

August 2, 1991

VIA FACSIMILE

Ms. Nancy Ovuka Premerger Notification Office This material may be subject to Bureau of Competition, Room 303 6th Street and Pennsylvania Avenue, N.W. the confidentiality provision of Section 7A (h) of the Clayton Ac-Federal Trade Commission which restricts release under the Washington, D.C. 20580 reaction of Information Act

Notification Requirement under the

Hart-Scott-Rodino Antitrust

Dear Ms. Ovuka:

This letter is to confirm the advice you gave the undersigned during a telephone conversation yesterday regarding the Federal Trade Commission's (the "FTC's") position under the Act, the regulations promulgated by the FTC thereunder (the "Regulations"), with respect to the following transaction:

Our client, Corporation C, owns a hotel including the real property underlying the botel (the "Hotel") The Hotel is

79% of the outstanding voting securities of Corporation C are owned by an individual, and this individual has total assets (including the assets held by Corporation C) in excess of \$10 million. Corporation C proposes to enter into a series of transactions with Trust T to transfer the Hotel to a new ertnorchin_commissed of_Correspondent a_-us mu-+_m_

To accomplish this transaction, Corporation C intends to sell a 1% fee interest in the Hotel (excluding personal property assets) to Trust T for a purchase price of \$80,000 in cash less the estimated value of 1% of the Hotel personal property assets. This transaction would not be reportable under x_0

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corporations.

Corporation C and Trust T would then contribute their 99% and 1% interests in the Hotel real property and Corporation C would contribute 100% of all other Hotel assets to a newly formed

these contributions, Corporation C would receive a 50% interest in Partnership P as a general partner and a 49% interest as a limited partner and Trust T would receive a 1% interest as a

under the Act and that Regulation 801.40 does not apply to the formation since that Regulation applies only to the formation of

Following the formation of Partnership P as described above, Trust T will then purchase from Corporation C the 49% limited partnership interest in Partnership P for \$7,920,000 in cash plus the estimated value of 1% of the Hotel personal property assets. Following this purchase, the ownership interest in Partnership P will be 50% held by Corporation C as the general partner and 50% held by Trust T as the limited partner. Over the telephone you confirmed to the undersigned that the FTC takes the position that partnership interests are not "voting securities" within the meaning of Regulation 801.1(f)(1) under the Act. You further advised the undersigned that the FTC takes the position that the acquisition of less than 100% of the equity interest in a partnership is not the acquisition of an asset within the meaning of the Act and the Regulations. See 52 FR 20058, 20061 (May 29, 1987) ("Currently, the staff interpretation makes

neither a voting security nor an asset.") Therefore you advised the undersigned that since Trust T will be acquiring less than 100% of the equity interest of Partnership P, neither Trust T nor Corporation C is required to file a Notification and Report Form

matters described above since it follows the FTC's advice on such matters.

Please know that, in reliance on your advice, the parties to the proposed transactions described above do not intend to file a Notification and Report Form with the FTC or the

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Justice Department in connection with the proposed transactions.

The parties would like to consummate the proposed transactions as soon as possible. Accordingly, if you are unable to concur with any part of the foregoing summary of your telephone conversation with the undersigned, or if you have any mestions or further comments we would appreciate it if you

I am sending a nard copy of this letter by courier today. Please file-stamp the enclosed copy of this letter and

TOT YOU ADDIDEDUNCE.

Very truly yours,

cc:

