CARDINAL HEALTH INC Form 424B3 November 25, 2002

> Filed Pursuant to Rule 424(b)(3) Registration No. 333-100564

[SYNCOR LOGO]

November 25, 2002

Dear Stockholder:

We are writing to advise you that the special meeting of stockholders of Syncor International Corporation that was originally scheduled to be held on Tuesday, November 19, 2002, has been postponed and will now be held at 10:00 a.m., California time, on December 6, 2002, at the Warner Center Hilton Hotel, 6360 Canoga Avenue in Woodland Hills, California. However, Syncor currently intends to convene the special meeting solely for the purpose of adjourning the meeting to a later time, date and place so that certain additional information can be provided to stockholders.

On October 17, 2002, Syncor mailed a Notice of Special Meeting and Proxy Statement, which we refer to as the original proxy statement, to stockholders of record for a special meeting of stockholders which was originally scheduled to be held on November 19, 2002, for the purpose of, among other things, voting on the proposed merger agreement with Cardinal Health. Subsequent to the date of the original proxy statement, Syncor announced that a committee of outside directors, together with outside counsel, has been investigating the propriety of certain payments made by international subsidiaries of Syncor to customers in several foreign countries. Additionally, subsequent to the date of the original proxy statement, Syncor and Cardinal Health announced that Cardinal Health has initiated discussions with Syncor regarding the possible modification of the terms of the merger agreement. In order to provide the parties with the opportunity to continue these discussions, Cardinal Health and Syncor have amended the merger agreement to extend the date after which either party may unilaterally elect to terminate the transaction from December 31, 2002 to January 15, 2003, subject to the terms of the merger agreement. While the parties intend to continue these discussions, there can be no assurance that such discussions will result in the parties agreeing to any revised terms.

In light of these developments, and in order to provide time so that additional information regarding the investigation and related matters and any possible modification to the terms of the merger agreement may be provided to stockholders, Syncor currently intends to convene the postponed special meeting on December 6, 2002 solely for the purpose of adjourning the meeting to a later time, date and place. It is currently anticipated that the new time, date and place of the adjourned special meeting will be disclosed in a press release and in supplemental proxy materials to be mailed to stockholders, as well as announced at the postponed meeting on December 6, 2002.

Included with this letter is (1) a supplemental notice of postponed meeting, (2) a copy of a press release issued by Syncor on November 19, 2002 disclosing Syncor's third quarter financial results and the status of the special committee's investigation, (3) a copy of a joint press release issued by Syncor and Cardinal Health on November 21, 2002 disclosing that Cardinal Health has initiated discussions with Syncor regarding the possible modification of the terms of the merger agreement, (4) a copy of a joint press release issued by Syncor and Cardinal Health on November 22, 2002 disclosing that the parties extended the termination date of the merger agreement and (5) a duplicate copy of a proxy card to be used for voting your shares at the special meeting.

If you have not already voted or wish to change your vote, you may do so on the enclosed proxy card or via the internet or telephone. We appreciate your continued loyalty and support.

Cordially,

/s/ Bernard Puckett BERNARD PUCKETT Lead Director of the Board /s/ Robert G. Funari ROBERT G. FUNARI President and Chief Executive Officer

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of the securities to be issued or determined if this document is truthful or complete. Any representation to the contrary is a criminal offense. This document does not constitute an offer to sell or a solicitation of an offer to buy any securities in any jurisdiction where an offer or solicitation would be illegal.

This document is dated and is first being mailed to stockholders on or about November 25, 2002.

SYNCOR INTERNATIONAL CORPORATION

SUPPLEMENTAL NOTICE OF POSTPONEMENT OF SPECIAL MEETING OF STOCKHOLDERS

To the Stockholders of Syncor:

The special meeting of the stockholders of Syncor International Corporation, a Delaware corporation, has been postponed from Tuesday, November 19, 2002, to Friday, December 6, 2002. The postponed special meeting will be held at 10:00 a.m., California time, December 6, 2002, at the Warner Center Hilton Hotel, 6360 Canoga Avenue in Woodland Hills, California. The purposes of the special meeting are to:

1. Vote on a proposal to approve the Agreement and Plan of Merger, dated as of June 14, 2002, among Cardinal Health, Inc., Mudhen Merger Corp., a wholly owned subsidiary of Cardinal Health, and Syncor. Pursuant to the merger agreement, Mudhen Merger Corp. will merge with and into Syncor upon the terms and subject to the conditions set forth in the merger agreement, as more fully described in the Notice of Special Meeting and Proxy Statement mailed to you on or about October 17, 2002, which we refer to as the original proxy statement. If the merger agreement is approved and the merger and the related transactions contemplated by the merger agreement are consummated, each share of Syncor common stock will become 0.52 of a Cardinal Health common share.

2. Adjourn the special meeting, if necessary, to permit further solicitation of proxies in the event there are not sufficient votes at the time of the special meeting to approve the merger agreement proposal.

3. Act on any other matters that may properly come before the special meeting.

Your board of directors has fixed the close of business on October 9, 2002, as the record date for determining stockholders entitled to notice of and to

vote at the special meeting. The merger agreement proposal requires the affirmative vote of the holders of a majority of the outstanding Syncor shares entitled to vote on the merger agreement proposal. Stockholders owning approximately 6.8% of the outstanding Syncor shares as of the record date already have agreed in writing to vote in favor of the approval of the merger agreement proposal.

Syncor currently intends to convene the special meeting solely for the purpose of adjourning the meeting to a later time, date and place so that certain additional information can be provided to stockholders.

Enclosed is a duplicate copy of a proxy card. The proxy card which accompanied the original proxy statement will remain valid. If you already returned the original proxy card, your votes will be recorded unless you submit a subsequent proxy changing your vote or you revoke your proxy. If you have not voted or wish to change your vote, please mark, date and execute the enclosed duplicate proxy card and mail it promptly in the enclosed envelope. Additional instructions regarding voting and revocation of proxies is contained on page 19 of the original proxy statement.

By Order of the Board of Directors

/s/ Edwin A. Burgos EDWIN A. BURGOS Secretary

November 25, 2002 Woodland Hills, California

[SYNCOR LOGO]

NASDAQ: SCOR

FOR IMMEDIATE RELEASE

CONTACT: Allan Mayer Sitrick And Company (310) 788-2850

William Powell Syncor International Corp. (818) 737-4702

SYNCOR FILES FORM 10-Q AND REPORTS STRONG THIRD-QUARTER FINANCIAL RESULTS FOR ITS U.S. PHARMACY SERVICES BUSINESS

COMPANY REPORTS ON STATUS OF SPECIAL COMMITTEE INVESTIGATION

WOODLAND HILLS, CALIFORNIA, NOVEMBER 19, 2002 -- Syncor International Corporation (Nasdaq: SCOR) today announced that it has filed with the SEC its Form 10-Q for the quarter ended September 30, 2002. The filing shows a 28 percent increase in net sales from continuing operations and a 53 percent increase in operating income of its core U.S. pharmacy services business from the same period last year.

