FOR CARDINAL HEALTH, INC. SHAREHOLDERS
IMPORTANT TAX INFORMATION

Cardinal Health, Inc. Shareholder Tax Basis Information Regarding
Distribution of CareFusion Corporation Common Stock

On August 31, 2009, Cardinal Health Inc., an Ohio corporation (“Cardinal Health”) completed a spin-off of its clinical and medical products businesses by means of a distribution (the “Distribution”) of shares in CareFusion Corporation (“CareFusion”). As a result of the spin-off, holders of record of Cardinal Health common shares as of the close of business on August 25, 2009 (each, a “Cardinal Health Shareholder”) were entitled to receive 0.5 share of CareFusion common stock for each Cardinal Health common share that was held on such date.

If you did not receive the Distribution of CareFusion common stock on August 31, 2009, this notice does not apply to you. Additionally, this notice does not apply to Cardinal Health common shares sold, exchanged or otherwise disposed of prior to the time of the Distribution.

CONSULT YOUR TAX ADVISOR

This notice contains a general explanation of certain U.S. federal income tax consequences of the Distribution for Cardinal Health Shareholders. The information contained in this notice represents our general understanding of the application of certain existing U.S. federal income tax laws and regulations relating to the Distribution. It does not constitute tax advice and does not purport to be complete or to describe the consequences that may apply to particular categories of Cardinal Health Shareholders (including, but not limited to, individuals who received Cardinal Health common shares upon the exercise of employee options or otherwise as compensation). You are urged to consult your own tax advisor regarding the particular consequences of the Distribution to you, including the applicability and effect of all U.S. federal, state and local and foreign tax laws. We also urge you to read the CareFusion Information Statement, dated July 28, 2009, noting especially pages 153-155 under the heading “Material U.S. Federal Income Tax Consequences.”

IRS CIRCULAR 230 NOTICE: TO ENSURE COMPLIANCE WITH IRS CIRCULAR 203, CARDINAL HEALTH SHAREHOLDERS ARE HEREBY NOTIFIED THAT: (A) ANY DISCUSSION OF U.S. FEDERAL TAX ISSUES CONTAINED OR REFERRED TO IN THIS COMMUNICATION IS NOT INTENDED OR WRITTEN TO BE USED, AND CANNOT BE USED, BY CARDINAL HEALTH SHAREHOLDERS FOR THE PURPOSE OF AVOIDING PENALTIES THAT MAY BE IMPOSED ON THEM UNDER THE INTERNAL REVENUE CODE; (B) SUCH DISCUSSION IS WRITTEN IN CONNECTION WITH THE PROMOTION OR MARKETING BY CARDINAL HEALTH OF THE TRANSACTIONS OR MATTERS ADDRESSED HEREIN; AND (C) CARDINAL HEALTH SHAREHOLDERS SHOULD SEEK ADVICE BASED ON THEIR PARTICULAR CIRCUMSTANCES FROM AN INDEPENDENT TAX ADVISOR.
GENERAL GUIDANCE REGARDING TAX BASIS

Cardinal Health has received a private letter ruling from the Internal Revenue Service that the Distribution of CareFusion common stock qualifies as a tax-free distribution for U.S. federal income tax purposes. Accordingly, you will need to allocate the tax basis in your Cardinal Health shares immediately before the Distribution between your Cardinal Health shares and your newly-received CareFusion shares. If you purchased your Cardinal Health shares for cash, the tax basis for your Cardinal Health shares would generally equal the cost of these shares including commissions or other fees. If you received your Cardinal Health shares as a gift, through an employee compensation arrangement, or though some other means, you should consult your own tax advisor to determine your tax basis in these shares. If you purchased or acquired Cardinal Health shares at different times or different prices, you will need to make separate tax basis calculations for each group of shares.

The allocation of your tax basis between Cardinal Health common shares and CareFusion common stock you received in the Distribution is based on their relative fair market values immediately after the Distribution. In determining the relative fair market value of CareFusion to Cardinal Health, remember to account for the 0.5:1 dividend distribution ratio by multiplying the fair market value of a CareFusion share by 0.5. U.S. federal income tax law does not specify how you should determine these fair market values. Fair market value generally is the price at which property would change hands between a willing buyer and a willing seller, neither being under any compulsion to buy or sell and both having reasonable knowledge of the facts. There are several potential methods for determining the fair market values of Cardinal Health common shares and CareFusion common stock. One approach for determining the fair market value may be to utilize the closing trading prices of Cardinal Health common shares and CareFusion common stock quoted on the New York Stock Exchange, respectively, on the first trading day after the Distribution. A different potential approach for determining the fair market value may be to utilize the average of the high and low trading prices of Cardinal Health common shares and CareFusion common stock quoted on the New York Stock Exchange, respectively, on the first trading day after the Distribution. You should consult your tax advisor to determine what measure of fair market value is appropriate.

