only a court such as a U.S. District Court can decide whether a company is obligated to include shareholder proposals in its proxy materials. Accordingly a discretionary determination not to recommend or take Commission enforcement action, does not preclude a proponent, or any shareholder of a company, from pursuing any rights he or she may have against the company in court, should the management omit the proposal from the company's proxy material.

Merck & Co., Inc. One Merck Drive P.O. Box 100, WS3AB-05 Whitehouse Station, NJ 08889-0100



April 22, 2010

U.S. Securities and Exchange Commission Division of Corporation Finance Office of Chief Counsel 100 F Street, N.E. Washington, D.C. 20549

Re: Shareholder Proposal of Laszlo Treiber

Ladies and Gentlemen:

Merck & Co., Inc. (New Merck), formerly known as Schering-Plough Corporation ("Schering-Plough), a New Jersey corporation (the "Company"), received a shareholder proposal (the "Proposal") on April 20, 2010, from Laszlo Treiber for inclusion in the Company's proxy materials for its 2010 Annual Meeting of Stockholders (the "Proxy Materials"). A copy of the Proposal is attached to this letter as Exhibit 1. The Company believes that it may properly omit the Proposal from the Proxy Materials for the reasons discussed in this letter. The Proponent requests the Company's Proxy Materials include the following proposal:

RESOLVED: I propose that Merck & Co. agree with Merv Turner's allegation, that researchers are to be blamed for the inefficiency of drug discovery. I further propose, that all inefficient researchers along with their supervisors responsible for their hiring, job assignments and performance be subjected to layoff. In addition I propose, that all executives who do not "explain exactly how greater efficiency might be achieved" and successfully implement it also be fired. Finally, I propose, that the vacancies thus created be filled with executives and researchers recognized by Merck as competent and productive by licensing in the drugs and technologies they have discovered, created and developed.

In accordance with Staff Legal Bulletin 14D (November 7, 2008), this letter is being transmitted via electronic mail. Also, in accordance with Rule 14a-8(j) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), the Company is simultaneously sending a copy of this letter and its attachments to the Proponent as notice of its intention to exclude the Proposal and supporting statements from the Proxy Materials and the reasons for the omission. The Company filed its definitive Proxy Materials with the Securities and Exchange Commission (the "Commission") on April 12, 2010.

ANALYSIS

I. The Proposal May Be Excluded Pursuant to Rule 14a-8(e)(2)

Rule 14a-8(e)(2) provides that a company must receive a shareholder proposal at its principal executive offices not less than 120 calendar days before the date the company's annual proxy statement was released to shareholders in connection with the previous year's annual meeting. ¹

Pursuant to Rule 14a-5(e) the Company disclosed on page 62 of its 2009 proxy statement that the deadline for receipt of shareholder proposals for its 2010 Annual Meeting was 5:00 p.m. (Eastern time) on December 25, 2009.

The Staff has strictly construed the Rule 14a-8(e)(2) deadline and consistently permitted the exclusion of shareholder proposals not timely submitted. See, e.g., Bank of America (available on March 1, 2010); Johnson & Johnson (available January 13, 2010); and Cardinal Health, Inc. (December 16, 2009). Because the failure to timely submit a shareholder proposal is a deficiency that cannot be remedied, the Company has not provided the Proponent with the 14-day notice and opportunity to cure under Rule 14a-8(f)(1). As stated in Rule 14a-8(f)(1), "[a] company need not provide (the proponent with) such notice of a deficiency if the deficiency cannot be remedied, such as if you fail to submit a proposal by the company's properly determined deadline." Therefore, the Company is not required to send a notice of deficiency to the Proponent under Rule 14a-8(f)(1) for the Proposal to be excluded under Rule 14a-8(e)(2).

For the reasons set forth above, the Company believes that the Proposal may be properly excluded from the Company's 2010 Proxy Materials pursuant to Rule 14a-8(e)(2) because the Proposal was not received by the Company prior to the deadline for submission. We respectfully request that the Staff concur with our view that the Proposal may be excluded under Rule 14a-8(e)(2).

II. Request for Waiver of Rule 14a-8(j) Deadline

The Company further requests that the Staff waive the 80-day filing requirement set forth in Rule 14a-8(j) for good cause.