According to the 10-Q, Syncor's net sales from continuing operations in the quarter increased 28.3 percent to \$192.2 million, compared to \$149.8 million for the same period of the prior year.

The Company generated sufficient cash flow during the quarter to repay Company debt in the amount of \$12 million.

U.S. PHARMACY SERVICES BUSINESS

For the third quarter ended September 30, 2002, sales increased by 28.0 percent to \$181.9 million, compared to \$142.1 million for the same period of the prior year. Syncor continues to realize strong Cardiolite(R) sales, which increased 22.3 percent as compared to the same period of the prior year due to improved pricing as well as volume increases.

Operating income for the third quarter of 2002 increased by 53.3 percent to \$23.9 million, compared to \$15.6 million for the same period of the prior year.

SPECIAL CHARGES

As previously reported as a subsequent event in our Form 10-K/A-1 for the year ended December 31, 2001 and our Forms 10-Q/A-1 for the quarters ended March 31, 2002 and June 30, 2002, each filed with the SEC on October 11, 2002, the Company recorded a special charge to earnings net after-tax of \$31.3 million or (\$1.14) per fully diluted share in the third quarter ended September 30, 2002. The Company took the asset impairment charge based on its review of the offers it received from potential buyers for Comprehensive Medical Imaging, Inc. (CMI), the Company's discontinued medical imaging segment, and the Company's assessment of the probable loss to the Company upon the sale of CMI. The Company announced on June 14, 2002 that it is discontinuing the CMI operations and is entertaining bids for the sale of CMI.

Syncor International Corporation

SYNCOR FILES FORM 10-Q AND REPORTS STRONG THIRD QUARTER FINANCIAL RESULTS FOR ITS U.S. PHARMACY SERVICES BUSINESS November 19, 2002 Page 2

UPDATE ON SPECIAL COMMITTEE INVESTIGATION AND DISCUSSIONS WITH THE DOJ AND SEC

As reported in the Form 10-Q, a special committee of the Board of Directors of Syncor, working together with outside counsel and an independent forensic accounting firm, believes it has substantially completed its gathering of facts in connection with the previously-announced investigation of all of Syncor's foreign operations (other than Israel where Syncor has only a licensing arrangement and no operations). The special committee also is investigating certain limited aspects of Syncor's domestic U.S. operations. The investigation has included on-site reviews by representatives of the special committee in every foreign country in which Syncor has operations. The special committee is also investigating the knowledge and/or involvement of certain employees of Syncor and its subsidiaries, including Monty Fu and Moses Fu, in the matters subject to the investigation. Analysis of the information gathered is continuing.

The following is a summary of the findings of the special committee to date based on the information it has gathered at this time. The investigation is continuing and there can be no assurance that additional issues will not be found or that the findings below will be confirmed.

- The special committee has found that questionable payments have been made over a substantial period of time to customers in Taiwan, including state-owned and private healthcare facilities and certain of their employees. Based on information gathered to date, some or all of the

payments appear to have violated U.S. law, including various provisions of the Foreign Corrupt Practices Act of 1977 (the "FCPA"). In addition, some or all of the payments appear to have violated local Taiwan law. Over the past five years, these payments to state-owned facilities and certain of their employees appear to have totaled an estimated \$500,000.

- The special committee has also found questionable payments and other transactions at Syncor operations in at least six other countries in Asia, Latin America and Europe that also may have violated U.S. law, including the payment, record-keeping and controls provisions of the FCPA. In addition, some or all of these payments appear to have violated local laws in the relevant jurisdiction.
- During the course of its investigation of Syncor's foreign operations, the special committee identified a number of additional instances where activities of Syncor or of its subsidiaries or representatives may have constituted violations of local laws and regulations relating to, among other things, tax, competition and regulatory matters.

While the special committee and its advisors are continuing the investigation, based on the information available at this time, Syncor does not expect that any of these payments, transactions or other matters will be material to the financial results of Syncor or will result in an adjustment or restatement of Syncor's historical financial statements. The special committee intends to complete the investigation as promptly as practicable. A final determination as to the full impact of the investigation on Syncor and Syncor's financial statements is subject to the completion of the investigation.

Syncor has been cooperating fully with the Securities and Exchange Commission (the "SEC") and the U.S. Department of Justice (the "DOJ") regarding the matters that have been the subject of its internal investigation. At this time, Syncor is in advanced discussions with the SEC staff concerning resolution of the potential claims that the SEC may have against Syncor regarding the matters that are the subject of the investigation. Any resolution with the staff would be subject to SEC approval. Syncor is also in advanced discussions with the DOJ concerning a resolution of these matters. Syncor is seeking to resolve these matters with the SEC and the DOJ as promptly as practicable although there can be no assurance that such discussions will result in a satisfactory resolution of these matters. At this time Syncor cannot predict the extent to which the SEC, the DOJ or any other governmental authorities will pursue administrative, civil injunctive or criminal proceedings, the imposition of fines or penalties or other remedies or sanctions.

Syncor International Corporation

SYNCOR FILES FORM 10-Q AND REPORTS STRONG THIRD QUARTER FINANCIAL RESULTS FOR ITS U.S. PHARMACY SERVICES BUSINESS November 19, 2002 Page 3

However, based on the current status of the discussions with the SEC and the DOJ, Syncor has accrued \$2.5 million for estimated potential fines and other penalties that may be imposed by the SEC and the DOJ in connection with this matter. There can be no assurance that this reserve will be sufficient to address any such fines or other penalties actually imposed by the SEC, the DOJ or any other governmental authorities. At this time, Syncor also cannot predict what impact such discussions with or actions by the SEC, the DOJ or any other governmental authorities may have on Syncor.

Additional information is included in the Form 10-Q and you are urged to read the relevant disclosure in its entirety.

ACQUISITION OF SYNCOR BY CARDINAL HEALTH

On June 14, 2002, the Company announced that it had entered into a definitive agreement with Cardinal Health providing for the acquisition of Syncor. As previously announced, Syncor has postponed its special meeting of stockholders, which is now scheduled for December 6, 2002, to consider approval of the merger agreement. The exact time and place of the postponed special meeting will be included in an amended notice of meeting and supplemental proxy materials that will be mailed to stockholders as soon as they are available.

The acquisition of Syncor by Cardinal Health is subject to the satisfaction or waiver of a number of conditions, including Syncor stockholder approval. Based on the information Syncor has reviewed as of the date hereof with respect to the matters currently under investigation by the special committee, and subject to the terms of any resolution of these matters with the DOJ and SEC, Syncor believes that the information it has learned in the investigation would not result in Syncor's failure to satisfy the conditions to the acquisition. However, no definitive determination as to the impact on the acquisition can be made pending completion of the investigation and resolution of Syncor's discussions with the DOJ and SEC. Moreover, Cardinal Health has previously stated that it has not yet concluded whether the conditions to the transaction will be satisfied and that "there can be no assurance that the transaction involving the acquisition of Syncor by Cardinal Health will be completed."

ABOUT SYNCOR

SYNCOR INTERNATIONAL CORPORATION is a leading provider of high technology health care services concentrating on nuclear pharmacy services, medical imaging, niche manufacturing and radiotherapy. In the nuclear pharmacy services business, Syncor compounds and dispenses radiopharmaceuticals for diagnostic and therapeutic use by nuclear medicine departments in hospitals and outpatient clinics. Syncor distributes these time-critical pharmaceuticals to more than 7,000 U.S.-based customers through an integrated network of 130 domestic and 19 international nuclear pharmacies. Medical imaging services are provided through an integrated network of 73 domestic and 19 internationally owned or operated facilities. Syncor announced on June 14, 2002 that it intends to exit the U.S. medical imaging business. Syncor also owns or operates ten domestic and two international production facilities for positron emission tomography (PET) radiopharmaceuticals, and is a party to a series of agreements to make PET technology more accessible to healthcare providers and patients nationwide. For more information visit www.syncor.com.

Syncor International Corporation

SYNCOR FILES FORM 10-Q AND REPORTS STRONG THIRD QUARTER FINANCIAL RESULTS FOR ITS U.S. PHARMACY SERVICES BUSINESS November 19, 2002 Page 4

Except for historical information, all other information in this news release consists of forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those projected, anticipated or implied. The most significant of these uncertainties are described in Syncor's Form 10-K, Form 8-K and Form 10-Q reports (including all amendments to those reports) and exhibits to those reports, and include (but are not limited to) the costs, difficulties, and uncertainties related to the integration of acquired businesses, the loss of one

or more key customer or supplier relationships, changes in the distribution patterns or reimbursement rates for health-care products and/or services, the costs and other effects of governmental regulation and legal and administrative proceedings, and general economic and market conditions. Syncor undertakes no obligation to update or revise any forward-looking statements.

Information regarding the identity of the persons who may, under SEC rules, be deemed to be participants in the solicitation of stockholders of Syncor International Corporation ("Syncor") in connection with the proposed merger, and their interests in the solicitation, is set forth in the definitive proxy statement/prospectus dated October 16, 2002 mailed to Syncor shareholders on October 17, 2002 and filed with the SEC. Cardinal Health, Inc. ("Cardinal Health") has filed a registration statement on Form S-4 in connection with the transaction. Investors and security holders of Syncor are urged to read the definitive proxy statement/prospectus because it contains important information about Cardinal Health, Syncor and the transaction. Investors and security holders may obtain a free copy of the proxy statement/prospectus at the SEC's web site at www.sec.gov. A free copy of the proxy statement/prospectus may also be obtained from Cardinal Health or Syncor. Cardinal Health and Syncor and their respective executive officers and directors may be deemed to be participants in the solicitation of proxies from the stockholders of Syncor in favor of the transaction. In addition to the registration statement on Form S-4 filed by Cardinal Health in connection with the transaction, and the proxy statement/prospectus mailed to the stockholders of Syncor in connection with the transaction, each of Cardinal and Syncor file annual, quarterly and special reports, proxy and information statements, and other information with the SEC. Investors may read and copy any of these reports, statements and other information at the SEC's public reference room located at 450 5th Street, N.W., Washington, D.C., 20549. Investors should call the SEC at 1-800-SEC-0330 for further information. The reports, statements and other information filed by Cardinal Health and Syncor with the SEC are also available for free at the SEC's web site at www.sec.gov. A free copy of these reports, statements and other information may also be obtained from Cardinal Health or Syncor. Investors should read the proxy statement/prospectus carefully before making any voting or investment decision.

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SYNCOR INTERNATIONAL CORPORATION THREE MONTHS ENDED SEPTEMBER 30, 2002

	~	Q3 2001 ACTUAL	% CHANGE
		(\$ IN 000'S)	
Net Sales	\$192 , 212	\$149,818	28.3%
Less: Cost of Goods Sold	133,458	105,009	27.1%
GROSS PROFIT	58,754	44,809	31.1%
<pre>% of Sales Operating, Selling and Admin. Expenses Depreciation Expense Special Charges: Transaction Costs</pre>	-,		35.0% 14.0%
Total Operating Expenses	47,111	33,897	39.0%

<pre>% of Sales OPERATING INCOME % of Sales Other Income (Expense), net</pre>		24.5% 11,643 6.1% (2,114)	22.6% 10,912 7.3% 595	6.7%
Income From Continuing Operations Income Taxes		9,529 5,870	11,507 4,432	-17.2% 32.4%
Income From Continuing Operations After Tax Discontinued Operations, net of taxes	(3,659 32,150)	7,075 759	-48.3%
NET INCOME (LOSS), NET OF TAXES		28,491)	7,834	
<pre>% of Sales Basic Earnings (Loss) per Common Share: Continuing Operations Discontinued Operations</pre>	\$		\$ 5.2% 0.29 0.03	
Net Basic Earnings (Loss) per Common Share	 \$	(1.23)	 \$ 0.03	
Diluted Earnings (Loss) per Common Share: Continuing Operations Discontinued Operations	\$	0.13 (1.17)	\$ 0.26	
Net Diluted Earnings (Loss) per Common Share		(1.04)	\$ 0.29	
Weighted Average Number of Common Shares Outstanding: Basic Diluted		25,695 27,405		

SYNCOR INTERNATIONAL CORPORATION NINE MONTHS ENDED SEPTEMBER 30, 2002

	YTD Q3 2002 ACTUAL	YTD Q3 2001 ACTUAL	% CHANGE
		(\$ IN 000'S)	
Net Sales	\$555,112	\$434,288	27.8%
Less: Cost of Goods Sold	380,760	303,203	25.6%
GROSS PROFIT	174,352	131,085	33.0%
<pre>% of Sales Operating, Selling and Admin. Expenses Depreciation Expense Special Charges: Severance Expense</pre>	14,609	30.2% 74,859 11,713	45.9% 24.7%
Transaction Costs	3,136		
Total Operating Expenses% of Sales	 131,072 23.6%	86,572	51.4%
OPERATING INCOME % of Sales	43,280 7.8%	44,513 10.2%	-2.8%
Other Income (Expense), net		(912)	
Income From Continuing Operations	40,251		-7.7%

Income Taxes	17,697	16,858	5.0%
Income From Continuing Operations After Tax Discontinued Operations, net of taxes	22,554 (55,131)	26,743 2,280	-15.7%
NET INCOME (LOSS), NET OF TAXES	\$(32 , 577)		
% of Sales Basic Earnings (Loss) per Common Share:	-5.9%	6.7%	
Continuing Operations Discontinued Operations	\$ 0.90 \$ (2.20)	\$ 1.09 \$ 0.09	
Net Basic Earnings (Loss) per Common Share	\$ (1.30) ======	\$ 1.18	
Diluted Earnings (Loss) per Common Share: Continuing Operations Discontinued Operations	\$ 0.83 \$ (2.04)	\$ 0.99 \$ 0.08	
Net Diluted Earnings (Loss) per Common Share	\$ (1.21) ======	\$ 1.07 =======	
Weighted Average Number of Common Shares Outstanding: Basic Diluted	25,081 26,993	24,494 27,047	

SYNCOR INTERNATIONAL CORPORATION

SEGMENT OPERATING RESULTS FROM CONTINUING OPERATIONS

		FOR THE THR	REE MONTHS	ENDED SEPTI	EMBER 30,	
		SPS				
	Q3 2002	Q3 2001	% CHANGE	Q3 2002		% CHANGE
			(\$ IN 0			
Net Sales Cost of Sales			25.7%		4,299	
Gross Profit % of Net Sales Operating, Selling and	55,295	•			3,418	1.2%
Administrative Expenses Depreciation & Amortization	2,538	1,970		882	1,096	
Total Expenses		25,804	21.7%	4,771		32.2%
% of Net Sales Operating Income (Loss)	\$ 23,894			\$(1,312)		100%
% of Net Sales	======================================	======== 11.0%		======= -12.7%		

Note -- the totals from this schedule will not agree to Syncor's Consolidated Statements of Income due to Unallocated Corporate expenses

Reclassifications -- certain items have been reclassified in Q3 2001 business unit results to conform to the current year's presentation; there is not an impact on overall consolidated operating results.

SYNCOR INTERNATIONAL CORPORATION

SEGMENT OPERATING RESULTS FROM CONTINUING OPERATIONS

	FOR THE NINE MONTHS ENDED SEPTEMBER 30,					
		SPS	OVERSEAS			
	YTD Q3 2002	YTD Q3 2001	% CHANGE	YTD Q3 2002	YTD Q3 2001	
			(\$ IN (
Net Sales Cost of Sales	\$524,004 360,918	\$412,941 290,804				
Gross Profit % of Net Sales Operating, Selling and Administrative	163,086	122,137 29.6%	33.5%		8,948 41.9%	
Expenses Depreciation &	83,016	60,470	37.3%	9,718	6,627	
Amortization	7,227	5,160	40.1%	2,442	2,574	
Total Expenses	90,243	65,630	37.5%	12,160	9,201	
% of Net Sales Operating Income (Loss)		\$ 56,507	28.9%	1 1 1 1		
% of Net Sales	======== 13.9%	======== 13.7%		======= -2.9%	-1.2%	

- Note -- the totals from this schedule will not agree to Syncor's Consolidated Statements of Income due to Unallocated Corporate expenses
- Reclassifications -- certain items have been reclassified in Q3 2001 business unit results to conform to the current year's presentation; there is not an impact on overall consolidated operating results.

SYNCOR INTERNATIONAL CORPORATION

PRO FORMA FINANCIAL STATEMENTS THREE MONTHS ENDED SEPTEMBER 30, 2002

DISCONTINUED OPERATIONS

AS	REPORTED	
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BEFORE			REST	IRUCTURING	AND OTHER	CHARGE
CORPORATE	CORPORATE					
CHARGES	CHARGES	TOTAL	SEEDS	OVERSEAS	S IMAGINO	Э Т

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		(\$ IN 000'S)				
Net Sales	\$192,212	\$ 0	\$192,212	\$0	\$ 0	\$0
Cost of Sales	133,458		133,458			
Gross Profit Operating, Selling and			58,754			
Admin.	39,834		39,834			
Depreciation Expense	5,007		5,007			
Transaction Costs		2,270	2,270			
Total Operating						
Expenses		2,270				
Operating Income (Loss)	13,913	(2,270)	11,643			
Other Income (Expense),						
Net	386	(2,500)	(2,114)			(47,519)
Operating Income (Loss)	14,299	(4,770)	9,529			(47,519)
Income Taxes (Benefit)	5,597	273	5,870			(16,204)
Income (Loss) After Tax	\$ 8,702	\$(5,043)	\$ 3,659	\$ 0	\$ 0	\$(31,315)
		======		======	======	=======
Fully Diluted Outstanding Shares	27,405	27,405		27,405		27,405
Diluted Fernings (Less)						
Diluted Earnings (Loss) Per Common Share	\$ 0.31	\$ (0.18)	\$ 0.13	\$ 0.00	\$ 0.00	\$ (1.14)

DISCONTINUED OPERATIONS

		RESULTS FOR THREE MONTHS ENDED SEPTEMBER 30, 2002				
		OVERSEAS	IMAGING			
			(\$ IN 000'S			
Net Sales	\$ 0	\$ 1,574	\$39,894	•	\$ 41,468	
Cost of Sales		977	13,705	14,682	14,682	
Gross Profit Operating, Selling and						
		579	18,045	18,624	18,624	
		107				
Transaction Costs						
Total Operating						
Expenses			23,643			
Operating Income (Loss)			2,546		2,457	
Other Income (Expense), Net		(175)	(3,027)	(3,202)	(50,721)	
Operating Income (Loss)		(264)	(481)	(745)	(48,264)	

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Income Taxes (Benefit)		17	73	90	(16,114)
Income (Loss) After Tax	\$ 0	\$ (281)	\$ (554)	\$ (835)	\$(32,150)
		=======			========
Fully Diluted Outstanding					
Shares		27,405	27,405	27,405	27,405
Diluted Earnings (Loss)					
Per Common Share	\$0.00	\$ (0.01)	\$ (0.02)	\$ (0.03)	\$ (1.17)
	=====		======		

Note: We have included this schedule to provide more detail of the non-recurring expenses for the period presented and to provide the detail of the restructuring charges and discontinued operations. Included in the As Reported columns is a reconciliation of the reported results of operations and the non-recurring charges for the period. For the discontinued operations we have shown a reconciliation of the components of the discontinued operations breaking out the non-recurring charges from the discontinued operations results for the period.

