

## **HSR Pre-Merger Reporting Threshold Decreased to \$63.4 Million**

The thresholds for the premerger reporting of proposed acquisitions to United States antitrust authorities under the Hart-Scott-Rodino Antitrust Improvement Act of 1976, as amended (the "HSR Act"), will be decreased effective February 22, 2010. The minimum size-of-transaction threshold will be \$63.4 million.

The HSR Act requires all persons contemplating certain mergers or acquisitions of voting securities or assets, which meet or exceed the size-of-transaction and size-of-person thresholds in the Act, to notify the Federal Trade Commission and the Antitrust Division of the Department of Justice and observe a waiting period before completing such transactions. Pursuant to the 2000 amendments to the Act, the HSR thresholds are adjusted annually, based on the change in gross national product.

Under the new thresholds, transactions that will result in one person holding \$63.4 million (originally \$50 million) or more of another person's assets, voting securities or non-corporate interests may be subject to the HSR Act's premerger reporting requirements. Notably, these thresholds are lower than the existing thresholds.<sup>3</sup>

The HSR rules are complex. They include many exemptions and exceptions and at times require the aggregation of pre-acquisition holdings and reporting of subsequent acquisitions when a secondary threshold is crossed. Therefore, the rules should be carefully reviewed with respect to any particular transaction.

If you have any questions about the issues addressed in this memorandum or if you would like a copy of any of the materials mentioned, please do not hesitate to call or e-mail Elai Katz at (212) 701-3039 or ekatz@cahill.com; or Lauren Rackow at (212) 701-3725 or lrackow@cahill.com.

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http://www.ftc.gov/os/2010/01/P859910section7afrn.pdf.

<sup>2</sup> Attached as Appendix A is a table indicating the adjusted threshold figures for the size-of-transaction and size-of-person filing thresholds and related filing fees.

The civil penalties for premerger filing notification violations under the HSR Act remain at \$16,000 per day.

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## Appendix A

TEST	HOW APPLIED <sup>4</sup>	ORIGINAL	ADJUSTED
		THRESHOLD	THRESHOLD
			(as of February 22, 2010)
Size-of-transaction	Test is satisfied if, as a result of	\$50 million	\$63.4 million
	the transaction, the acquiring		
	person would hold voting		
	securities or assets of the		
	acquired person in excess of		
	\$50 million (as adjusted).		
Size-of-person	Test is satisfied if transaction is	\$10 million	\$12.7 million
	between \$50 million (as	\$100 million	\$126.9 million
	adjusted) and \$200 million (as		
	adjusted), and either the		
	acquiring or acquired person		
	has annual net sales or total		
	assets of at least \$100 million		
	(as adjusted) and the other has		
	annual net sales or total assets		
	of at least \$10 million (as		
	adjusted). If acquired person is		
	not engaged in manufacturing,		
	test applies only if acquired		
	person has in excess of \$10		
	million (as adjusted) of assets.	4.00	<u> </u>
Size-of-person	Nonexempt transactions are	\$200 million	\$253.7 million
	reportable, regardless of		
	whether size-of-person test is		
	satisfied, if transaction is		
	valued in excess of \$200		
	million (as adjusted). 5		
Assessment of Filing Fees	\$45,000 filing fee required for		
	transactions valued at less than		
	\$100 million (as adjusted).		
	\$125,000 Cilian Communication	¢100 ··· '11' · · ·	¢126 0 m;'ll' m
	\$125,000 filing fee required for transactions valued at \$100	\$100 million	\$126.9 million
	million (as adjusted) or more but less than \$500 million (as		
	,		
	adjusted).		
	\$280,000 filing fee required for	\$500 million	\$634.4 million
	transactions valued at \$500	фэоо ишнон	φυστιτ IIIIIIOII
	million (as adjusted) or more.		
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Original threshold shown for reference. As adjusted threshold will apply as of February 22, 2010.

Nonexempt transactions valued at or less than \$200 million (as adjusted) are reportable if both the size-of-person and the size-of-transaction tests are satisfied. Nonexempt transactions valued above \$200 million (as adjusted) are reportable even if the size-of-person test is not met.