

FTC Announces Increases to HSR Act and Clayton Act Section 8 Thresholds

January 27, 2022

The Federal Trade Commission (the "FTC") has announced its annual revisions to the Hart-Scott-Rodino Antitrust Improvements Act of 1976 (the "HSR Act") premerger notification thresholds, the Clayton Act Section 8 thresholds for interlocking directorates and the maximum civil penalty for violations of the HSR Act. These figures are revised annually based on changes in the gross national product. At 9.8%, this is the largest annual increase since the thresholds became subject to indexing in 2005.

Updated HSR Act Premerger Notification Thresholds. On January 24, 2022, the FTC announced the revised HSR premerger notification thresholds, which govern whether a proposed merger or acquisition must be reported to the antitrust agencies prior to its consummation. These thresholds will become effective on February 23, 2022 and apply to transactions closing on or after that date.

The base size-of-transaction threshold will increase from US\$92.0 million to **US\$101.0** million. Acquisitions resulting in total holdings below this threshold will not be reportable. Transactions resulting in the acquirer holding voting securities, controlling interests in noncorporate entities or assets valued above the US\$101.0 million threshold may be reportable in either of the two following circumstances:

• The transaction will result in total holdings between US\$101.0 million and US\$403.9 million (formerly US\$368.0 million) <u>and</u> the size-of-persons test is met, which occurs when either the acquiring or acquired person has at least US\$202.0 million in gross assets or annual net sales (formerly US\$184.0 million) and the other person has at least US\$20.2 million in gross assets or annual net sales (formerly US\$18.4 million);

<u>or</u>

• The transaction will result in total holdings above **US\$403.9 million** (formerly US\$368.0 million), as in this case the size-of-persons test does not apply.



Under the HSR Act, an acquiring person that makes incremental acquisitions of voting securities of a particular issuer may be required to file a notification each time its holdings cross one of these thresholds. The HSR Act creates five notification thresholds, which also have been increased: **US\$101.0 million** (formerly US\$92.0 million), **US\$202.0 million** (formerly US\$184.0 million), **US\$1,009.8 million** (formerly US\$919.9 million), 25% of voting securities if greater than **US\$2,019.6 million** (formerly US\$1,839.8 million), and 50% of voting securities.

To summarize:

Threshold	2021 Threshold (in USD)	2022 Threshold (in USD)
Size-of-Transaction	\$92.0 million	\$101.0 million
Size-of-Persons	\$18.4 million and \$184.0 million	\$20.2 million and \$202.0 million
Value at Which Size-of- Persons Does Not Apply	\$368.0 million	\$403.9 million
Notification	\$92.0 million \$184.0 million \$919.9 million 25% if >US\$1,839.8 million 50%	\$101.0 million \$202.0 million \$1,009.8 million 25% if >US\$2,019.6 million 50%

Even if a transaction appears reportable based on the thresholds above, it may qualify for an HSR Act exemption. Assessment of HSR reportability is complex and requires a thorough understanding of the statute and implementing regulations. We recommend consulting with a lawyer experienced in HSR matters to determine whether your transaction is reportable.

The HSR filing fees remain unchanged but the break points have shifted as follows:

2022 Size-of-Transaction Threshold (in USD)	Filing Fee (in USD)
More than \$101.0 million to less than \$202.0 million	\$45,000
\$202.0 million to less than \$1,009.8 million	\$125,000
\$1,009.8 million or more	\$280,000

These new thresholds and filing fee schedule will remain in effect until the next annual adjustment, expected in February 2023.



Updated Clayton Act Section 8 Thresholds for Interlocking Directorates. On January 24, 2022, the FTC announced revisions to the Clayton Act Section 8 thresholds, which became effective on that date. Section 8 prohibits, with certain exceptions, a person from serving as a director or officer of two competing corporations. Section 8 may apply if each competitor corporation has capital, surplus, and undivided profits of more than **US\$41,034,000** (formerly US\$37,382,000). One exemption from this prohibition applies if the "competitive sales" of either corporation are less than **US\$4,103,400** (formerly US\$3,738,200), while other exemptions are based on percentages of a corporation's total sales. Because the application of the "competitive sales" concept and other aspects of Section 8 can be complex, we recommend consulting with a lawyer experienced in Section 8 matters to determine if the prohibition applies.

Updated Maximum Civil Penalty Amount for HSR Violations. On January 10, 2022, the FTC announced that the maximum civil penalty for violations of the HSR Act has increased from US\$43,792 to **US\$46,517** per day. This increase applies to civil penalties assessed after January 10, 2022, even if the underlying violation preceded the effective date.

How Debevoise Can Help. Debevoise lawyers are well-versed in the HSR Act and its reporting requirements. We are available to advise parties regarding the reportability of their transactions, as well as to guide clients through the reporting process and any government investigation and/or litigation that may follow the HSR filing. We are also available to assist in evaluating the application of Clayton Act Section 8.

* * *

Please do not hesitate to contact us with any questions.

NEW YORK



Michael Schaper mschaper@debevoise.com



Erica S. Weisgerber eweisgerber@debevoise.com



Kyra K. Bromley kkbromley@debevoise.com

WASHINGTON, D.C.



Ted Hassi thassi@debevoise.com



William Dolan wdolan@debevoise.com



Leah Martin Imartin@debevoise.com