SYNCOR INTERNATIONAL CORPORATION

PRO FORMA FINANCIAL STATEMENTS NINE MONTHS ENDED SEPTEMBER 30, 2002

	2	AS REPORTED			DISCONTINUE	D OPERATI
	BEFORE			REST	ND OTHER	
	CORPORATE CHARGES	CORPORATE CHARGES	TOTAL	SEEDS	OVERSEAS	IMAGING
				IN 000'S)		
Net Sales	\$555 , 112	\$ 0 	\$555 , 112		\$ 0 	\$ (2,37
Cost of Sales	380,760		380,760			
Gross Profit Operating, Selling and	174,352		174,352			(2,37
Admin Depreciation Expense	100,000		109,202 14,609			98
Severance Costs Transaction Costs Asset Impairment or write	,	3,604	3,604 3,136		1,685	6,00
downs		521	521		13,484	8,78
Total Operating Expenses		7,261		827	15,169	
Operating Income (Loss)	50,541	(7,261)	43,280	(827)	(15,169)	(18 , 14
Other Income (Expense), Net			(3,029)			(47 , 51
Operating Income (Loss) Income Taxes (Benefit)	19,346		17,697	(827) (318)	(2,003)	(23,19
Income (Loss) After Tax	\$ 30,666	\$(8,112)				

Fully Diluted Outstanding						
Shares	26,993	26,993	26,993	26,993	26,993	26,99
Diluted Earnings (Loss) Per						
Common Share	\$ 1.13	\$ (0.30)	\$ 0.83	\$ (0.02)	\$ (0.49)	\$ (1.5

DISCONTINUED OPERATIONS _____ RESULTS FOR NINE MONTHS ENDED SEPTEMBER 30, 2002 _____ SEEDS OVERSEAS IMAGING TOTAL COMBINED _____ _____ _____ _____ _____ (\$ IN 000'S) Net Sales..... \$ 120 \$ 4,817 \$120,970 \$125,907 \$123,531 ____ _____ _____ _____ _____ Cost of Sales..... 180 3,053 40,339 43,572 43,572 _____ _____ _____ _____ _____ Gross Profit..... (60) 1,764 80,631 82,335 79,959 Operating, Selling and Admin.951,94653,08355,124epreciation Expense.2154616,00516,572 56,111 Depreciation Expense..... 16,572 Severance Costs..... 7,812 Transaction Costs..... ___ Asset Impairment or write downs..... __ ___ --__ 22,970 _____ _____ _____ _____ Total Operating Expenses..... 116 2,492 69,088 71,696 103,465 _____ _____ _____ ____ Operating Income (Loss)..... (176) (728) 11,543 10,639 (23,506) _____ ____ _____ _____ _____ ___ 83 (8,448) (8,365) (55,884) Other Income (Expense), Net.... _____ _____ _____ _____ _____ (176) (645) 3,095 2,274 Operating Income (Loss)..... (79, 390)1,451 1,253 Income Taxes (Benefit)..... (68) (130) (24,259) _____ _____ _____ _____ _____ Income (Loss) After Tax..... \$ (108) \$ (515) \$ 1,644 \$ 1,021 \$ (55,131) ====== _____ _____ _____ _____ Fully Diluted Outstanding 26,993 26,993 26,993 _____ _____ _____ _____ _____ Diluted Earnings (Loss) Per Common Share..... \$ (0.00) \$ (0.02) \$ 0.06 \$ 0.04 \$ (2.04) _____ ____

Note: We have included this schedule to provide more detail of the non-recurring expenses for the period presented and to provide the detail of the restructuring charges and discontinued operations. Included in the As Reported columns is a reconciliation of the reported results of operations and the non-recurring charges for the period. For the discontinued operations we have shown a reconciliation of the components of the discontinued operations breaking out the non-recurring charges from the discontinued operations results for the period.

SYNCOR INTERNATIONAL CORPORATION

SELECTED CASH FLOW DATA FOR CONTINUING OPERATIONS

	NINE MONTHS ENDED SEPTEMBER 30, 2002 2001	
	(\$ IN	000'S)
Net Cash Provided By (Used In) Operations Less: Capital Additions		\$ 42,613 \$ 32,226
FREE CASH FLOW	\$33,519	\$ 10,387
Acquisition of Businesses, Net of Cash Acquired	\$ 6,446	\$ 25,415
Total	\$27,073	\$(15,028)

SYNCOR INTERNATIONAL CORPORATION

SELECTED BALANCE SHEET DATA

	SEPTEMBER 30, 2002	JUNE 30, 2002	DECEMBER 31 2001
		\$ IN 000'S)	
CONTINUING OPERATIONS:			
Cash, Cash Equiv. and Marketable Securities	\$ 38,662	\$ 17,262	\$ 28,855
Accounts Receivables, net	\$106,715	\$113,057	\$ 97,003
Inventory	\$ 28,875	\$ 28,224	\$ 28,879
Total Current Assets	\$197,566	\$180,141	\$172,946
Total Assets	\$346,093	\$327,640	\$304,687
Accounts Pavable	\$ 65,204	\$ 67,549	\$ 62,021
Other Current Liabilities (includes short-term debt)	\$ 50,611	\$ 69,769	\$ 38,006
Total Current Liabilities Debt (short term and long term):	\$115,815	\$137,318	\$100,027
Credit Line	\$ 9 , 625	\$ 7 , 520	\$ 26 , 122
Other Debt (includes short-term debt)	\$ 11,238	\$ 25,870	\$ 15,341
Total Outstanding Debt	\$ 20,863	\$ 33,390	\$ 41,463
Total Stockholders' Equity	\$223 , 361	\$230 , 336	\$234 , 828
Current Ratio	1.71	1.31	1.73
DSODISCONTINUED OPERATIONS:	50.52	54.34	53.87
Accounts Receivables, net	\$ 45,247	\$ 50,016	\$ 58,700
Inventory	\$ 1,315	\$ 1,431	\$ 1,751
Total Current Assets	\$ 71,054	\$ 68,673	\$ 74,450
Total Assets	\$235,794	\$283,541	\$283,154
Accounts Payable	\$ 2,519	\$ 3,352	\$ 3,832
Other Current Liabilities (includes short-term debt)	\$ 52,045	\$ 30,762	\$ 26,256

Total Current Liabilities Debt (short term and long term):	\$ 54,564	\$ 34,114	\$ 30,088
Credit Line	\$130,638	\$141,080	\$143,328
Other Debt (includes short-term debt)	\$ 46,167	\$ 33,020	\$ 41,906
Total Outstanding Debt	\$176 , 805	\$174,100	\$185,234
Total Stockholders' (Deficit) Equity	\$(52,621)	\$(20 , 278)	\$ (862)
Current Ratio	1.30	2.01	2.47
DS0	99.29	116.81	111.36

