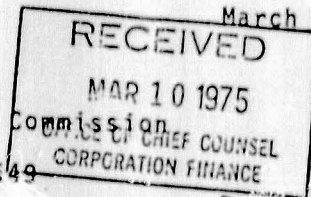


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March 5, 1975



SEC. D - S.E.C.

MAR 10 1975

Securities & Exchange Commission  
Washington, D. C. 20549

Re: Attached letter

Attention: Mr. Mark Lezell

Dear Mr. Lezell:

I was aware when I requested the "no action" letter December 2, 1974 that mine was a borderline situation and the request denied.

In the month of November, approximately 12,000 shares of MWA Company had traded. I requested my broker, Manley, Bennett & Mc Donald & Co., that I wanted to sell my stock under Rule 144. (There was a buyer for the stock and he is still ready to take it if registered certificates can be delivered).

The Manley, Bennett legal department and the MWA Corporate counsel both resisted this as if I or they would be in a lot of trouble if this were attempted. Now, in light of your response, they say I should initiate filing 144.

The problem now is that trading volume has shrunk since the first of the year and I still would not be able to sell a significant portion of my holding. My question is, may I file Form 144 as I wanted to do at the end of November so that the shares traded for the prior four weeks could be counted in determining the exact amount I could trade now. There is a ready buyer now.

Your favorable determination would be greatly appreciated.

Yours truly,

*David Space*

David Space  
1000 Hanover Street  
Owosso, Michigan 48867

DS:dk