

BY HAND

Mr. Wayne Kaplan
Premerger Notification Office
Bureau of Competition, Room 301
Federal Trade Commission
Washington, D.C. 20580

Re: Hart-Scott-Rodino

Dear Mr. Kaplan:

This will confirm our telephone discussion of yesterday, Thursday, July 7, 1988, and your advice to me that no filing would be required under the Hart-Scott-Rodino Antitrust Improvements Act of 1976 (the "Act") or the regulations thereunder based on the following facts.

Companies A, B and C, all unrelated foreign companies, will acquire in the aggregate 50% of the stock of four U.S. companies (the "Subsidiaries"). The Subsidiaries are 100% owned by D, a N.S. company. The aggregate burchase price for the 50% of the

of the stock of the Subsidiaries by A, B and C would not be a reportable transaction.

of a new company by the same companies mentioned above. A, B and C will contribute their collective 50% of the stock of the

In exchange for their respective contributions of

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analysis of the foregoing. We will rely on your advice unless we hear from you to the contrary within the next two weeks.

If you have any questions regarding any of the foregoing, please do not hesitate to call me at the state of the foregoing.

Very truly yours,

0.K. Kaplen 7/18/88