

Mr. Hy Rubinstein Hart-Scott-Rodino Enforcement Division United States of America

Washington, D.C. 20580 BY FAX (202) 326-2624 and 7A(h) of the Clayton Act which restricts

Dear Mr. Rubinstein:

This is to request your advice with respect to the filing requirements of a transaction in which my client is considering engaging. I made an informal inquiry over the telephone, and if the answer I was given then is, in fact, the correct answer, then the costs of the Hart-Scott-Rodino filings which would be required are going to persuade the parties not to go through with the arrangement. Before everyone packs up and goes home, however, I thought I would restate the question in writing to make certain that the answer I received before --- that three entities proposing to merge into one entity would have to do six Hart-Scott-Rodino filings with six \$45,000 filing fees --- was correct.

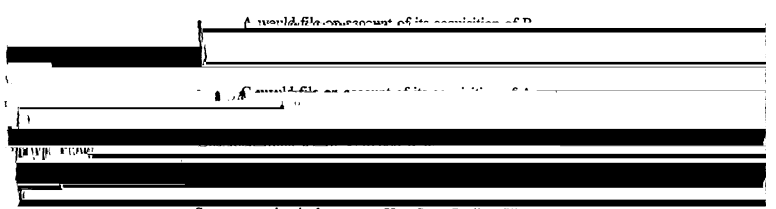
Three companies. "A". "B" and "C". are enoaged in the manufacture and sale

Company	Gross Annual Sales	Asset Value
A	\$40,000,000.00	\$20,000,000.00
В	120,000,000.00	45,000,000.00
С	220,000,000.00	60,000,000.00

A, B and C would either like to merge into a new entity, "D", or if there are either tax or Hart-Scott-Rodino advantages to doing so, they could all merge into a single pre-existing entity, for example, B. In either event, the owners of A, B and C would each

get stock in a proportion yet to be agreed upon. In any case, each of them would be

When I made my original telephone inquiry to the Federal Trade Commission, I asked for confirmation that each entity would have to do a Hart-Scott-Rodino filing, so there would be three HSR filings in all at a total expense of \$135,000. To my surprise (and my client's consternation), your response was that we would have to do six Hart-Scott-Rodino filings, as follows:



So, my question is, how many Hart-Scott-Rodino filings would be required on account of this proposed transaction?

