Sheinberg, Samuel I.

From:	Sheinberg, Samuel I.
Sent:	Friday, May 19, 2023 9:52 AM
То:	
Cc:	HSRHelp
Subject:	RE: Item 8 of the form

You are correct.

Sam

From: HSRHelp <HSRHelp@ftc.gov>
Sent: Thursday, May 18, 2023 7:18 PM
To: Walsh, Kathryn E. <kwalsh@ftc.gov>; Berg, Karen E. <KBERG@ftc.gov>; Musick, Vesselina <vmusick@ftc.gov>;
Shaffer, Kristin <kshaffer@ftc.gov>; Sheinberg, Samuel I. <SSHEINBERG@ftc.gov>; Six, Anne <asix@ftc.gov>; Whitehead,
Nora <nwhitehead@ftc.gov>; Fetterman, Michelle <mfetterman@ftc.gov>
Subject: FW: Item 8 of the form

From: Sent: Thursday, May 18, 2023 7:18:14 PM (UTC-05:00) Eastern Time (US & Canada) To: HSRHelp <HSRHelp@ftc.gov> Subject: Item 8 of the form

Good morning

May I please confirm that item 8 does NOT require reporting of transactions where the buyer (and the former target) are no longer within the reporting person.

Section 8 refers to revenue that would be reported in Item 5; but Item 5 requires only reporting of "entities included within the person filing notification at the time the Form is prepared."

Thank you.

Best wishes

