#730



RECEIVED FEB 2 8 2011 OFFICE OF THE SECRETARY

Otter Lake Water Commission 6475 W. Montgomery Road P.O. Box 468 Virden, IL 62690

Phone: 217-965-1566 Fax: 217-965-1530 Email: otterlake@otterlakewater.net

February 17, 2011

Elizabeth M. Murphy Secretary U.S. Securities and Exchange Commission 100 F Street, NE Washington, DC 20549-1090

RE: File Number S7-45-10; Concerns with Proposed Regulations on Board Members Registering as Financial Advisors

Dear Ms. Murphy,

The U.S. Securities and Exchange Commission recently issued proposed rules that would require appointed board members of municipal entities to register with both the SEC and the Municipal Securities Rulemaking Board (MSRB) if they advise on the issuance of municipal securities. The following undersigned organizations find serious cause for concern with these proposed rules as they would have a negative effect on the ability of state and local offices to find volunteers willing to serve on the boards of bond-issuing authorities.

These cumbersome and unnecessary regulations are burdensome to volunteer board members who serve their community so effectively. It is quite common for financial authority boards to have governance structures made up entirely or partly of appointed board members. The proposed SEC rule, if enacted, would threaten the ability of such entities to function.

Otter Lake Water Commission's board is appointed by the elected leadership, and they serve in the public interest. It will become very difficult to justify a rational for services if they become individually subject to SEC regulations of their activities. This kind of regulation directly undermines the corporate structure of many entities throughout the country.

Finally, I believe that the SEC has used isolated situations of conflicts of interest to justify this ruling. The vast majority of issuers have policies and procedures in place to prevent conflict of interest situations and these cumbersome regulations would burden state and local issuers at a time when future oversight is unnecessary.

## lides to transfer

the state of the second state of the second

We ask that you consider expanding the exclusion for local government officials, including among them, appointed board members and other elected and appointed of "municipal entities," from the requirement to register as "municipal advisors" by including them within the definition of "municipal employee."

Sincerely.

Ron Jombock Commissioner Otter Lake Water Commission



Otter Lake Water Commission 6475 W. Montgomery Road P.O. Box 468 Virden, IL 62690

Phone: 217-965-1566 Fax: 217-965-1530 Email: otterlake@otterlakewater.net

February 17, 2011

Elizabeth M. Murphy Secretary U.S. Securities and Exchange Commission 100 F Street, NE Washington, DC 20549-1090

RE: File Number S7-45-10; Concerns with Proposed Regulations on Board Members Registering as Financial Advisors

19. 22

FEB 28 2011

CRETARY

1 31 1

24.12

· · . . . .

 $\{ e_{i} \}_{i=1}^{n}$ 

14. A.

·. .

Dear Ms. Murphy,

The U.S. Securities and Exchange Commission recently issued proposed rules that would require appointed board members of municipal entities to register with both the SEC and the Municipal Securities Rulemaking Board (MSRB) if they advise on the issuance of municipal securities. The following undersigned organizations find serious cause for concern with these proposed rules as they would have a negative effect on the ability of state and local offices to find volunteers willing to serve on the boards of bond-issuing authorities.

These cumbersome and unnecessary regulations are burdensome to volunteer board members who serve their community so effectively. It is quite common for financial authority boards to have governance structures made up entirely or partly of appointed board members. The proposed SEC rule, if enacted, would threaten the ability of such entities to function.

Otter Lake Water Commission's board is appointed by the elected leadership, and they serve in the public interest. It will become very difficult to justify a rational for services if they become individually subject to SEC regulations of their activities. This kind of regulation directly undermines the corporate structure of many entities throughout the country.

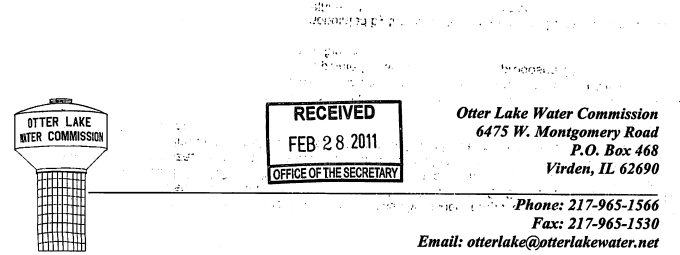
Finally, I believe that the SEC has used isolated situations of conflicts of interest to justify this ruling. The vast majority of issuers have policies and procedures in place to prevent conflict of interest situations and these cumbersome regulations would burden state and local issuers at a time when future oversight is unnecessary.

We ask that you consider expanding the exclusion for local government officials, including among them, appointed board members and other elected and appointed of "municipal entities," from the requirement to register as "municipal advisors" by including them within the definition of "municipal employee."

Sincerely,

///h/

Mike McCarthy Commissioner Otter Lake Water Commission



February 17, 2011

Elizabeth M. Murphy Secretary U.S. Securities and Exchange Commission 100 F Street, NE Washington, DC 20549-1090

RE: File Number S7-45-10; Concerns with Proposed Regulations on Board Members Registering as Financial Advisors

· . . . .

Dear Ms. Murphy,

The U.S. Securities and Exchange Commission recently issued proposed rules that would require appointed board members of municipal entities to register with both the SEC and the Municipal Securities Rulemaking Board (MSRB) if they advise on the issuance of municipal securities. The following undersigned organizations find serious cause for concern with these proposed rules as they would have a negative effect on the ability of state and local offices to find volunteers willing to serve on the boards of bond-issuing authorities.

These cumbersome and unnecessary regulations are burdensome to volunteer board members who serve their community so effectively. It is quite common for financial authority boards to have governance structures made up entirely or partly of appointed board members. The proposed SEC rule, if enacted, would threaten the ability of such entities to function.

Otter Lake Water Commission's board is appointed by the elected leadership, and they serve in the public interest. It will become very difficult to justify a rational for services if they become individually subject to SEC regulations of their activities. This kind of regulation directly undermines the corporate structure of many entities throughout the country.

Finally, I believe that the SEC has used isolated situations of conflicts of interest to justify this ruling. The vast majority of issuers have policies and procedures in place to prevent conflict of interest situations and these cumbersome regulations would burden state and local issuers at a time when future oversight is unnecessary.

We ask that you consider expanding the exclusion for local government officials, including among them, appointed board members and other elected and appointed of "municipal entities," from the requirement to register as "municipal advisors" by including them within the definition of "municipal employee."

Sincerely,

Toph What

Doyle Worlow Commissioner Otter Lake Water Commission