The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It therefore, (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT

¹As noted in the Commission's recent publication of interim rules amending the premerger notification rules, the increase in reporting threshold from \$15 million to \$50 million has significantly reduced the number of acquisitions affected by the premerger notification program. 'Fedenoted90 0 125ionVillipractices.(Fed1es a04F10TjuTrog 455.5 ory Flex3bility Act, 5 interes ammmm)TjuU.S.Culy017 1 Tf0.278 4.8314.0029 Tw(s -ecent)Tj-14.915

A Proposition of the Control of the	
The state of the s	
*	
~	
_	
	
<u>(. </u>	
for Certain Merger	s and Acquisitions
	OLI OLI MONTONI SAMA
	ICTIONS
INSTRU	ICTIONS
GENERAL	Fisher About the second of the
ne Answer Sheets (pp. 1-15) constitute the Notification and Report	Enter the name of the person filing notification appearing in Item
<u></u>	
•	
<u></u>	
W	