Welcome.

1. **Overview:** This course surveys the fundamentals of U.S. securities regulation, its evolution and social drivers. The legal responsibilities of corporate managers, accountants, underwriters, and broker-dealers, occasioned by the securities regulatory scheme, will be investigated. The material covered in the course will provide familiarity with the basic legal structure of securities regulation and will assist in understanding the current policy issues in securities law. The course should help students to develop the ability to read and learn further in the field and to improve their effectiveness of communication with attorneys. It will also suggest ways of detecting instances in which an attorney should be consulted. The course is particularly useful for those students pursuing careers in corporate finance, investment banking, mergers and acquisitions, sales and trading, venture capital, private equity, entrepreneurship, accounting, corporate management, law and real estate.

2. **Class Meetings:** Tuesday and Thursday, 1:30-2:50pm

3. **Grading:** 50% Exam; 50% Final Project and participation.
   - **Exam:** 25 question multiple choice/short answer exam, covering material in assigned readings and covered in class.
   - **Final Project:**
     - Select a pending or recent proposal from the list of possible proposals on Webcafe and sign up the release number next to your name on the Final Project Spreadsheet on Webcafe.
     - Using information you have learned in this class as well as outside research, demonstrate your mastery of securities regulation by authoring a joint white paper with detailed commentary regarding the desirability and efficacy of the proposal. The paper should be extensively footnoted and contain a bibliography of sources.
     - Due at exam time for this period, turned in to each student’s folder on Webcafe.
   - **Participation:**
     - Preparation when cold-called in class and in workshop exercises
     - Participation in project presentations in class

4. **Reading Materials:** textbook (optional purchase – available on reserve) **JOHN C. COFFEE, JR. AND HILLARY A. SALE, SECURITIES REGULATION, 11th edition (2009) and Supplement to Coffee and Sale**
   Readings linked off Webcafe - If you are not a Wharton student, go to [http://accounts.wharton.upenn.edu](http://accounts.wharton.upenn.edu) to request a Wharton Computing Account so that you can access the WebCafe.

5. **Office Hours and Location:** By appointment - email to schedule: amatwysh@wharton.upenn.edu
   Suite 600 JMHH

4. **Visitors:** Visitors are welcome with prior consent of the instructor upon not less than 24 hours advance notice.

5. **Technology policy:**
   - Email will be used for various class communications. Check email daily.
   - All gadgets must be on mute during class. Laptop usage is permitted only for pedagogical purposes. Participation points may be deducted in the sole discretion of the instructor for any class disruption.
I. Introduction
Chapter 1 [1-10, 48-70], Chapter 10 [preface 563-571, 593-605, 626-642]
Chapter 20 [1442-1456, 1458-1460, 1470-1478]
Chapter 21

II. Mistake 1: Failure to register securities and abide by pre-offering restrictions
Chapter 4 [254-259, 300-309, 316-336]
Chapter 2 [90-139]
Chapter 3

III. Mistake 2: Failure to use an appropriate exemption
Chapter 5 [342-347, 353-362]
Chapter 6
Chapter 8 [463-477]
Chapter 9 [478-484]

IV. Mistake 3: Failure to solicit proxies correctly
Chapter 17

V. Mistake 4: Failure to disclose information accurately in registration materials and periodic filings
Chapter 13
Chapter 15

VI. Mistake 5: Failure to consider state law
Chapter 7
Chapter 19

VII. Mistake 6: Failure to avoid the appearance of “market manipulation,” willful conduct, fraud and insider trading
Chapter 14
Chapter 16

VIII. Mistake 7: Failure to conduct takeover bids and tender offers properly
Chapter 12

IX. Mistake 8: Failure to consider the implications of technology
Chapter 1 [37-38, 48]
Chapter 10 [572-592]

READING ASSIGNMENTS:

January 13: no readings

January 18: What is a security?
SEC v. Howey, 328 U.S. 293 (1946),
Great Lakes Chemical Corp. v. Monsanto, 96 F.Supp.2d 376 (C.D.Del. 2000),

January 20: What remedies are possible?
SEC v. Patel, 61 F.3d 137 (2nd Cir. 1995).

January 25: Self-scheduled class: Exemptions [audio+ppts on WebCafe]
January 27: Registration
Google, Inc. S-1
Tesla S-1 and amendment

February 1: Preet Bharara readings [TBD]
http://www.justice.gov/usao/nys/

February 3: Preet Bharara debrief and Registration II (cont.)

February 8: State law
Hall v. Geiger Jones Co., 242 U. S. 539 (1917)

February 10: Disclosure and materiality
In re WorldCom, Inc. Securities Litigation (2004)
In re Worlds of Wonder Securities Litigation

February 15: Sante Fe Industries v. Green
In re Burlington Coat Factory Securities Litigation
Semerenko v. Cendant

February 17: Self-scheduled class: Proxies [audio+ppts on WebCafe]

February 22: Disclosure liability
In re Cedent Corp. Litigation (2001)

February 24: Disclosure workshop

March 1: Market manipulation

March 3: Insider trading
SEC v. Unifund SAL, 910 F.2d 1028 (2nd Cir. 1990).
Dirks v. SEC, 463 U.S. 646 (1983)

March 15 and 17: Jennifer E. Hill readings [TBD]
+ Self-scheduled class: Tender offers [audio+ppts on WebCafe]

March 22: U.S. v. O'Hagan
Kern County Land Co. v. Occidental Petroleum
Feder v. Martin Marietta Corp.
March 24: Feder v. Frost
   In the Matter of David E. Zilkha
   SEC v. Cohen and Myers

March 29: Casestudy: Galleon prosecution
   [readings TBD]

March 31: Insider trading workshop

April 5: Technology
   Allen v. Lloyd's of London, 94 F.3d 923 (4th Cir. 1996)

April 7:
   http://mjlist.umn.edu/uploads/J5s/J5s_zraRdkdd18wlNcO1A/112_matwyshyn.pdf
   http://www.wired.com/magazine/2010/12/ff_ai_flashtrading/
   http://online.wsj.com/article/SB10001424052748704457604576011564066524404.html

April 12 – review for exam in class

APRIL 14 - EXAM in class

April 18 Project presentations
April 21
April 26
April 28

FINAL PROJECTS DUE in WebCafe folder at scheduled exam time