

VIA FEDERAL EXPRESS

Wayne Kaplan, Esq.
Federal Trade Commission
Premerger Notification Office
Bureau of Competition
Sixth and Pennsylvania Avenue, N.W.
Room 303
Washington, DC 20580



Dear Wayne:

This letter is further to my letter to you dated February 9, 1988 and our subsequent telephone conversation

The September 1984 transaction described in my

February 9, 1988 letter was effected by the purchase by

of all of the voting stock

(the name of which was subsequently changed
which owned approximately 73% of
the common stock of the was formed
in 1984 solely for purposes of acquiring the stock
assets consist of the stock of the

Its only assets consist of the common stock of and and certain undeveloped properties having a value of approximately \$1.4 million. Since September 198



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has engaged in no business transactions other than holding the common stock page 1

You have correctly noted that the issuer originally scouired is technically not the identical issuer which is

the entity whose voting securities were acquired in the September 1984 transaction, was and is nothing more than a conduit for the ownership by of the voting securities of and has conducted no other significant business operations.

Please give me a call at the state of the pour convenience.

in hunter was advised that

802-21 can be construed to
enemps the subsequent acquisition
of vating securities.

WEK

2/14/88