

Law Office  
**STEVEN I. WEISSMAN, P.A.**  
10762 DENVER DRIVE  
COOPER CITY, FLORIDA 33026  
TELEPHONE/FAX (954) 704-9050  
E-MAIL - W1152@AOL.COM

December 18, 2005

Att: Jonathan G. Katz, Secretary  
Securities and Exchange Commission  
450 Fifth Street, N.W.  
Washington, D.C. 20549 – 0609

Via Email: [rule-comments@sec.gov](mailto:rule-comments@sec.gov)

**Re: File No. 10-131; The NASDAQ Stock Market, Inc. -  
Application for Registration as an Exchange**

**REPLY TO NASDAQ'S DECEMBER 13, 2005 RESPONSE & RENEWED  
REQUEST FOR INVESTIGATION OF UNLAWFUL ADVERTISING**

Dear Mr. Katz:

This is in reply to the NASDAQ's December 13, 2005 response to the comments of the undersigned (hereinafter referred to as "NASDAQ's Response," <http://www.sec.gov/rules/other/10131/esknight3192.pdf>, at pages 12-13).<sup>1</sup>

The NASDAQ completely ignores the specific factual allegations that, while under the control of the NASD, it engaged in an unlawful multimedia advertising campaign to tout and sell NASDAQ listed securities. Instead, as if the SEC is

---

<sup>1</sup> The comments of the undersigned consist of the following:

(a) October 4, 2002 Comment In Opposition To Registration  
(<http://www.sec.gov/rules/other/10-131/sweissman1.htm>);

(b) June 7, 2005 Supplemental Comment In Opposition To Registration & Report Of Applicant's Unlawful Activity (<http://www.sec.gov/rules/other/10-131/siweissman060705.pdf>);  
and

(c) October 9, 2005 Second Supplemental Comment In Opposition To Registration & Report Of Applicant's Unlawful Activity  
(<http://www.sec.gov/rules/other/10-131/siweissman100905.pdf>).



























































