January 21, 2014

The Honorable Mary Jo White Chair Securities and Exchange Commission 100 F Street, NE Washington, DC 20549

Attention: [File No. 4-637]: Petition to require public companies to disclose to shareholders the use of corporate resources for political activities

Dear Chair White,

We are writing to urge the Securities and Exchange Commission to move forward expeditiously on a rulemaking to require corporations to disclose their political spending to shareholders. We are concerned to see this rulemaking removed from the SEC's 2014 agenda.

This rulemaking petition has received a historic level of interest, with more than 650,000 comment letters submitted, the vast majority in support. These comments, from individuals and institutions, including pension funds, State Treasurers, and other major investors, represent a diverse collection of voices united in their support for transparent markets and elections. In addition, 2013 saw 134 shareholder resolutions pertaining to political spending filed, with an average support level of 32 percent for proposals that asked for reports on corporate political spending and policies. Two of the resolutions garnered a majority vote, and 29 were withdrawn after negotiations led to companies expanding their disclosure policies. This demonstrates strong investor concern about political spending.

Increasingly, company executives are also recognizing the benefits of disclosure. More than 115 major companies already have disclosure policies on political spending. While this number is encouraging, it should not be used as a substitute for the benefits of uniform disclosure to investors by all publicly traded companies. Instead we should look to these companies as confirming the feasibility and legitimacy of this rulemaking.

Furthermore, we respectfully submit that investors should not be forced to go door-to-door with individual companies to find basic information on how corporate dollars are spent in the political arena. Corporate political spending is risky business and opacity in corporate political spending only heightens these risks. Political spending disclosure is simply good risk management, as demonstrated by the Fortune 500 companies that now publish their political contributions.

The SEC should hold all publicly traded companies to the same standard of disclosure. Investors have no other means to achieve timely, uniform disclosures. Only an SEC rule can provide investors with the information needed to assess the issuer-level and system-level risks and opportunities of corporate political spending.

This year will mark the fourth anniversary of the Supreme Court's *Citizens United v. Federal Election Commission* ruling. Writing for an 8-1 majority, Justice Kennedy said:

"...prompt disclosure of expenditures can provide shareholders and citizens with the information needed to hold corporations and elected officials accountable for their positions and supporters. Shareholders can determine whether their corporation's political

speech advances the corporation's interest in making profits, and citizens can see whether elected officials are 'in the pocket' of so-called moneyed interests."

Today, shareholders still lack this basic information. We believe this rulemaking would be immensely valuable to shareholders. It will help us to evaluate which companies are prospering based on superior products and services, and which companies are prospering due to superior political access. Enron was only the most notorious example of the latter.

This lack of accountability also opens the door for executives to use company resources to further their own personal agendas or political ambitions regardless of the benefit to the company and its shareowners. Transparency would serve as an important check on management. While the request for a disclosure rule found new urgency in the wake of *Citizens United*, it is important to recognize disclosure of corporate political spending as a long-standing goal of investors. The potential for abuse and corruption existed long before the *Citizens United* ruling in 2010; the ruling has only served to reinforce the urgency of the need.

Given the demonstrated concerns of the investor community, we call upon the SEC to reinstate this rulemaking to its regulatory agenda. As election costs continue to skyrocket the potential dangers for companies and shareholders continue to increase along with the potential for corruption of the political system and our capital markets.

Sincerely,

Tim Smith Walden Asset Management

Lauren Compere, Managing Director Boston Common Asset Management

Nell Minow, founder GMI Ratings

Ken Jacobs, CFP, AIF, CLU Colorado Sustainable Financial Planning (CSFP)

US SIF: The Forum for Sustainable and Responsible Investment

Brandon Rees, Acting Director, Office of Investment The American Federation of Labor and Congress of Industrial Organizations (AFL-CIO)

G. Benjamin Bingham, Founder and CEO 3Sisters Sustainable Management LLC

Michael Kramer, Managing Partner Natural Investments LLC

Patricia Dwyer, CFO Instructional Telecommunications Foundation, Inc.

Krista Strohoffer, CFP, AIF

Principled Investing LLC

Steven J. Schueth, President First Affirmative Financial Network

Katie McCloskey Director, Social Responsibility United Church Funds

Stephen Viederman, Chair, Finance Committee Christopher Reynolds Foundation

Julie Fox Gorte, Ph.D Senior Vice President for Sustainable Investing Pax World Management LLC

Laura Berry Interfaith Center on Corporate Responsibility

Adam Kanzer Domini Social Investments, LLC

Sonia Kowal Zevin Asset Management, LLC

Mari C. Schwartzer NorthStar Asset Management, Inc.

American Federation of State, County and Municipal Employees (AFSCME)

Stu Dalheim, Vice President, Shareholder Advocacy Calvert Investments

John Harrington Harrington Investments, Inc.

Jenny Russell On behalf of Merck Family Fund

Mark Regier, Director of Stewardship Investing Everence Financial and the Praxis Mutual Funds

Ron Trimmer AEE stockholder

Shelley Alpern, Director of Social Research & Advocacy Clean Yield Asset Management

Mary Ellen Gondeck, CSJ Congregation of St. Joseph Sally Ann Brickner, OSF Justice, Peace, and Ecology Coordinator Congregation of Sisters of St. Agnes

Barbara Jennings, CSJ Midwest Coalition for Responsible Investment

Peter Chapman, Executive Director Shareholder Association for Research and Education (SHARE)

Bruce T. Herbert, Chief Executive Newground Social Investment, SPC Investor Voice, SPC

Michael H. Crosby, OFMCap Corporate Responsibility Office Province of St. Joseph OFMCap

Dan Apfel, Executive Director Responsible Endowments Coalition

Sister Margaret Sikora, Director Justice Peace and Integrity of Creation Franciscan Sisters of the Atonement

Jonas Kron, Senior Vice President Trillium Asset Management, LLC

Rev. Joseph P. La Mar, M.M., Assistant CFO Corporate Social Responsibility Maryknoll Fathers and Brothers

Leslie Strebel The Strebel Planning Group

Larisa Ruoff
The Sustainability Group, Loring, Wolcott & Coolidge

Deepak Bhargava, Executive Director Fund for the Center for Community Change

Ruth Geraets, PBVM Congregational Treasurer Sisters of the Presentation

Eileen Gannon, OP Dominican Convent of Our Lady of the Rosary

Sr. Jean Anne Panisko, Community Treasurer Sisters of Charity of Leavenworth

Valerie Heinonen, O.S.U Director, Shareholder Advocacy Dominican Sisters of Hope

Mercy Investment Services, Inc. Ursuline Sisters of Tildonk, U.S. Province