



November 18, 1991



BY TELECOPIER

Mr. Patrick Sharpe
Premerger Notification Office
Room 303
Federal Trade Commission
Washington, D.C. 20580

Dear Mr. Sharpe:

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Foreign Corporation A intends to acquire 51% of the voting securities of foreign corporation R from foreign individuals Y Y and Z. Corporation R own 50% of the voting securities of U.S. corporation V. The other 50% of the voting securities of corporation V are owned by foreign corporation C.

The advice you provided included the following:

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Report Form (the "filing form");

> is this covered ? oits V?

b) A must provide notice to C and an affidavit with its filing form in accordance with § 803.5(a) of the premerger regulations;

c) A should check the box in item 1(d) of its filing form captioned "an acquisition subject

"see item 2(a);" and

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d) failure by C to timely file will not affect the running of the waiting period.

Thank you very much for your assistance.

called and informed notice must be given to V (the issuer) and perhaps cc a copy to C to bring them into the loop otherwise, I agree with letter

This letter leaves out some information and item b is in error. First, A & B are filing under H-S-R for a non-801.30 transaction. It could not be exempted under 802.51 because U.S. corporation V is large enough in size to take it out of that exemption. A will indirectly acquire control of V. A third party C, also controls V and is not a party to the A-B transaction. Thus, the indirect acquisition of V creates an 801.30 filing requirement from C. Item b is in error because notice should be sent to the issuer whose voting securities are being acquired, not C. The problem is that the voting securities being acquired are B's voting securities. One solution is to have A send notice to V (an indirect acquisition) and cc a copy to C.