¹ Rule 14a-8(e)(2) also provides that the 120 calendar day advance receipts requirement does not apply if the current year's annual meeting has been changed by more than 30 days from the date of the prior year's meeting. The Company's 2009 annual meeting of shareholders was held on May 18, 2009. The 2010 Annual Meeting is scheduled to be held on May 25, 2010. Therefore, the date of the 2010 Annual Meeting has not been moved more than 30 days from the date of the 2009 Annual Meeting and thus the proper deadline for the shareholder proposals was December 25, 2009, as stated in the 2009 proxy statement.

U.S. Securities and Exchange Commission April 22, 2010 Page 3

Rule 14a-8(j) requires that, if a company "intends to exclude a proposal from its proxy materials, it must file its reasons with the Commission no later than 80 calendar days before it files its definitive proxy statement and form of proxy with the Commission." However, Rule 14a-8(j)(1) allows the Staff to waive the deadline if a company can show "good cause." The Company filed its definitive 2010 proxy Materials on April 12, 2010 and received this proposal on April 20, 2010. The Company believes that not receiving a proposal until after the 80 day deadline has passed and, in fact, not until after the filing and mailing of the proxy materials constitutes good cause for submitting this letter after the deadline.

The Staff has noted that "the most common basis for the company's showing of good cause is that the proposal was not submitted timely and the company did not receive the proposal until after the 80-day deadline has passed." See Staff Legal Bulletin No. 14B (September 15, 2004). The Staff has consistently found "good cause" to waive the 80-day requirement in Rule 14a-8(j)(1) where the untimely submission of a proposal prevented a company from satisfying the 80-day provision. See, e.g., Altria Group Inc. (available April 2, 2010) and Bank of America (available on March 1, 2010).

Accordingly, we believe that the Company has shown good cause for its inability to meet the 80-day requirement and we respectfully request that the Staff waive the 80-day requirement with respect to this letter.

III. Additional Deficiencies

As earlier noted, the Company filed and mailed its proxy materials on April 12, 2010 and its meeting is scheduled to be held May 25, 2010. If the Staff does not concur with the grounds for exclusion above the Company will potentially face extraordinary cost and hardship with respect to the conduct of its annual meeting. Accordingly, the Company is submitting this no-action letter addressing the 14a-8(e)(2) as promptly as practical in the hope that the Staff will reach an expeditious determination.

However, the Company reserves the right to submit additional requests setting forth other potential bases for exclusion. The Company believes it has several meritorious substantive objections to the proposal including, but not limited to:

- Rule 14a-8(i)(1) The Proposal is improper under state law because it would
 mandate the board take certain actions in contravention of the board's duty to
 manage the business affairs of the Company.
- Rule 14a-8(i)(4) The Proponent has a long-standing campaign seeking redress
 of a personal grievance through the shareholder proposal process.
- Rule 14a-8(i)(7) The subject matter of the Proposal relates to the Company's ordinary business operations.

In addition, the Company has sent a deficiency notice to Mr. Treiber requesting that he provide proof that he meets the minimum ownership requirements for submission as U.S. Securities and Exchange Commission April 22, 2010 Page 4

set forth in Rule 14a-8(b). See Exhibit 2. Rule 14a-8(f) provides that Mr. Treiber has 14 calendar days to respond to our deficiency notice with the requested proof. Until Mr. Treiber either responds to our request or fails to respond within the allotted time, the Company can not know whether Mr. Treiber is eligible to submit the proposal.

CONCLUSION

Accordingly, for the reasons explained above, and without addressing or waiving any other possible grounds for exclusion, the Company requests the Staff to concur in our opinion that the Proposal may be excluded from the Company's Proxy Materials because the Proponent failed to submit his proposal in a timely manner.

If you have any questions or require any further information, please contact me at (908) 298-7119. Should you disagree with the conclusions set forth in this letter, we respectfully request the opportunity to confer with you prior to the determination of the Staff's final position.

