Sheinberg, Samuel I.

From: HSRHelp

Sent: Friday, August 4, 2023 9:24 AM

To: Walsh, Kathryff L., berg, Karen L., Sharier, Kristin, Sheinberg, Samuer I., Six, Anne, Whiteheau, Nora,

FOLLUT. LA COMPANIENCE

Subject: FW: Inquiry about the state of the

From Murick Nesselina & ventrick after copes -

Sent: Friday, August 4, 2023 9

To:

Cc: HSRH > C < HSRHelp@ftc.gov>

Subject: RE: Inquiry about the merger between two non-profit organizations

Based on the facts you describe, this is a potentially reportable acquisition by the surviving organization of the assets of the organization that will cease to exist after the merger. The asset figures suggest that the size of person test is likely

determined in good faith by the pre-transaction board of the surviving organization, exceeds \$445.5 million.

Kind regards

Vesselin≋≡

Attorney | Fe

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From

Sent: This is the sent of the

To: HSRHelp < HSRHelp@ftc = 22

Subject: Inquiry about the merger between two: pon-profit organizations Ti

Hello,

I have an inquiry about the Hart-Scott-Rodino applicability: whether a merger between two profit organizations is a reportable transaction. Here is a bit more details about this transaction:

moen 2947867 10.3

This is a merger of two equals, and no consideration w.i. & the either narther than regarding the transaction.

The surviving entity post-mer and the su

The board of the surviving Energy would be a runy combined board consisting or an energy and the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a runy combined board of the surviving Energy would be a run of the surviving E

One of the parties has about \$22M in assets and the other has about \$5M in assets

Since there is no consideration to be paid and it is a merger of two equals, where are not sure whether (and how) the Size-of-Transaction test should be applied to this transaction.

Could you please advise? Thanks in advance!