

Title: Reasons that gamestop cant delist and move to more transparent markets.

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Hey guys, I've been reading a lot into the laws, rulings and filings.

I've had this theory since last year that gamestop was going to go OTC to a blockchain exchange. I had done a simple writeup about that, can see it on my user profile.

But I had an interesting discovery..

We all know that through a brokerage, we become beneficial owners, and the broker/dealer/custodian are the institutions, and the master securityholder is cede n co, as the dtcc's nominee. When one chooses to direct register, they become shareholders of record, as confirmed by computershare directly this morning.

<https://preview.redd.it/bq8secgg7k0a1.png?width=666&format;=png&auto;=webp&s;=231796d248cb2cf86c8e3bfd1ea683ffa15ff370>

Now the only reason that really becomes relevant to what I predicted would happen last year, is the filings for delisting a company show a fairly simple list of requirements to be able to delist. which would be a desired result if the markets have proven not functioning as intended or evidence of unfair competition..

some snips from [investopedia page on sec-form-15](<https://www.investopedia.com/terms/s/sec-form-15.asp#citation-1>)

<https://preview.redd.it/x62yq1ds7k0a1.png?width=1204&format;=png&auto;=webp&s;=dc3713d6da5478832f7ee3e0f05e38a8fdd401be>

So, if a company with more than 300 stockholders of record wanted to go dark, it would be prevented from delisting using 15-2b then, correct?

which would mean delistment would have to fall under a 15-2g being filed according to this next snip.

<https://preview.redd.it/8qqho8at7k0a1.png?width=1148&format;=png&auto;=webp&s;=663c3c010b6d314906684a6ef467edbf5f341ee>

So that says right there where to look into the filings to understand requirements to pull out of a market that is corrupt, or if you want to merge and delist, or something cool. maybe a reverse split? ;)

There were changes to those requirements however, and it was updated in 2016 by the gensler.

that can be found here : <https://www.sec.gov/info/smallbus/secg/jobs-act-section-12g-small-business-compliance-guide>

<https://preview.redd.it/bt82h24d8k0a1.png?width=1210&format;=png&auto;=webp&s;=9bcd2c9ca030bd1fa424217681e291151b207b>

they changed the rules. so since we have over 2000 stockholders of record into certain companies, they are unable to delist using a 15-12g as well.

I would also like to note, [#GME](https://twitter.com/hashtag/GME?src=hashtag_click) owns all subsidiaries, we have under 10m in assets for the last 3y, after march we have no open bond offerings , and the stock offering plan is allowed and not counted as stockholders of record. Every box for delistment

preparation is there except for what i showed above.

So with sharing these findings, the idea is only to share data, as to how it correlates to the unfair markets, the systemic problems we are facing, and the ability of gamestop to go private, or to move to a more transparent market structure, like blockchain.

I put this as possible dd as to help it not be removed, and start healthy discussion. Please make this a discussion, not an argument or a debate. The division must end for gamestop to succeed.

knowledge is power
power to the players
ASBT