Very truly yours

Michael Pressman Senior Counsel

EXHIBIT 1

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Laszlo R. Treiber, Ph. D

APR 2 0 2010

*** FISMA & OMB Memorandum M-07-16 ***

April 17, 2010

Ms. Debra A. Bollwage
Assistant Secretary
Merek & Co., Inc.
One Merek Drive
P.O. Box 100
Whitehouse Station, NJ 08889-0100

Dear Ms. Bollwage:

Enclosed please find my Proposal, which I request to be included in the Notice of Annual Meeting of Stockholders 2010. I express my intention to hold Merck securities valued at least \$2000.00 through the date of the 2010 Annual Meeting.

Very truly yours,

Laholo R. Creder

Enclosure

At Windhover's Pharmaceutical Strategic Outlook meeting in New York City in April, 2009 Merck & Co.'s Chief Strategy Officer "Merv Turner laid the blame for industry woes at the feet of researchers." However, "he did not explain exactly how greater efficiency might be achieved" (quotes from an article titled "Big Pharma Blames Its Troubles on Scientists", by Scott Hensley, ScienceInsider, April 15, 2009).

RESOLVED: I propose that Merck & Co. agree with Merv Turner's allegation, that researchers are to be blamed for the inefficiency of drug discovery. I further propose, that all inefficient researchers along with their supervisors responsible for their hiring, job assignments and performance be subjected to layoff. In addition I propose, that all the executives who do not "explain exactly how greater efficiency might be achieved" and successfully implement it also be fired. Finally, I propose, that the vacancies thus created be filled with executives and researchers recognized by Merck as competent and productive by licensing in the drugs and technologies they have discovered, created and developed.

SUPPORTING STATEMENTS:

In the mid 1990s Merv Turner made the following suggestion to achieve greater efficiency in research: "change the people or change the people". As a matter of company polices and practices, executives and managers have the absolute power to identify, select, hire, assign and reassign individuals to fill research positions and to fire anyone of them at will. So, the reason for lack of efficiency in research is, that Merck executives such as Mery Turner himself identified, hired, assigned, reassigned and retained ineffective people. It is absurd indeed, that Merck executives are not the first ones to be made accountable for the lack of productivity of the reports they have selected for filling research positions and they are supposed to train, lead and supervise. The reports' productivity is a reflection of their supervisor's competence in hiring, training, leading and supervising them. As evidenced by the long-term history of drug discovery and development at Merck, the correlation between competence and performance applies to researchers at all levels. Therefore, in order to properly address the perennial problem of inefficiency of drug discovery it's about time to apply the Merv Turner principal to individuals primarily responsible for staffing, supervising and leading Merck research: change the executives or change the executives.

EXHIBIT 2

Office of the Secretary

Merck & Co., Inc. WS3AB-05 One Merck Drive P.O. Box 100 Whitehouse Station NJ 08889-0100 Fax 908 735 1224

OVERNIGHT DELIVERY

April 22, 2010



Laszlo R. Treiber, Ph.D.

*** FISMA & OMB Memorandum M-07-16 ***

Dear Dr. Treiber:

This is to acknowledge your letter dated April 17, 2010 and received April 20, 2010 and your shareholder proposal regarding "employment matters", which you submitted for inclusion in the proxy materials for the 2010 Annual Meeting of Shareholders.

On November 3, 2009 (the "Effective Date"), Merck & Co., Inc. ("Old Merck") merged with and into a subsidiary of Schering-Plough Corporation ("Schering-Plough") and Schering-Plough changed its name to Merck & Co., Inc. ("New Merck" or the "Company").

Rule 14a-8(b)(2)(i) promulgated under the U.S. Securities Exchange Act of 1934, as amended, requires that you establish your continuous ownership of at least \$2,000 in market value, or 1%, of New Merck securities entitled to be voted on the proposal at the Company's Annual Meeting of Shareholders for at least one year from the date the proposal was submitted.

In order to comply with the rule, you must have held New Merck stock since the Effective Date, and also must have held Schering-Plough stock from April 20, 2009 until the Effective Date. We note your statement that you intend to hold at least \$2,000 in market value of New Merck stock through the date of the Annual Meeting. However, as you do not appear in the Company's record as a shareholder of Schering-Plough stock, you must provide us with documentation evidencing your continuous ownership of at least \$2,000 in market value of Schering-Plough stock prior to the Effective Date for such a period as is necessary to satisfy the one year holding requirement.

