Concurring Statement of Commissionleshua D. Wright Regarding Proposed Amendments to Hart-Scott-Rodino Rules

FTC Matter No. P859910

February 1, 2013

The Commission has voted today to publishotice of proposed rulemaking seeking comment on amendments to the Hart-Setottlino (HSR) rules. Under the proposed amendments, HSR filings would be automallycavithdrawn upon the submission of an SEC filing that the notified transaction had been terminated wish to thank staff in the Premerger Notification Office for their efforts in crafting this proposed rule their diligent administration of the premerger nititication program.

I concur in the Commission's decision bessall believe the Commission would benefit from the public's input into this proposed nuleking. Nevertheless, I am concerned that the proposed rules may impose costs incess of any potential benefits.

The proposed rulemaking appears to be atisoliun search of a problem. The Federal Register notice states that the proposed rulesnecessary to previethe FTC and DOJ from "expend[ing] scarce resources on by pretical transactions." Yelt, have not to date been presented with evidence that any of the 06&000 transactions notificander the HSR rules have required Commission resource be allocated to a truly hypertical transaction. Indeed, it would be surprising to see firm incurring the costs and devoting the time and effort associated with antitrust review in the absence of a good firitent to proceed withheir transaction.

The proposed rules, if adopted, could incretasecosts of corporate takeovers and thus distort the market for corporationtrol. Some companies that had complied with or were attempting to comply with a Second Requesteformple, could be forced to restart their antitrust review, leading to significant delays and added expenses proposed rules could also create incentives for firms to structure their structions less efficiently and discourage the use of tender offers. Finally, the proposed new rules disproportionately burden U.S. public companies; the Federal Register notice acknowledge the new rules will not apply to tender offers for many non-public and foreign companies.

Given these concerns, I hope that interestarties will avail themselves of the opportunity to submit public comments so that Commission can make an informed decision at the conclusion of this process.

¹ The proposed rulemaking would also codifyth one modification, the existing procedure for pulling and refiling an HSR notification without payment of an additional filing fee. I have no objections to this proposal.