## Sheinberg, Samuel I.

From: HSRHelp

**Sent:** Friday, September 13, 2024 3:47 PM

To: Walsh, Kathryn E.; Berg, Karen E.; Shaffer, Kristin; Sheinberg, Samuel I.; Six, Anne;

Whitehead, Nora; Fetterman, Michelle; Burton, June; Larson, Peter

**Subject:** FW: Question on 4(c) Documents

From: Musick, Vesselina <vmusick@ftc.gov>

Sent: Friday, September 13, 2024 3:47:11 PM (UTC-05:00) Eastern Time (US & Canada)

To:

Cc: HSRHelp < HSRHelp@ftc.gov>

Subject: RE: Question on 4(c) Documents

Confirmed.

From:

Sent: Friday, September 13, 2024 12:40:04 PM (UTC-05:00) Eastern Time (US & Canada)

**To:** HSRHelp <HSRHelp@ftc.gov> **Subject:** Question on 4(c) Documents

## Hello!

I hope everyone is well. I had a question on Item 4(c). I wanted to confirm that the PNO's current position is that documents that discuss only non-US markets (even if that portion of the transaction is exempt outside the US under Rules 802.50 and/or 802.51), must be submitted with the HSR filing.

I believe that is true based on the following:

https://www.ftc.gov/legal-library/browse/hsr-informal-interpretations/2305007

Thanks so much!

Jen Coon

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