Laszlo R. Treiber, Ph.D. April 21, 2010 Page 2

If you have not satisfied this holding requirement, in accordance with Rule 14a-8(f), New Merck will be entitled to exclude the proposal. If you wish to proceed with the proposal, within 14 calendar days of your receipt of this letter you must respond in writing to this letter and prove your eligibility by submitting either:

- a written statement from the "record" holder of the securities (usually a broker or bank), verifying that, at the time you submitted the proposal, you continuously held the securities for at least one year; or
- a copy of a filed Schedule 13D, Schedule 13G, Form 3, Form 4, Form 5, or amendments to those documents or updated forms, reflecting your ownership of shares as of or before the date on which the one-year eligibility period begins and your written statement that you have continuously held the required number of shares for the one-year period as of the date of the statement.

In the event you demonstrate that you have met the holding requirement, New Merck reserves the right, and may seek to exclude the proposal if in New Merck's judgment the exclusion of such proposal in the Proxy Statement would be in accordance with SEC proxy rules.

For your convenience, I have enclosed a copy of SEC Rule 14a-8 in its entirety. If you should have any questions, you may contact me at (908) 423-1688.

Very truly yours,

Debra A. Bollwage

Senior Assistant Secretary

Debaa. Bolling

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(e) The security holder shall reimburse the reasonable expenses incurred by the registrant in performing the acts requested puraisant to paragraph.(a) of this section:

Note 1 to § 240.144.7. Reasonably prompt, methods of distribution to security holders may be used instead of smalling. As a literal method is distribution in the chosen, the coats of that method should be considered where necessary rather than the broads of mathing.

The coats of that method should be considered where necessary rather than the broads of mathing and the coats of the coats of the providing the information required by Exchange and the coats of the coats o

Note 3 to \$240.14a-7. If the registrant is sending the requesting security holders materials under \$240!84s9 and receives a request from the security holder to furnish the materials in the form and maturer described in \$240.14a-16. the figurant, must accommodate that request.

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Rule 14a-8. Shareholder Proposals.

This section addresses when a company must include a shareholder's proposal in its proxy statetient and identify the proposal in its form of proxy when the company fields an annual or special meeting of shareholders. In stimitury, in cider'th have your supporting statement in its proxy statement, and its proxy statement in its proxy statement, by the manual procedures. Under a few specific, cicumstances, the company is permitted to exclude procedures, but only after submitting its reasons to the Commission. We structured this section in a question-and-answer format so that it is easier to understand. The references to "you!" are to a shareholder seekings to submit the proposal meets.

- (a) Question 1s Winst last propossite) too wind have a second on the control of the control of

! A standabilitar juoposal is your recommendation requirement that the company and veria boatcheff effection take action, which work intended to present at a meeting of the company which the standard of the company about the company and the compa proposal, and to your corresponding statement in support of your proposal (if sary).

19 (D) Onesition 2: Who is subsible to submit which the subside it demonstrate to the company that I am eligible to the tensor his state.

(1) In didde jo be elletille to submit sitropossi, you must have continuously field at issue \$2,000 in market value, or 1%, of the configury s's securities entitled to be voted on the proposal at the meeting for at least distyest by the date you submit the proposal. You thust chains those securities thirdulat the meeting.

statement, that youthing to continue to held the securities, through, the date of the meeting of characholders. However, if like many shareholders you are not a figured holder, the company likely does not know that you are a shareholder, or how many shares you own: In this case, at the timely many enjares you own: In this case, at the timely many enjares you own: In this case, at the timely many enjares to the company in one of two ways: (2) If you are the registered holder of your securities, which means that your name appears in the company can verify your appears in the company can verify your eligibility on its own, although you will still have to provide the company with a written

Rule 14a-8

(ii) The second way to prove ownership applies only if you, have filed a Schedule 3D, Schedule 13G, Form 3, Form 4 and/of Form 5, or amendments to those documents or updated forms, reflecting your ownership of the shares as of or before the date on which the one-year eligibility period begins if you have filed one of these documents with the SEC, you may demonstrate your eligibility by submitting to the company:

(A) A copy of the schedule and/or form, and any subsequent amondments reporting a change in your ownership level; (B) Your written statement that you continuously held the required number of shares for the one-year period as of the date of the statement, and

(C) Your written statement that you intend to continue ownership of the shares through the date of the company's annual or special meeting.

