

[REDACTED]

October 11, 2006

VIA FAX (202/326-2624)
AND FEDERAL EXPRESS

Mr. Michael B. Verne
Premerger Notification Office
Bureau of Competition
Federal Trade Commission
Room 303
600 Pennsylvania Avenue, N.W.
Washington, D.C. 20580

Dear Mike:

This letter is a follow up to my letter dated October 10, 2006 (the "Prior Letter") and clarifies the conclusions reached in our telephone conference that day. The relevant facts set forth in the Prior Letter remain the same. Capitalized terms not defined in this letter have the meanings given such terms in the Prior Letter.

Based on the facts presented in the Prior Letter, you concluded that none of LLC, A or B controls the Company within the meaning of Rule 801.1(b) and that the Company is its own ultimate parent entity.

Please call me immediately at [REDACTED] should the position of the Federal Trade Commission staff with regard to this matter be different from that set forth above. In addition, please retain this letter in your files. I appreciate very much your assistance and helpful advice on this matter.

Very truly yours,
[REDACTED]

[REDACTED]