

WASHINGTON, DC 2020V

it us is to continue the substance of our telephone conversation on Finday, December 3, 1999, regarding the availability of the "investment exemption" in § 802.9 of the HSR Rules to the following transaction:

The acquiring person intends to purchase less than one percent of the voting securities of a large, publicly traded issuer. The value of the less than 1-percent stake will be about \$50 million. The acquiring person will also obtain the ability to observe the board of the acquired issuer; however, the acquiring person will not have a board seat or other management role, and will not have any voting rights beyond those associated with its less than 1-percent interest. In addition, the acquiring person and the acquired issuer may in the future enter into strategic alliances under which the two companies may pursue mutually beneficial investment opportunities, and/or the acquiring person may supply the acquired issuer and its affiliates with services and products that would account for an interest for an acquired issuer and its affiliates.

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Mr. Patrick Sharpe Federal Trade Cramission December 6, 1999 Pag= 2

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In these circumstances, you concluded that the investment exemption would be available. ---- misonderstand your

advice regarding this transaction.

As always, I appreciate your assistance in these matters. Best regards.

Sincerely,

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this letter.

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