

CAREER EDUCATION CORP

Form DFAN14A

May 18, 2005

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities
Exchange Act of 1934 (Amendment No.)

Filed by the Registrant
Filed by a Party other than the Registrant

Check the appropriate box:

- Preliminary Proxy Statement
- Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))**
- Definitive Proxy Statement
- Definitive Additional Materials
- Soliciting Material Pursuant to §240.14a-12

CAREER EDUCATION CORPORATION
(Name of Registrant as Specified In Its Charter)

Steve Bostic

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- No fee required.
- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

1) Title of each class of securities to which transaction applies:

2) Aggregate number of securities to which transaction applies:

3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

4) Proposed maximum aggregate value of transaction:

5) Total fee paid:

Edgar Filing: CAREER EDUCATION CORP - Form DFAN14A

o Fee paid previously with preliminary materials.

o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

1) Amount Previously Paid:

2) Form, Schedule or Registration Statement No.:

3) Filing Party:

4) Date Filed:

FOR IMMEDIATE RELEASE

Contacts:

MEDIA

Jeremy Fielding/Kimberly Kriger
Kekst and Company
212-521-4800

INVESTORS

Alan Miller/Jennifer Shotwell
Innisfree M&A Incorporated
212-750-5833

**THIRD MAJOR SHAREHOLDER ADVISORY SERVICE ENDORSES
CHANGE AT CAREER EDUCATION**

*Proxy Governance Inc. Recommends CECO Stockholders Vote on Bostic's
Proxy Card and Withhold Authority from Director Nominees*

*PGI cites grave concerns regarding recent events at Career Education... and
lack of internal controls"*

SEA ISLAND, GA, May 18, 2005 Steve Bostic, Career Education Corporation's (NASDAQ: CECO) largest individual stockholder, today announced that Proxy Governance Inc. (PGI) has become the third major independent proxy advisory firm to recommend that CECO stockholders use the WHITE proxy card to Withhold Authority from the Board's director-nominees, as well as voting for the proposal to grant stockholders the right to call special meetings.

Institutional Shareholder Services (ISS) and Glass, Lewis & Co. recently also recommended stockholders vote on the WHITE proxy card in favor of Mr. Bostic's proposals. In their respective reports, all three organizations question the comparative performance of the Company, its internal controls and corporate governance, and the ability of the current Board to lead Career Education. Additionally, PGI's own peer group analysis of 15 other companies concluded that CECO's senior management is compensated well above the relative median for its peers, a finding consistent with similar analyses conducted by ISS and Glass, Lewis, with their own peer analyses relying on 12 and 14 companies, respectively.

In its report, PGI made a number of important comments, including: "We have grave concerns regarding recent events at Career Education and the effects those events may have on the future of the company. While the company has performed reasonably well over the past five years, recent results have been less than adequate. We find distressing the regulatory inquiries by federal authorities and the threats raised by various accrediting agencies at certain of the company's major schools.

The company's first quarter results contain warnings that student growth and bad debt concerns are growing and will need attention.

We are also concerned about the plethora of lawsuits facing the company and the seriousness of the allegations underlying them.

Ultimately, our greatest concern would be in the lack of internal controls at the corporation that would allow conditions to deteriorate to such an extent.

We believe on balance that withholding votes from the nominees to the board is appropriate under the current circumstances to send an urgent and immediate message to the board that internal controls need to be strengthened and confidence needs to be restored to investors and the marketplace.

Mr. Bostic said, Rather than address the issues raised by our effort and by these independent observers, the CECO Board and management have attempted to create a smokescreen by resorting to shrill rhetoric, unfounded personal attacks, and a highly selective peer analysis that excludes more than half of the companies benchmarked by ISS, Glass, Lewis and Proxy Governance.

It is clear to me and to other stockholders that this contest is about CEO Jack Larson and his associates' record of running the Company—a dismal performance that includes the loss of \$4 billion in stockholder value, numerous accreditation and regulatory challenges, lawsuits, and growing concerns about the underlying performance of the business. One fact is certain. The American Intercontinental University (AIU) business, including its accredited online division, was profitable for Career Education from the outset of its acquisition of EduTrek. Indeed, from publicly available data, I believe the most recent student retention at non-AIU schools appears to be below the median for peer institutions, Mr. Bostic continued.

It is clear from their comments, however, that this Board and management just don't get it. Among other things, they have not released the special committee report, or disclosed important performance metrics, such as graduation rates, to stockholders so that we can effectively judge the actual student retention rate. I believe today's leadership at CECO has caused a profound lack of stockholder confidence in our Company's prospects and future, and is neither prepared nor equipped to take the necessary steps to rectify this situation. It is this abject failure which ISS, Glass, Lewis and PGI unanimously recognize in their recommendations that stockholders vote on my WHITE proxy card for withholding authority, and in favor of some, if not all, of the common sense corporate governance initiatives I have proposed, said Mr. Bostic. I am convinced the adoption of all three stockholder proposals would make the Board and management more accountable to the owners of the Company, and put them on notice that their judgment and performance will no longer be tolerated. I believe that is why Larson and his team continue to claim the time is not right for these proposals.

Mr. Bostic urged stockholders to return the WHITE proxy card IMMEDIATELY since time is short and CECO has indicated it will vote all shares submitted on its Blue proxy card against the stockholder proposals.

Additionally, investors holding CECO stock through brokerage firms should be aware that, if they do not instruct their broker to vote on Mr. Bostic's WHITE card, their brokerage firm may vote their shares for management without their instruction.

Stockholders who need assistance in voting their shares may call Innisfree M&A Incorporated toll-free at (877) 825-8631. Mr. Bostic's proxy statement, which has been mailed to Career Education Corporation stockholders, and other filings and information related to his solicitation can be found at www.sec.gov.

###