(c) Question 3: How many proposals may I submit?

Bach shareholder may submit no more than, one proposal to a company for a ž. ticular shareholders' meeting, of properties (d) Queetton 4: How long can in properties (e.g., 180) particular shareholders' meeting, of present the t

The proposal, including any accompanying apporting statement may not exceed 500 Words.

(c) Question 5: What is the deadline for submitting a proposal?

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1.

(1) If you are submitting your proposal fon the company's annual meeting, you can in most cases find the deadline in last year's proxy statement. However, if the company did not hold an annual meeting last; year, or has changed the date, pa's les mosting for this year more, than 30 days-from last; year, a meeting, you can usually, find the desaline in one of the gampany's quarterly reports, or fracting, 10-Q (\$ 249.30% of this chapter), or in shareholder reports, of investment company and to great to syratio, synthy when the chapter of the investment Company Act of 1940. In order to syratio, synthywarty, shurcholders should submit their proposals by means, including elegitonio means, that permit then to proposals by means, including elegitonio means, that permit then years. the date of delivery.

(2) The deadline is calculated in the following manner if the proposal is submitted for a regularly scheduled annual meeting. The pipposal miss be received at the company's principal executive offices not less than 120 capital gives before integration of the company's proxy statement released to sharcholders in connection with the previous year's annual meeting the previous year, a sunual meeting the previous year, or if the date of this year's annual meeting the previous year, given the date of this year's annual meeting the reasonable, then the date of the previous year's meeting is a reasonable, they before the company begins, for printing and sond the deadline is a reasonable, they before the company begins, for grift, end sond the proxy materials.

(3) If you are submitting your proposal for a meeting of shareholders other than a regularly scheduled aminal meeting, the deadling is a reasonable time before the company, begins to print and send its poors, grathfully is

(f) Question 6: What it's fall to follow one of the eligibility or procedural requirements explained in answers to Quesigns 1 through 4 of this Rule 143-87

(1) The company may exclude your imoposal, but only after it has notified you of the ninhlem and was have fested ademinates to missing its mile and was fested ademinates to missing its mile and was the company of the

you received the company's notification. A company need not provide you such notice of a deficiency if the deficiency cannot be remedied, such as if you fail to submit a proposal by the company's properly detairnined désdime. If the company distantis to exclude the proposal, it will later have to make a submission under Rule 14k-8 and provide you with a copy under Question 10 below, Rule 14a-8(j): receiving your proposal, the company must notify you in whing of any procedural or eligibility deficiencies, as well as of the time frame for your response. Mour response must be postmarked, or transmitted electronically, no later than 14 days from the date

(2) If you fail it foul recuiring to hold the required number of securities through the date of the meeting of the permitted to exclude all of your proposes from its proof highers, then the company will be permitted to exclude all of your proposes from its proof highers to end your proposes from its proof highers to end you meeting held in the following two calcindar years.

. (g) Quertion,7%,Who, her the burden of persuading the Commission on its staff hat my proposal can be excluded? · Bicopilas ottakwae noted, the buirden is on the company to demonstrate that it is entitled to exclude a proposal (h) Oberflon 8; Must I appear personally at the shareholders meeting to present the proposal? THE RELEASE OF THE STATE OF THE

proposal on yourbainfilmuse attend the meeting to present the proposal. Whether you attend the meeting yourself or send a qualified representative to the meeting in your place, you stiffild full of sure that you, or your representative, follow the proper also law presentatives follow the proper also law presentatives follow the proper also. . (1) Rither you; of your representative who is guilified under state law to present the

"(2) If the company holds its shareholder meeting in whole or in part via electronic media, and the company permits you or your representative to present your proposal via such media, other your proposal through, electronic media rather than traveling to the meeting to the meeting to the

(3) If you or your qualified representative fail to appear and present the proposal, without good cause, the company will be permitted to axclude all of your proposals from its proxy-materials for any meetings held in the following two calendary ears.

... (i) Question 97. If I have compiled with the procedural requirements; on what other bases may a company rely to exclude my proposal?

