Dear Securities and Exchange Commission,

I am writing to express my support for the proposed amendments to Rule 13d-1 filing deadline as outlined in Proposal S7-06-22. The revisions presented, including the adjustments to the filing deadline for initial Schedule 13D and amendments to Schedule 13G, demonstrate a commitment to enhancing transparency and improving reporting efficiency.

I commend the proposed revision to Rule 13d-1(a), which calls for a five-day filing deadline for the initial Schedule 13D for acquiring more than 5% of a covered class of equity securities. Shortening the filing timeframe will promote timely disclosure and ensure that market participants have access to accurate and up-to-date ownership information.

The proposed revision to Rule 13d-2(a), establishing a one-business-day filing deadline for amendments to Schedule 13D following a material change, is a crucial step toward improving the timeliness and accuracy of reporting. This adjustment will enable market participants to make well-informed decisions based on the most current data.

I fully support the suggested amendment to Rule 13d-1(b) and (d), which shortens the filing deadline for the initial Schedule 13G for Qualified Institutional Investors, Exempt Investors, and Passive Investors. Reducing the timeframe to within five business days after the last day of the month or the acquisition date will enhance the timeliness and accuracy of reporting, benefiting market participants.

The proposed revision to Rule 13d-2(b) to establish a filing deadline of five business days after the end of the month in which a reportable change occurs for amendments to Schedule 13G is a significant improvement. This adjustment will ensure that market participants have access to timely and relevant information regarding ownership changes.

The suggested amendment to Rule 13d-2(c), shortening the filing deadline for Schedule 13G amendments filed by Passive Investors, is a commendable step. Adjusting the deadline to five days after the acquisition date will facilitate prompt and accurate reporting of ownership changes, promoting transparency and informed decision-making.

I support the proposed amendment to amend Rule 13d-5 to align the text of the rule with the statutory language in Sections 13(d)(3) and (g)(3) of the Exchange Act. Additionally, the proposed provision affirming the formation of a group if a person

discloses the intent to file a Schedule 13D to another person for the purpose of acquiring securities aligns the rule with the intended scope of Section 13(d)(3). These changes will enhance clarity and consistency in reporting requirements.

The addition of new Rule 13d-6(c), which would set forth the circumstances under which two or more persons may communicate, consult, and engage with an issuer without being subject to regulation as a group with respect to the issuer's equity securities, is a necessary and valuable inclusion. Clarifying these circumstances provides market participants with greater certainty when engaging with issuers while maintaining appropriate regulatory oversight.

I fully support the proposal to require that Schedules 13D and 13G be filed using a structured, machine-readable data language. This requirement will significantly enhance the accessibility and usability of ownership information, enabling more efficient analysis and decision-making.

In conclusion, I strongly urge the Securities and Exchange Commission to adopt the proposed amendments as outlined in Proposal S7-06-22. These changes will improve transparency, promote timely reporting, and enhance the overall integrity of the market. Thank you for considering my comments on this important matter.

Sincerely,

Dolemus Gray