Revised HSR Act Thresholds

January 21, 2010

The Federal Trade Commission ("FTC") has announced revised monetary thresholds for the Hart-Scott-Rodino Antitrust Improvement Act of 1976 ("HSR Act"). The revised thresholds were published in the Federal Register on January 21, 2010 and will be effective on February 22, 2010, applying to all transactions that close on or after that date.

The revisions decrease the size-of-transaction and size-of-person tests for filing under the HSR Act. The critical size-of-transaction thresholds used in determining filing obligations have been decreased as follows: from \$65.2 to \$63.4 million, from \$130.3 to \$126.9 million, from \$260.7 to \$253.7 million, from \$651.7 to \$634.4 million, and from \$1,303.4 to \$1,268.7 million.

Acquisitions valued above \$63.4 million but less than \$253.7 million will be reportable if one party has annual net sales or total assets of at least \$126.9 million and the other has annual net sales or total assets of at least \$12.7 million. Acquisitions valued at or above \$253.7 million will be reportable without regard to the sales or assets of the parties.

The revisions will also decrease filing thresholds for acquisitions of additional voting securities from the same person. Notifications will be required at each of the following thresholds: \$63.4 million; \$126.9 million; \$634.4 million; 25% of the shares if their value is at or above \$1,268.7 million; and 50% of the shares if their value is above \$63.4 million. Acquisitions of additional voting securities that do not meet or exceed the next notification threshold for a period of five years after expiration or termination of the HSR waiting period are exempt, assuming that the acquiring person crosses the threshold for which it filed within the first year of expiration or termination of the HSR waiting period. An acquiring person has one year after the waiting period expires to reach the notification threshold in place at the time that it filed, even though the notification threshold may have subsequently been adjusted during that year. However, an acquiring person can then acquire up to the next greater adjusted notification threshold (as opposed to the next notification threshold in place at the time of the filing) during the five years following expiration or termination of the waiting period.

The filing fees for reportable transactions will not change, but the size-of-transaction thresholds that trigger those fees will change. The acquiring person will pay a filing fee of \$45,000 for transactions valued above \$63.4 million but less than \$126.9 million, \$125,000 for transactions valued at or above \$126.9 million but less than \$634.4 million, and \$280,000 for transactions valued at or above \$634.4 million.

Finally, the dollar amounts used for determining the applicability of certain exemptions to filing have also been adjusted to reflect the new thresholds, where indicated by the term "as adjusted" in the HSR rules.

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For further information about these threshold changes or other aspects of the HSR Act and rules, please contact:

New York:

Michael Naughton 212-455-7335 mnaughton@stblaw.com Aimee Goldstein 212-455-7681 agoldstein@stblaw.com Kenneth Ehrhard 212-455-2403 kehrhard@stblaw.com

Washington, D.C.:

William Kearney 202-636-5583 wkearney@stblaw.com

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UNITED STATES

New York

425 Lexington Avenue New York, NY 10017 +1-212-455-2000

Los Angeles

1999 Avenue of the Stars Los Angeles, CA 90067 +1-310-407-7500

Palo Alto

2550 Hanover Street Palo Alto, CA 94304 +1-650-251-5000

Washington, D.C.

1155 F Street, N.W. Washington, D.C. 20004 +1-202-636-5500

EUROPE

London

CityPoint
One Ropemaker Street
London EC2Y 9HU
England
+44-(0)20-7275-6500

ASIA

Beijing

3119 China World Tower One 1 Jianguomenwai Avenue Beijing 100004 China +86-10-5965-2999

Hong Kong

ICBC Tower 3 Garden Road, Central Hong Kong +852-2514-7600

Tokyo

Ark Mori Building 12-32, Akasaka 1-Chome Minato-Ku, Tokyo 107-6037 Japan +81-3-5562-6200

LATIN AMERICA

São Paulo

Av. Presidente Juscelino Kubitschek, 1455 São Paulo, SP 04543-011 Brazil +55-11-3546-1000