(1) Improper Under Sigle Law. If the proposal is not a proper subject for action by shareholders under the lawards the jurisdiction of the company's organization;

Note to paragraph (1)(1): Depending on the subject matter, some proposals are not considered proper understate law if they would be binding on the company if approved by shareholders. In our experience, most proposals that are last, as recommendations or requests that the board of directors take specified action are proper under state law. Accordingly, we will assume that a proposal-drafted as a recommendation or suggestion is proper unless the company demonstrates other-. 15 Wise.

(2) Violation of Law: If the proposal would, if implemented, cause the company-to violate any state, federal, or foreign law to which it is subject;

Note to paragraph (1)(2). We will not apply this basis for exclusion to permit exclusion of a proposal on grounds that it would wiolate foreign law if compliance with the foreign law would tesult in a violation of any state or federal law.

(3):Wolation of Proxy Rules: If the proposal or supporting statement is contrary to any of the Commission's proxy rules; sincluding Rule (4s.P; which prohibits materially false or misleading statements in proxy soliciting materials.

(4) Personal Orlevance. Special Interests If the proposal includes to the redress of a personal claim or growner againgt the company or say, other person, 9.1(if is designed to result in give not to you, on to further a passonal interest, which inspectatived by the other shareholders at larges, was in the second second to the (5) Relevance: If the proposal relates to operations which secount for less than 5 percent of the company's total sesting at the project of the positive of the positive of the part of the percent of its not earnings and gives alles then the most receipt facial year, and is not otherwise alguificantly related to the company's business,

(6) Absentok Of Power/Authority: If the templany welate the Lie However or such mity implement the proposal; implement the proposal; ž

(T). Management, Rungtions: If the proposal deals with a matter sclating to the samong sidesists. . . . into company's ordinary business operations;

(8) Relates to Election: If the proposal relates to a nonlination or an election for membership of the company's board of directors or analogous government of property is a received for the continuity of the property of th procedure for such nomination or election; (9) Conflicts with Compaty Wereposal: Achies proposal identificative conflicts with one of the company's own proposals torbe withmitted to absend described and meeting;

Note: to participal (119): A company's submitted the light of the company is the population of the company of the company

(10) Substantially Implemented: If the company has already substantially implemented in the company of the proposal in the company of the proposal in the company by another proposant that will find the find to the same meeting.

Company a proxy materias for the same incomes.

(12) Resubmissions Market for the same incomes.

(12) Resubmissions Market for proposal deals with substantially Market might expire subject materials as an other preceding 5 calendar years, a company may exclude Market for the preceding 5 calendar years, a company may exclude Market for the preceding 1 calendar years, a company may exclude Market for the preceding 1 calendar years, a company may exclude Market for the for any meeting part of the last time it was included Market property.

(i) Less than 35% of the vote if proposed once within the preceding Scalendar years;

(ii) Less than 6% of the wote-onlits last submission to shared olders if projectivice previously within the preceding 5 calendar years; of the factor of the f

(iii) Less than 10%-self the vote on its last aubthission to ninghbildets if proposed three times or more previously within the preceding 5 calchide specifically and the continue of the continue of the proposal related to specific amounts of the proposal related to specific amounts of

The state of the s cash or stock dividendar, 2002 - 32 Question 10: What procedures must the company follow if it intends to . 35ch vi · *

(1) If the company intends to exclude a proposal from its proxy instrals, it must file its reasons with the Commission to later than 80 callendar days before it files its definitive proxy statement and form of proxywith the Commission. The company must simultaneously provide you with a copy of its submission. The Commission stiff may

permit the company to make its submission jater than 80 days before the company files is definitive proxy statement and form of proxy, if the company demonstrates good

.... cause for missing the deadline.

··(2))The company must file sixtyspes copies of the following: . The Mary Service .

