Sheinberg, Samuel I.

From:	HSRHelp
Sent:	Thursday, February 8, 2024 11:41 AM
To:	Walsh, Kathryn E.; Berg, Karen E.; Shaffer, Kristin; Sheinberg, Samuel I.; Six, Anne; Whitehead, Nora;
	Fetterman, Michelle; Burton, June; Larson, Peter
Subject:	FW: Questions Re: Fee Information and Signatures

From: Musick, Vesselina <vmusick@ftc.gov> Sent: Thursday, February 8, 2024 11:40:33 AM (UTC-05:00) Eastern Time (US & Canada) To:

Cc: HSRHelp <HSRHelp@ftc.gov>

Subject: RE: Questions Re: Fee Information and Signatures



2. The affidavit and form certification must be executed by a signature (wet-ink or electronic). A seal is not permissible for these. The 803.5(a) notice may be signed as is customary for official business correspondence.

Kind regards.

Vesselina Musick

Attorney | Federal Trade Commission | Premerger Notification Office Direct +1 202.326.2307 | Email: <u>vmusick@ftc.gov</u> | <u>www.ftc.gov</u>

From:

Sent: Wednesday, February 7, 2024 1:34:27 PM (UTC-05:00) Eastern Time (US & Canada)

To: HSRHelp <HSRHelp@ftc.gov>

Cc:

Subject: Questions Re: Fee Information and Signatures

Hi all,

We are representing a Delaware limited partnership ("Acquirer") in a transaction whereby Acquirer is looking to acquire all of the shares of stock of Target, a Foreign corporation publicly traded on Foreign Stock Exchange. Could you please advise as to our two questions below?

- 1. With regard to the Fee Information section in the HSR Form, the Payer will likely be a Foreign person that does not have a taxpayer identification number or social security number. How should a Foreign Payer complete this section?
- 2. With regard to signatures, is it permissible to affix a seal, as opposed to using a wet ink signature or e-signature? Acquirer would like to use a seal impression for the HSR Form and the \$803.5(a) Notice and Affidavit.

Thank you very much for your assistance.

