Form - item G-B item &



July 19, 1994

## BY FACSIMILE

Mr. Patrick Sharpe Premerger Notification Office Federal Trade Commission

Dear Mr. Sharpe:

I am writing to confirm the content of our two telephone conversations on Thursday, July 14, 1994. During those conversations, I asked you several questions about Items 8 and 6(b) of the Pre-Merger Notification Form.

First, I inquired about what type of information should be supplied for Item 8 when the relationship at

the the a fully equipped factory. You informed me that, with respect to Item 8, the only information that needs to be supplied in this situation is a general description of the parties' contractual relationship, the type of products supplied by the approximate value of the contract.

In regard to Item 6(b), I asked whether it was necessary, when the reporting party has one class of componer ockwards and

several classes of convertible preferred stock, to aggregate the voting rights of the common stock and the <u>potential</u> voting rights pertentage wrth respect to the todar outstanding voting rights. You informed me that it was only necessary to report the individual holders' percentages with respect to the class of current securities held by the holder.

Power

Mr Datrick Sharn

I appreciate your assistance in this matter. Please contact me if I have incorrectly described the content of any portion of our telephone conversations.



