

## Wiesner, David K

---

**From:** Mike Marino [REDACTED]  
**Sent:** Friday, February 06, 2015 4:44 PM  
**To:** Wiesner, David K  
**Subject:** SEC Rulemaking

Dear David K Wiesner, Esq.

Please post my comment on the SEC web page for the Rule Making Docket No.2014-04 as follows: the starting point for an application before the SEC must be the assurance that the applicant has secured complete legal ownership of the entire proposed route. This will save the SEC unnecessary work and taxpayer money since an unsecured route could be challenged through civil suits against the applicant. Site 301.03(c)(6) of the Initial Proposal does not provide legal assurance of ownership since it states that the applicant must show that it, "has a current right of legal access to and control of or the ability to acquire control of the site, in the form of ownership, ground lease, easement, option, or other contractual rights or interests." The words, " or the ability to acquire control of the site " should be removed from this section of the Initial Proposal since it does not assure that the applicant has ownership of a complete route. ( no need to redact) Michael Marino, Holderness, NH Sent from my iPad