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I don't think that the person who files the company's initial information in 2024 should need to be reported under the BOI rule. This would place an undue burden on the accountant and the new company, such as in our accounting firm. It also seems to be intrusive in regard to an accountant or lawyer's personal information, which would also make it more costly for the new business usually.

Even to have to report the person helping to prepare most of the company's incorporation documents seems unnecessarily overall. This would place a burden on accounting and attorney firms, as well as the burden and liability of requiring our personal information. I believe that if this is required; accounting firms should be exempt from this requirement. I believe they also should be exempt from the requirement set in 2024 for filing the initial information especially.