SYNCOR INTERNATIONAL CORPORATION

GOODWILL IMPACT

	NINE MONTHS ENDED SEPTEMBER 30, 2001	
	(\$ I	N 000'S)
First Quarter, 2001 Second Quarter, 2001 Third Quarter, 2001	\$1,530 \$1,548 \$1,372	\$ 0 \$ 0 \$1,372
Total Goodwill Expense Tax Effect	\$4,450 0.60	\$1,372 0.60
Net Income Effect	\$2,670	\$ 823 ======
Estimated Impact on EPS Without Goodwill Amortization: Basic Shares Outstanding Diluted Shares Outstanding Weighted Average Number of Common Shares Outstanding:	\$ 0.11 \$ 0.10	\$ 0.03 \$ 0.03
Basic Diluted	24,494 27,047	24,603 27,024

[Syncor Logo]

[Cardinal Health Logo]

NASDAQ: SCOR NYSE: CAH

CONTACT: Allan Mayer Sitrick And Company (310) 788-2850 William Powell Syncor International Corp. (818) 737-4702 David Verbraska Cardinal Health

FOR IMMEDIATE RELEASE

614-757-3690

CARDINAL HEALTH INITIATES DISCUSSIONS WITH SYNCOR TO POSSIBLY MODIFY MERGER AGREEMENT

WOODLAND HILLS, CALIFORNIA AND DUBLIN, OHIO -- NOVEMBER 21, 2002 -- Syncor International Corporation (Nasdaq: SCOR) and Cardinal Health, Inc. (NYSE: CAH) today announced that Cardinal Health has initiated discussions with Syncor regarding the possible modification of the terms of their previously announced merger agreement under which Cardinal Health would acquire Syncor. While the parties intend to continue these discussions, there can be no assurance that such discussions will result in the parties agreeing to any revised terms.

On November 6, 2002, Syncor announced that a newly established special committee of three outside directors, together with outside counsel, had been investigating the propriety of certain payments made by certain of Syncor's international subsidiaries to customers in several foreign countries. Syncor also announced that the special committee would investigate Syncor's other foreign operations. Earlier this week, Syncor announced, among other things, the special committee's findings based on the information it had gathered to date.

Based on the information Syncor has reviewed as of the date hereof with respect to the matters currently under investigation by the special committee, and subject to the terms of any resolution of these matters with the Securities and Exchange Commission (SEC) and the United States Department of Justice (DOJ), Syncor believes that the information it has learned in the investigation would not result in Syncor's failure to

Syncor International Corporation and Cardinal Health, Inc. CARDINAL HEALTH INITIATES DISCUSSIONS WITH SYNCOR TO POSSIBLY MODIFY MERGER AGREEMENT November 21, 2002 Page 2

satisfy the conditions to the existing merger agreement. However, Syncor cannot make a definitive determination as to the impact on the acquisition pending completion of the investigation and resolution of Syncor's discussions with the SEC and DOJ. Cardinal Health has not yet concluded whether the conditions to the transaction will be satisfied and believes that there can be no assurance that the transaction involving the acquisition of Syncor by Cardinal Health will be completed. In light of the foregoing, both companies believe that engaging in discussions regarding a possible modification of certain of the terms of the existing merger agreement is the best course of action at this time.

The existing merger agreement provides for the acquisition of Syncor by Cardinal Health in a stock-for-stock transaction in which Syncor would become a wholly owned subsidiary of Cardinal Health. Terms of the existing merger agreement call for Syncor stockholders to receive .52 Cardinal Health common shares for each outstanding share of Syncor common stock.

ABOUT SYNCOR

SYNCOR INTERNATIONAL CORPORATION is a leading provider of high technology health care services concentrating on nuclear pharmacy services, medical imaging, niche manufacturing and radiotherapy. In the nuclear pharmacy services business, Syncor compounds and dispenses radiopharmaceuticals for diagnostic and therapeutic use by nuclear medicine departments in hospitals and outpatient clinics. Syncor distributes these time-critical pharmaceuticals to more than 7,000 U.S.-based customers through an integrated network of 130 domestic and 19 international nuclear pharmacies. Medical imaging services are provided through

an integrated network of 73 domestic and 19 internationally owned or operated facilities. Syncor announced on June 14, 2002 that it intends to exit the U.S. medical imaging business. Syncor also owns or operates ten domestic and two international production facilities for positron emission tomography (PET) radiopharmaceuticals, and is a party to a series of agreements to make PET technology more accessible to healthcare providers and patients nationwide. For more information visit www.syncor.com.

ABOUT CARDINAL HEALTH

CARDINAL HEALTH, INC. is the leading provider of products and services supporting the health care industry. Cardinal Health companies develop, manufacture, package and market products for patient care; develop drug-delivery technologies; distribute pharmaceuticals, medical- surgical and laboratory supplies; and offer; consulting and other services that improve quality and efficiency in health care. Headquartered in Dublin, Ohio, Cardinal Health employs more than 49,000 people on five continents and produces annual revenues of more than \$44 billion.

Except for historical information, all other information in this news release consists of forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those projected, anticipated or implied. The most significant of these uncertainties are described in Syncor's and Cardinal Health's Form 10-K, Form 8-K and Form 10-Q reports (including all amendments to those reports) and exhibits to those reports, and include (but are not limited to) the costs, difficulties, and uncertainties related to the integration of acquired businesses, the loss of one or more key customer or supplier relationships, changes in the distribution patterns or reimbursement rates for health-care products and/or services, the costs and other effects of governmental regulation and legal and administrative proceedings, and general economic and market conditions. Syncor and Cardinal Health undertake no obligation to update or revise any forward-looking statements.

