

July 19, 1993



Richard Smith, Esq. Premerger Notification Office

Pennsylvania Avenue & 6th Street, N.W. Washington, D.C. 20580

Dear Richard:

Pursuant to our telephone conversation, I am writing this letter to request the views of the Premerger Notification Office regarding the following question under the Hart-Scott-Rodino Act and Rules:

Under the circumstances outlined below, does an investment advisor hold voting securities which it purchases on behalf of clients?

The investment advisor will enter into agreements with clients under which the investment advisor will receive client funds and have investment discretion regarding those funds. The investment advisor will also have voting rights in connection with any securities which it acquires on behalf of its clients. The securities will be purchased for the clients and some clients may allocate the securities Amount interest from any attroduct the Secur.

The investment advisor will be compensated by receiving a percentage (in the range of 10-20%) of the appreciation in the value of the funds provided by the client, net of costs associated with the investment activity. This compensation would include the compensation percentage of the gain in the value of securities, plus the compensation percentage of any distinant maid, minur seeks of the approach, including <u>interest expense incurred on margin accounts.</u> Clients may

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> The investment advisor does not qualify for an exemp-MAAN F MAS EL SE AL HAN THAT THE AL

The facts as set forth above would appear to indicate that the securities are held by the clients of the investment advisor, rather than the investment advisor itself. The risk of loss and the benefit of gain of the securities would be in the hands of the clients and they would be entitled to receive the dividends. At the end of each year, a portion of the gain, if the services provided. This is a common method of compensation اله <u>الحرور التي المراجعين المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة</u>

of the clients to revoke the discretion and rights of the investment advisor either immediately or moon sivty days! notice

investment advisor, hold the securities.

I would appreciate your confirming the view reflected herein that the investment advisor would not be deemed to hold the voting securities it acquires on behalf of its clients.

Your consideration in this regard is appreciated.

Sincerely,

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Office's view is that the investment about does not were acquirer on behalf of its clients. (Also dienced goulle solly for purpose of visitent "exemption shall mentioned advisor