

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON D.C. 20549

August 5, 1991

The Honorable Don J. Pease United States House of Representatives 2410 Rayburn Building Washington, D.C. 20515

Re: Lloyd's of London

Dear Congressman Pease:

I have been asked to respond to your letter of June 20, 1991 in which you ask certain questions pertaining to a letter you received from one of your constituents, Mr. John Steiner Roby. Mr. Roby's letter concerns the solicitation of American citizens to become participants in more of London ("Thoyd's") by becoming Names, and the subsequent losses of those who become Names.

Lloyd's, as it is not an insurance company. There are three basic components typical U.S. insurance company. of Lloyd's. First is Lloyd's itself ("Lloyd's") which is not a company but rather an insurance marketplace at which individuals conduct separate insurance underwriting businesses. The second to provide the promises, administrative starr and support in provide the promises, administrative starr and support in the United somponents. "Council") which is the body charged with regulating the entire Lloyd's structure. The individuals who comprise Lloyd's, called "Members" or "Names", conduct their underwriting business exclusively through "Members' Agents". All Members must be elected to their memberships by the Council and must be sponsored by two other Members. All of a Member's underwriting business at Lioyd's is conducted pursuant to a standard Agency Agreement with Agent continuing authority to conduct the nembers' business, including accepting risks and effecting reinsurance, collecting all premiums due the Member, and paying all liabilities and other obligations of a Member. In essence, a Member delegates complete control of his affairs to the Members' The Members' Agent exercises virtually complete control ever Members' syndicate participation. Finally, the active insurance underwriters at the end of the chain are principals or employees

of "Managing Agents", which are U.K. corporations or partnerships approved by the Council to accept insurance risks at Lloyd's. Managing agents are either also Members' Agents or are the agents of such Members' Agents.

Your first question is whether there is any regulation of Lloyd's solicitation of participations in the United States. The staff of the Commission's Division of Corporation Finance has had discussions on two occasions with Illoyd's concerning the anni isahilitu of the Committee Rot of 1022 (the Mccommittee Act of 1024 (the Mccommittee) and the Committee Puchange Rot of 1024 (the Mcuchange Act") to the solicitation of U.S. Citizens to participate in Lloyd's. It is the Division's position that the solicitation of participations involves the sale of a security, with the issuer of that security haing the particular Members! Agent involved. Accordingly, buth U.S. sales would be subject to all of the provisions of the Securities Act and the Exchange Act, including the artificate provisions. At the time of those prior discussions, it was determined that if the Members' Agents solicited-participations-in-accordance with the procedures proposed by Lloyd's counsel (an offering structure intended to comply with the Commission's Regulation Di However, in light of the issues raised by Mr. Roby and others, the staff may consider whether the actions of Members' Agents were consistent with the earlier representations of counsel and whether further action is appropriate.

Your second question is whether the participations in bloyd's are analogous to partnerships and what regulations apply to those types of investments. While Illoyd's participations do more closely resemble general partnership interests than they do other securities, such as shares of common stock, they are quite unique investments. For example, they may only be held by individuals, they are not transferable, even under the laws of descent and distribution, and the liability thereunder is unlimited although no Name is liable for the "share" of other Names. There is no existing precedent as to whether bloyd's participations are securities but, as was pointed out above, the Division of Corporation Finance believes they are securities and as such are subject to the provisions of the Federal securities laws in the same manner and to the same extent as more conventional securities.

Finally, you ask whether U.S. participants in Lloyd's properly can obtain venue in litigation against Lloyd's in the United States. Your constituent asserted that litigation against Lloyd's in the United States has been terminated as not being properly venued. We are not aware of the litigation to which your constituent refers, although it may involve a cause of

Honorable Done J. Pease Page Three

action outside the Federal securities laws. However, subject to certain limitations and conditions, the provisions of the Federal securities laws generally are as applicable to the sales of foreign securities (including participations in Lloyd's) in the foreign securities as they are to the sales of domestic securities.

I hope that the above material will be helpful in responding to your constituent's concerns. If you have any further questions, please do not hesitate to contact me.

Sincerely,

Mary E. T. Beach Senior Associate Director

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