DATE

BY E-MAIL

[COUNSEL for acquiring company A]

[COUNSEL for acquired company B]

Re: [Transaction]

Dear [COUNSEL]:

This letter ("the Agreement") sets forth thus derstanding between the staff of the Bureau of Competition of the Federal Trade Commiss ("OFTIC Staff") and [Company A] and [Company B] (collectively the "Parties") in connection with the proposed acquisition A) of [B] (the "Proposed Transactio") which is the subject of Requests for Additional Information and Documentary Materials used by the Federal Trade Commission on [DATB] cond Requests [or commensurate request for non-portable mergers]

This Agreement does not alter the Particus igations to certify substantial compliance with the Second Requests, as modified in writing by Staff

This Agreement does not bind the Federal Trade Commission(

with the Second Requestas modified in writing by TC Staff unless the TC earlier (i) terminates the HatscottRodino Act waiting period without issuance of a complaint or following issuance of a complaint and consent or ded/or (ii) provides written notice that the FTC has closed its investigation.

Commented [A1]: Note for Public Version: The proposed date range shall not be interpreted as either a cap or a limit **oruther** of days the Parties must wait until closingome investigations ma requirein excessof 90 daysfor the review contemplated by this agreement.

phone, as reasonably requested by either FTC **Statither** Party, to promote a continuing dialogue regarding the facts and the relevant legal and economic issues and to discuss progress in meeting the agreed point schedule discussed in this Agreement. FTC **Statithe** Parties intend that the ogoing dialogue include good faithexchange of information regarding any substantive issues, theories, or questions that FTCr**Stayfh**ave regarding the Proposed Acquisition.

The Parties are encouraged to provide FTC Staffthe results of their own economic and econometric analyses, and any underlying data. FTC Staffthake good faith and reasonable efforts to provide feedback the Partie's submissions Also, as soon as practicable upon discovery of any deficiencies lating to a Party's certification FTC Staffwill notify the Party in writing of the deficiencies

D. Investigational Hearingsnd Document Productions

To the extent investigational hearings ("IHai')e conducted in this matter, FTC Starffi use reasonable best efforts to identify witnesses to later than the fifteenth (15th) businessday after both Parties certify substantial compliance with the Second Requests ("Compliance Date"). The Parties agree to make such witnesses available such that the maily be completed within ten (10) business after FTC Staff identifies each witness ten (10) business after receipt of documents belonging to each witness later date is greed to by staffThe Parties also agree to produce an-top date resume for each IH witness least five(5) business asys prior to the date of that witness ls.

For each IH witnesidentified prior to a Party certifying substantial compliantbe Party will produce asubstantially complete document production, including relevancestodial Specifications identified by FTC Staffo the FTCat least fifteer(15) businesslays prior to the agreedupon date of the witnessIH (the "IH Document Poduction Datë). Contemporaneous with the substantial completion of the document production for each custodian or at the earliest practicable date, the Parties shall identify in writing theotfudate for the collection of documents for each custodian. If additional responsive/puplicative, and noprivileged documents or information fromwitness's filesor in response to relevant nonstodial productionsare produce after this deadlineFTC Staffreserve the right to hold open, repen, continue, or reschedule that witnessH. If FTC Staffdecides to hold open or open anH for this reason, FTC Staffiill use the additional hearing time to question white esson only the documents and informatioproduced after the IH Document Production Date anyadditional topics related to those documents and that information

- II. Second Request Production and Post ompliance Period
 - A. Rolling Productionand Priority Custodian/Specifications

The Parties shall use good faith efforts to produce responsive materials on a rolling basis (i.e., the responsive documents from each individual's files will be produced as soon as practicable after such documents are reviewed, processed, and copied, and the Parties' documents will be produced in multiple quential batches) Each production shall be accompanied by a data overlay updating metadata for the entire production (e.g., updating the

alternative custodian field for all documents in the current production and all documents previously produced)

Within five (5) business days of execution of this Agreement, the Bureau shall identify no more than [] Priority Custodians from each Party. The Priority Custodians shall be listed

If you agree to the terms set forth in this Agreement, plication your agreement by countersigning below and returning to us.

Counsel for [Company A]

Date

Counsel for [Company B]

Date

Attachment A: Pre-Certification Notice Template

[FTC Staf andAddres\$

Re: Notice of Intent to Certify Substantial Compliance; FTC FileNo. [XX]

Dear [FTC Staff],

We write on behalf of Company A] att C[Cf@ye62y(B]a (C)-r(a)1tie(e)-s(e)-" (C)-)(a)1 in TT J 0 Tc 0 Tw (,)-39354.15 Td [(D)-c (ny)0 (n

Attachment B: Pre-Consummation Notice Template

[FTC Staf and Addres]s

Re: Notice of Intent to Consummate the Proposed Transaction; FTC File NoXX]

Dear [FTC Staff],

We write on behalf of Company A] and [Company B] (collectively, "the Parties") in connection with the proposed merger of [Company A] [Company B] (the "Proposed Transaction")

We hereby provide notice to FTS aff that the Parties intend to consummate the Proposed Transaction on ofter [today's date + 30 calendar dags limited by SectiohA.2 of this Agreementwhich shall be deemed the Closing Date for purposes of the timing agreement executed by the Parties and Commission stafDate].

We also hereby confirm that on or after [today's date + 30 calendar **theys**]arties' good faith belief is that they ill be able to close the proposed Transaction because all conditions precedent to the closing of the Proposed Transaction (including any described in the Parties' Letter