Information regarding the identity of the persons who may, under SEC rules, be deemed to be participants in the solicitation of stockholders of Syncor International Corporation ("Syncor") in connection with the proposed merger, and their interests in the solicitation, is set forth in the definitive proxy statement/prospectus dated October 16, 2002 mailed to Syncor shareholders on October 17, 2002 and filed with the SEC. Cardinal Health, Inc. ("Cardinal Health") has filed a registration statement on Form S-4 in connection with the transaction. Investors and security holders of Syncor are urged to read the definitive proxy statement/prospectus because it contains important information about Cardinal Health, Syncor and the transaction. Investors and security holders may obtain a free copy of the proxy statement/prospectus at the SEC's web site at www.sec.gov. A free copy of the proxy statement/prospectus may also be

Syncor International Corporation and Cardinal Health, Inc. CARDINAL HEALTH INITIATES DISCUSSIONS WITH SYNCOR TO POSSIBLY MODIFY MERGER AGREEMENT November 21, 2002 Page 3

obtained from Cardinal Health or Syncor. Cardinal Health and Syncor and their respective executive officers and directors may be deemed to be participants in the solicitation of proxies from the stockholders of Syncor in favor of the transaction. In addition to the registration statement on Form S-4 filed by Cardinal Health in connection with the transaction, and the proxy statement/prospectus mailed to the stockholders of Syncor in connection with the

transaction, each of Cardinal Health and Syncor file annual, quarterly and special reports, proxy and information statements, and other information with the SEC. Investors may read and copy any of these reports, statements and other information at the SEC's public reference room located at 450 5th Street, N.W., Washington, D.C., 20549. Investors should call the SEC at 1-800-SEC-0330 for further information. The reports, statements and other information filed by Cardinal Health and Syncor with the SEC are also available for free at the SEC's web site at www.sec.gov. A free copy of these reports, statements and other information may also be obtained from Cardinal Health or Syncor. Investors should read the proxy statement/prospectus carefully before making any voting or investment decision.

[Syncor Logo]

[Cardinal Health Logo]

NASDAQ: SCOR NYSE: CAH

FOR IMMEDIATE RELEASE

CONTACT: Allan Mayer Sitrick And Company (310) 788-2850 William Powell Syncor International Corp. (818) 737-4702 David Verbraska Cardinal Health (614) 757-3690

SYNCOR AND CARDINAL HEALTH ANNOUNCE AMENDMENT TO MERGER AGREEMENT TO EXTEND TERMINATION DATE

WOODLAND HILLS, CALIFORNIA AND DUBLIN, OHIO -- NOVEMBER 22, 2002 -- Syncor International Corporation (Nasdaq: SCOR) and Cardinal Health, Inc. (NYSE: CAH) today announced that they have agreed to amend their previously announced merger agreement to extend the date after which either party may unilaterally elect to terminate the transaction from December 31, 2002, to January 15, 2003, subject to the terms of the merger agreement. The amendment does not affect any terms of the merger agreement other than the termination provisions.

On November 21, 2002, Syncor and Cardinal Health announced that Cardinal Health had initiated discussions with Syncor regarding the possible modification of the terms of their previously announced merger agreement under which Cardinal Health would acquire Syncor. The purpose of the amendment to the termination date is to provide the parties with further time to continue these discussions. While the parties intend to continue these discussions, there can be no assurance that such discussions will result in the parties agreeing to any revised terms. Cardinal Health has previously stated that it has not yet concluded whether the conditions to the transaction will be satisfied and that "there can be no assurance that the transaction involving the acquisition of Syncor by Cardinal Health will be completed."

Syncor also today announced that it will be mailing to its stockholders a supplemental notice of postponement of its special meeting of stockholders to consider approval of the merger agreement with Cardinal Health. As previously announced, the postponed meeting will now be held on December 6, 2002.

Syncor International Corporation and Cardinal Health, Inc. SYNCOR AND CARDINAL HEALTH ANNOUNCE AMENDMENT TO MERGER AGREEMENT TO EXTEND TERMINATE DATE November 22, 2002 Page 2

Syncor intends to convene the postponed special meeting on December 6 solely for the purpose of adjourning the meeting to a later time, date and place so that additional information can be provided to stockholders.

ABOUT SYNCOR

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ABOUT CARDINAL HEALTH

CARDINAL HEALTH, INC. is the leading provider of products and services supporting the health care industry. Cardinal Health companies develop, manufacture, package and market products for patient care; develop drug-delivery technologies; distribute pharmaceuticals, medical-surgical and laboratory supplies; and offer consulting and other services that improve quality and efficiency in health care. Headquartered in Dublin, Ohio, Cardinal Health employs more than 49,000 people on five continents and produces annual revenues of more than \$44 billion.

Except for historical information, all other information in this news release consists of forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those projected, anticipated or implied. The most significant of these uncertainties are described in Syncor's and Cardinal Health's Form 10-K, Form 8-K and Form 10-Q reports (including all amendments to those reports) and exhibits to those reports, and include (but are not limited to) the costs, difficulties, and uncertainties related to the integration of acquired businesses, the loss of one or more key customer or supplier relationships, changes in the distribution patterns or reimbursement rates for health-care products and/or services, the costs and other effects of governmental regulation and legal and administrative proceedings, and general economic and market conditions. Syncor and Cardinal Health undertake no obligation to update or revise any forward-looking statements.

Information regarding the identity of the persons who may, under SEC rules, be deemed to be participants in the solicitation of stockholders of Syncor International Corporation ("Syncor") in connection with the proposed merger, and their interests in the solicitation, is set forth in the definitive proxy

statement/prospectus dated October 16, 2002 mailed to Syncor shareholders on October 17, 2002 and filed with the SEC. Cardinal Health, Inc. ("Cardinal Health") has filed a registration statement on Form S-4 in connection with the transaction. Investors and security holders of Syncor are urged to read the definitive proxy statement/prospectus because it contains important information about Cardinal Health, Syncor and the transaction. Investors and security holders may obtain a free copy of the proxy statement/prospectus at the SEC's web sit at www.sec.gov. A free copy of the proxy statement/prospectus may also be obtained from Cardinal Health or Syncor. Cardinal Health and Syncor and their respective executive officers and directors may be deemed to be participants in the solicitation of proxies from the stockholders of Syncor in favor of the transaction. In addition to the registration statement on Form S-4 filed by Cardinal Health in connection with the transaction, and the proxy statement/prospectus mailed to the stockholders of Syncor in connection with the transaction, each of Cardinal Health and Syncor file annual, quarterly and special reports, proxy and information statements, and other information with the SEC. Investors may read and copy any of these reports, statements and other information at the SEC's public reference room located at 450 5th Street, N.W., Washington, D.C., 20549. Investors should call the SEC at 1-800-SEC-0330 for further information. The reports, statements and other information filed by Cardinal Health and Syncor with the SEC are also available for free at the SEC's web site at www.sec.gov. A free copy of these reports, statements and other information may also be obtained from Cardinal Health or Syncor. Investors should read the proxy statement/prospectus carefully before making any voting or investment decision.

SPECIAL MEETING OF STOCKHOLDERS OF

SYNCOR INTERNATIONAL CORPORATION

December 6, 2002

Co. #

Acct. #

/PROXY VOTING INSTRUCTIONS/

TO VOTE BY MAIL

Please date, sign and mail your proxy card in the envelope provided as soon as possible.

TO VOTE BY TELEPHONE (TOUCH-TONE PHONE ONLY)

Please call toll-free 1-800-PROXIES and follow the instructions. Have your control number and the proxy card available when you call.

