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April 21, 2000

VIA FACSIMILE and HAND DELIVERY

Mr. Michael Verne Federal Trade Commission Premerger Notification Office 600 Pennsylvania Avenue, N.W. Washington, D.C. 20580

e: Confirmation of Fair Market Valuation Analysis

Dear Mike:

of that hypothetical to this letter.

You advised that, under the facts presented in the attached hypothetical, each of A

"acquired" through the LLC formation if the valuation is prepared by an accounting firm.

ocialis of the obsiness transaction between the parties could reject a larger difference in the relative asset contributions to the venture than would result from comparing accountant-generated fair market valuations. In short, under the hypothetical presented, you advised that as long as there has been a good faith, fair market valuation of the assets actually being acquired, the different factors as presented by the transaction agreement, as described in the hypothetical would not come into play in the fair market valuation determination for H-S-R analysis.

Mr. Michael Verne April 21, 2000 Page 2

We believe that this letter accurately describes the guidance that you provided on the telephone. The conclusion was that no filing would be required if the accountant-

LLYON CISARTEC WITH OUR SUMMARY OF OUR discussion of the result, please let us know as coopeas costile as our client will be proceeding based on this analysis.



Enclosure

AGREE WITH THE WRITE'S CONCLUSION.

N. OVOKA AGREES

Brichallen

4/26/00

HYPOTHETICAL FOR DISCUSSION WITH FTC PREMERGER OFFICE

Company A and Company B intend to form a new LLC to combine their respective businesses.

separately controlled businesses are being contributed to the LLC, this is a potentially reportable event under Formal Interpretation 15.

The parties fave not established the "purchase price" as they are cointributing assets. Thus, A needs to do a fair market valuation of B's assets being contributed. To do so, A will value the assets of the business on a going concern basis, and B needs to do a similar fair market valuation.

in assets, so that the size of transaction test is met.

er **production**

A good D have excellent approximations to weekeen applications and water and all accounts to

page applied a multiple of that EBIT to determine their valuations. Assume that the multiple of

	Company B contributions
A's business (EBIT based FMV = \$8M)	B's business (EBIT based FMV = \$10M, not
[:	including the \$5M debt noted below)
\$10Micash, designated as working capital	Note payable (debt) of \$5 million

The issue presented is the following. There is a reasonable method of deriving a fair market value for A's business that would value it at \$8M, and would value B's business at \$10M. If

the fact that, in addition to the businesses. A is contributing cash and B is contributing a liability to the venture. In essence, the issue is whether, or how, the parties need to account for the fixed approximation account for the fixed a

Otherwise put, would the Premerger Office take the position that the parties' agreement, which results in a 50/50 ownership split, implicitly says:

A's business + \$10 M = B's business - \$5M

Alabusiness + \$15M = B's business.

case, would A would need to file and observe the waiting period prior to "acquiring" B's assets