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(f) The proposal;

(ii) An explanation of why the company helicities that it may exclude the proposal, which should, if possible, rater to the most recent applicable suthoutly, such as prior

Division letters legischunger (the fillet the trugen tressons in based on matters of this A supportify gralling by Collined Which such ressons into based on matters of state or this in the transfer transfer to the transfer transfer to the transfer transfer to the transfer transfer to the transfer transfer transfer to the transfer tran

(g) threshight the special straint of the state of the straint of the special straint of the special straint of the special special straint of the special spe

(1) The bompany's progestatement with the second and address; as well as the number of the company's young securities that you hold. However, instead of providing that information, the bompany's promptly upon receiving as statement that it will provide the information, to shareholders promptly upon receiving an oral or written provide the information to shareholders promptly upon receiving an oral or written registed the second or supportant that it will be supported to the second or supporting the second or supporting (2). The company's the transfer for the contents of your proposal or supporting

statement (http://www.new.org.new.org/ shareholders should vote sgainstaggir, proposes, The companyis, allowed, lo make arguments reflecting its own point of view, just as you may express your own point of G riew in your proposal's suppositing differingular.

(2) However, if you bolieve that the company's opposition to your proposal contains materially false or misleading statements that may violate our anti-fraud rule. Rule 14s-9, you should prompily send to the Commission staff and the company a letter explaining the rebisions for your repositions and the company a letter should prompily for the containing the rebisions for the company a letter should information demonstrating the inspections your proposition. To the section for the company's claims. Time factual information demonstrating the inspections of the company's claims. Time permitting, you may wish to try to work out your differences with the company by yourself before contacting the Commission staff.

(3) We require the company to send you a copy of its statements opposing your propositive for all sends the poxy materials, so that you may bring to our attention any materially false or misloading statements, under the following timefrance:

(j) If our no-action response requires that you make revisions to your proposal or supporting statement as a condition to remitting the company try include it in its prinxy

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materials, then the company must provide you with a copy of its opposition statements in the fact than 5 calendar days after the company receives a copy of your revised proposal; or

(ii) In all other cases, the company must provide you with a copy of its apposition statements no ister than 30 calendar days before it files definitive copies of its proxy statement and form of proxy under Rule 14s-6.

Rule 14a-9. False or Milesading Statements.

- statement, form of proxy, notice of meeting or other communication, written or ordal, containing any statement which, at the time and in the light of the circumstances under which it is made, is false or misleading with neapest to any material fact, or which ordine to state any, material fact, or which ordine its state any, material fact, or which ordine its state any, material fact, or which ordine its statement and the statement of the statement of a proxy for the same meeting or applied matter which has become false or misleading. (a) No solicitation subject to this regulation shall be made by means of any proxy 1. 12.0 Tables 1. C.
 - (b) The fact that a proxy, nategoral, form of proxy or other soliciting qualities has been filed with or examined by the Gomulasion shall not be degringed as falling grant Commission that such material is accurate or complete or not false or mission has passed upon the merits of or approved any statement contained therein or anymatter to be according by secondary to the foregoing shall the instance of the spirit of the region of the region of the spirit of the spirit of the spirit of the region of the spirit of the

Note. The following are some examples of what, depending upon particular facts and chromestances, may be misteding within the meaning of the rule.

- (a). Predictions as to specific future market values seem for and titli
- (b) Material which directly or indirectly impugns character, integrity or personal reputation, or directly, or indirectly makes charges concoming improper, illegal or immoral conduct or associations, without factual foundation.
 - (c) Failure to so identify a proxy statement, form of proxy and other soliciting material as to elearly-distinguish defroncities beliefting materialloftsmy subthy persons or persons soliciting for the same meeting or subject, materially a proximity of the continuous made prior to a meeting regarding the results of a robinishon.

 Rule 14a-10. Prohibition of Certain Solicitations.

No person making a solicitation which is subject to Rules 14st 16. 14st 16 shall TOTAL PROPERTY OF A STATE OF THE PARTY OF TH

(a) Any undated or post-dated proxy; or

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(b) Any proxy which provides that it shall be desured the digital as of siny date subsequent to the date on which it is signed by the security holdstyne to reconstruct the first state of the security that the security holdstyne to reconstruct the first security that the security that it is signed by the security that the security that it is signed to be secured.

Rule 14a-12. Solicitation Before Furnishing a Proxy Statement.

- (a) Notwithstanding the provisions of Exchange Act Rule. 14a-3(a), a solicitation may be made before furnishing security holders with a proxy statement meeting the requirements of Exchange Act Rule 14a-3(a) if:
 - (1) Each written communication includes:

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