TO VOTE BY INTERNET

Please access the web page at "www.voteproxy.com" and follow the on-screen instructions. Have your control number available when you access the web page.

YOUR CONTROL NUMBER IS [RIGHT ARROW] / /

[DOWN ARROW] Please Detach and Mail in the Envelope Provided [DOWN ARROW]

Please mark your A /X/ votes as in this example.

- 1. MERGER AGREEMENT. To approve the FOR AGAINST ABSTAIN Agreement and Plan of Merger, // // // dated as of June 14, 2002, by and among Syncor, Cardinal Health, Inc. and Mudhen Merger Corp. pursuant to which Mudhen Merger Corp. will be merged with and into Syncor
- 2. ADJOURNMENT. To adjourn the Special Meeting, if necessary, to permit further solicitation of proxies in the event there are not sufficient votes at the time of the Special Meeting to approve the merger agreement proposal

In their discretion, the proxies named above are authorized to vote upon such other matters as may properly come before the Special Meeting and any adjournment or postponement of the Special Meeting. If you do not sign and return a proxy card, or vote by telephone or through the internet or attend the Special Meeting, your shares of Syncor Common Stock cannot be voted. If no instructions are given, this proxy will be voted FOR both proposals.

All previous proxies given by the undersigned to vote at the Special Meeting or at any adjournment or postponement of the Special Meeting are hereby revoked, and receipt of notice of the Special Meeting and of the accompanying Proxy Statement is hereby acknowledged.

Your control number is

IMPORTANT -- PLEASE COMPLETE, SIGN, DATE AND RETURN PROMPTLY.

Date: 2002

______ ____ Signature

(Signature, if jointly held) (Title)

NOTE: Please sign your name exactly as it appears hereon. Joint owners should each sign. When signing as attorney, executor, administrator, trustee or guardian, please give your full title as such. If signing on behalf of a corporation, please sign in full corporate name by the President or other authorized officer(s) of the corporation. If signing on behalf of a partnership, please sign in full partnership name by authorized person(s) of the partnership.

PROXY

THE PROXY IS SOLICITED BY THE BOARD OF DIRECTORS OF SYNCOR INTERNATIONAL CORPORATION FOR THE SPECIAL MEETING OF SYNCOR INTERNATIONAL CORPORATION STOCKHOLDERS.

The undersigned hereby appoints Bernard Puckett and Robert G. Funari, and each

of them, with full power of substitution and resubstitution, attorneys and proxies of the undersigned to vote all of the outstanding shares of common stock, par value \$0.05 per share, of Syncor International Corporation ("Syncor") ("Syncor Common Stock") that the undersigned is entitled to vote, and with all the power that the undersigned would possess. If personally present, at the special meeting of Syncor stockholders to be held on December 6, 2002 (the "Special Meeting"), or at any adjournment or postponement of the Special Meeting, on the following matters:

(CONTINUED, AND TO BE SIGNED, ON OTHER SIDE)

Please Detach and Mail in the Envelope Provided

Please mark your A [X] votes as in this example.

> FOR AGAINST ABSTAIN 1. MERGER AGREEMENT. To approve the [] [] [] Agreement and Plan of Merger, dated as of June 14, 2002, by and among Syncor, Cardinal Health, Inc. and Mudhen Merger Corp. pursuant to which Mudhen Merger Corp. will be merged with and into Syncor. 2. ADJOURNMENT. To adjourn the [] [] [] Special Meeting, if necessary, to permit further solicitation of proxies in the event there are not sufficient votes at the time of the Special Meeting to approve the merger agreement proposal.

In their discretion, the proxies named above are authorized to vote upon such other matters as may properly come before the Special Meeting and any adjournment or postponement of the Special Meeting. If you do not sign and return a proxy card, or vote by telephone or through the internet, or attend the Special Meeting, your shares of Syncor Common Stock cannot be voted. If no instructions are given, this proxy will be voted FOR both proposals.

All previous proxies given by the undersigned to vote at the Special Meeting or at any adjournment or postponement of the Special Meeting are hereby revoked, and receipt of notice of the Special Meeting and of the accompanying Proxy Statement is hereby acknowledged.

Your control number is:

IMPORTANT-PLEASE COMPLETE, SIGN, DATE AND RETURN PROMPTLY.

Date: , 2002 _____

Signature (Signature, if jointly held) (Title)

NOTE: Please sign your name exactly as it appears hereon. Joint owners should each sign. When signing as attorney, executor, administrator, trustee or guardian, please give your full title as such. If signing on behalf of a corporation, please sign in full corporate name by the President or other authorized officer(s) of the corporation. If signing on behalf of a partnership, please sign in full partnership name by authorized person(s) of the partnership.

PLEASE DATE, SIGN AND MAIL YOUR PROXY CARD BACK AS SOON AS POSSIBLE!

SPECIAL MEETING OF STOCKHOLDERS SYNCOR INTERNATIONAL CORPORATION

DECEMBER 6, 2002

- PLEASE DETACH AND MAIL IN THE ENVELOPE PROVIDED-

A [X]	PLEASE MARI YOUR VOTES AS IN THE EXAMPLE	
		<pre>1 MERGER AGREEMENT. To approve the Agreement and Plan of Merger, dated [] [] [] as of June 14, 2002, by and among Syncor, Cardinal Health, Inc. and Mudhen Merger Corp. pursuant to which Mudhen Merger Corp. will be merged with and into Syncor.</pre>
		2 ADJOURNMENT. To adjourn the Special [] [] [] Meeting, if necessary, to permit further solicitation of proxies in the event there are not sufficient votes at the time of the Special Meeting to approve the merger agreement proposal.
		In their discretion, the proxies named above are authorized to vote upon such other matters as may properly come before the Special Meeting and any adjournment or postponement of the Special Meeting. If you do not sign and return a proxy card, or vote by telephone or through the internet or attend the Special Meeting, your shares of Syncor Common Stock cannot be voted. If no instructions are given, this proxy will be voted FOR both proposals.
		All previous proxies given by the undersigned to vote at the Special Meeting or at any adjournment or postponement of the Special Meeting are hereby revoked, and receipt of notice of the Special Meeting and of the accompanying Proxy Statement is hereby acknowledged.

Your control number is:

IMPORTANT - PLEASE COMPLETE, SIGN, DATE AND RETURN PROMPTLY

DATE: , 2002 Signature (Signature, if jointly held) (Title)

NOTE: Please sign your name exactly as it appears hereon. Joint owners should each sign. When signing as attorney, executor, administrator, trustee or guardian, please give your full title as such. If signing on behalf of a corporation, please sign in full corporate name by the President or other authorized officer(s) of the corporation. If signing on behalf of a partnership, please sign in full partnership name by authorized person(s) of the partnership.
