# Revised HSR Thresholds Announced

# 01/23/17

If you have any questions regarding the matters discussed in this memorandum, please contact the following attorneys or call your regular Skadden contact.

#### Matthew P. Hendrickson

New York 212.735.2066 matthew.hendrickson@skadden.com

#### **Rita Sinkfield Belin**

New York 212.735.2308 ritasinkfield.belin@skadden.com

## Brian C. Mohr

Washington, D.C. 202.371.7774 brian.mohr@skadden.com

## **Steven Albertson**

Washington, D.C. 202.371.7112 steven.albertson@skadden.com

This memorandum is provided by Skadden, Arps, Slate, Meagher & Flom LLP and its affiliates for educational and informational purposes only and is not intended and should not be construed as legal advice. This memorandum is considered advertising under applicable state laws.

Four Times Square New York, NY 10036 212.735.3000

1440 New York Avenue, N.W. Washington, D.C. 20005 202.371.7000

skadden.com

On January 19, 2017, the Federal Trade Commission (FTC) announced the revised thresholds for determining whether companies are required to notify federal antitrust authorities about a transaction under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended (HSR Act). If a proposed merger; acquisition of stock, assets or unincorporated interests; or other business combination meets certain thresholds, the parties must notify the FTC and the Department of Justice and observe a waiting period before consummating the transaction. Section 7A(a)(2) of the Clayton Act requires the FTC to revise all of the HSR Act thresholds annually, based on changes in the gross national product.

The new minimum filing threshold will be \$80.8 million. All of the revised thresholds are higher than the current amounts, as shown on the chart below. The new HSR Act thresholds likely will be published in the Federal Register by the end of January 2017 and will become effective 30 days thereafter.

The FTC also announced the revised jurisdictional dollar thresholds applicable to Clayton Act Section 8 prohibitions of interlocking officers or directors on their corporate boards of directors. The revised thresholds are 32,914,000 for Section 8(a)(1) and 33,291,400 for Section 8(a)(2)(A). These new thresholds will take effect immediately upon publication in the Federal Register.

Original Threshold	Current Threshold	<b>Revised Threshold</b>
\$10 million	\$15.6 million	\$16.2 million
\$50 million	\$78.2 million	\$80.8 million
\$100 million	\$156.3 million	\$161.5 million
\$110 million	\$171.9 million	\$177.7 million
\$200 million	\$312.6 million	\$323 million
\$500 million	\$781.5 million	\$807.5 million
\$1 billion	\$1.563 billion	\$1.615 billion

These revised thresholds will affect the jurisdictional requirements and certain exemptions under the HSR Act, as well as the HSR Act's filing fee schedule. Thus, for example, a transaction valued below the revised minimum notification threshold of \$80.8 million generally will not need to be reported, and the size-of-person test will not apply to a transaction valued above \$323 million. The filing fees for reportable transactions will be as follows:

- \$45,000 for transactions valued in excess of \$80.8 million but less than \$161.5 million;
- **\$125,000** for transactions valued at \$161.5 million or greater but less than \$807.5 million; and
- \$280,000 for transactions valued at \$807.5 million or more.