The following is an example of how to allocate your aggregate tax basis in your Cardinal Health common shares immediately before the Distribution between your Cardinal Health common shares and your newly-received CareFusion common stock. The example is provided solely for illustrative purposes and as a convenience to Cardinal Health Shareholders and their tax advisors when establishing their specific tax position. Please remember that neither Cardinal Health nor CareFusion provides its shareholders with tax advice, and this notice is not intended to provide tax advice. Cardinal Health encourages its shareholders to consult with their own tax advisors with their specific questions pertaining to their own tax positions including the application of the tax basis allocation rules to Cardinal Health shares acquired at different times and/or at different prices. The example is based on the closing prices of Cardinal Health common shares and CareFusion common stock, quoted on the New York Stock Exchange, on the trading
day following the Distribution, which were $25.11 and $19.90, respectively, on September 1, 2009.

**HYPOTHETICAL EXAMPLE OF TAX BASIS ALLOCATIONS**

**Assumptions:**

Cardinal Health common shares owned and acquired at the same time and the same price: 100 shares
Purchase price of Cardinal Health shares: $30 per share
Aggregate tax basis for Cardinal Health shares: $3,000 (100 shares x $30 per share)
CareFusion shares received in the Distribution: 50 shares

Your aggregate tax basis in Cardinal Health shares immediately prior to the Distribution would be allocated between your Cardinal Health common shares and your newly-received CareFusion common stock as follows:

**Formula for Calculating Share Basis Allocation Ratio:**

To find the Cardinal Health share basis allocation ratio, simply divide the fair market value of one common share of Cardinal Health by the sum of (i) the fair market value of one common share of Cardinal Health and (ii) half (1/2) of the fair market value of one share of CareFusion common stock.

To find the CareFusion share basis allocation ratio, simply divide half (1/2) of the fair market value of one share of CareFusion common stock by the sum of (i) the fair market value of one common share of Cardinal Health and (ii) half (1/2) of the fair market value of one share of CareFusion common stock.

<table>
<thead>
<tr>
<th></th>
<th>Fair Market Value (e.g. NYSE Closing Price on 9/1/09)</th>
<th>Sum of Fair Market Values (e.g. Cardinal Health NYSE Closing Price plus CareFusion NYSE Closing Price (divided by 2) on 9/1/09)</th>
<th>Share Basis Allocation Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cardinal Common Shares</td>
<td>$25.11</td>
<td>$(25.11 + ($19.90 ÷ 2))</td>
<td>= .7162</td>
</tr>
<tr>
<td>CareFusion Common Stock</td>
<td>($19.90÷2)</td>
<td>($25.11 + ($19.90÷ 2))</td>
<td>= .2838</td>
</tr>
</tbody>
</table>

**Formula for Calculating Tax Basis Allocation:**

To find your Cardinal Health tax basis allocation, multiply your aggregate Cardinal Health tax basis prior to the Distribution by your Cardinal Health share basis allocation ratio. To find your Cardinal Health tax basis allocation per share, divide this number by the number of Cardinal Health shares held prior to the Distribution.
To find your *CareFusion tax basis allocation*, multiply your aggregate Cardinal Health tax basis prior to the Distribution by your CareFusion share basis allocation ratio. To find your CareFusion tax basis allocation per share, divide this number by the number of CareFusion shares received in the Distribution.

<table>
<thead>
<tr>
<th>Cardinal Common Shares</th>
<th>Share Basis Allocation Ratio</th>
<th>Tax Basis Allocation</th>
<th>Shares held after Distribution</th>
<th>Tax Basis Allocation per Share</th>
</tr>
</thead>
<tbody>
<tr>
<td>$3,000 x .7162 = $2,148.60 ÷ 100</td>
<td>$21.486</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>CareFusion Common Stock</th>
<th>Share Basis Allocation Ratio</th>
<th>Tax Basis Allocation</th>
<th>Shares held after Distribution (reflecting 0.5:1 distribution ratio)</th>
<th>Tax Basis Allocation per Share</th>
</tr>
</thead>
<tbody>
<tr>
<td>$3,000 x .2838 = $851.40 ÷ 50</td>
<td>$17.028</td>
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The tax law requires that you retain records with respect to the Distribution, including information regarding the amount, basis and fair market value relating to the CareFusion common stock distributed to you.