UNITED STATE OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION



In the Matter of)	SECRETARY
McWane, Inc.,)	Docket No. 9351
a corporation, and)	
-)	Public Document
Star Pipe Products, Ltd.)	
a limited partnership)	
· -)	
)	

UNOPPOSED MOTION FOR EXTENSION OF TIME FOR ILLINOIS METER, INC.,TO FILE MOTION TO QUASH OR TO LIMIT MCWANE, INC'S SUBPOENA DUCES TECUM AND SUBPOENA AD TESTIFICANDUM

Illinois Meter, Inc., an Illinois corporation, by its attorneys, moves as follows"

- 1. On March 6, 2012, counsel for respondent McWane, Inc. ("McWane") served on non-party Illinois Meter, Inc., ("Illinois Meter") a Subpoena *Duces Tecum* and Subpoena *Ad Testificandum* ("Subpoenas") containing requests for documents and data, with a response date of March 23, 2012.
- 2. The attorney for McWane and Illinois Meter have entered into discussions regarding the scope of the Subpoenas, objections thereto, and the time required for Illinois Meter to produce its documents and data and to conduct depositions.
- 3. Respondent McWane does not oppose as extension of time though March 30, 2012, in order to afford Illinois Meter's counsel sufficient time to continue negotiating with McWane's counsel on reasonable limitations and modification of McWane's requests to reduce and limit the burden on Illinois Meter of responding, thereby potentially avoiding the necessity of filing a motion to quash or limit the Subpoenas.

Therefore, Illinois Meter respectfully requests that this Unopposed Motion for Extension of Time be granted and that Illinois Meter be given until March 30, 2012 to move to limit or quash the subpoenas issued by McWane.

Dated March 14, 2012

Respectfully Submitted,

Mark Rabin

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Rabin & Myers, P.C. 1300 S. 8th Street Springfield, IL 62703 amrabin@comcast.net

Attorneys for Illinois Meter, Inc.

UNITED STATE OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of)
McWane, Inc., a corporation, and)
Star Pipe Products, Ltd. a limited partnership)))
)
<u>P</u>	ROPOSED ORDER
unopposed motion to extend the time in Inc's., Subpoena <i>Duces Tecum</i> and Sub	Illinois Meter, Inc., an Illinois corporation, filed an which to file a Motion to Limit or Quash McWane, pooena <i>Ad Testificundum</i> served on Illinois Meter on a sagreed to the request for an extension of time to March
Therefore, Illinois Meter's moti	on is granted.
	AT: the time in which Illinois Meter may file a Motion to Duces Tecum or Subpoena Ad Testificandum is extended
Dated March, 2012	
	D. Michael Chappell Administrative Law Judge

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of)	
)	PUBLIC
McWANE, INC.,)	
a corporation and)	
)	DOCKET NO. 9351
STAR PIPE PRODUCTS, LTD.,)	
a limited partnership)	

PROOF OF SERVICE OF PUBLIC FILING AND CERTIFICATION

I, Mark Rabin, hereby certify that on this 14th day of March 2012, I caused a copy of the documents listed below to be served by over-night mail on each of the following: The Office of the Secretary of the Federal Trade Commission (original) and the Honorable D. Michael Chappell (one copy), and by electronic mail to the Honorable D. Michael Chappell (oalj@ftc.gov); Thomas H. Brock (tbrock@ftc.gov); Edward Hassi (ehassi@ftc.gov); Linda Holleran (lholleran@ftc.gov); J. Alexander Ansaldo (jansaldo@ftc.gov); Andrew K. Mann (amann@ftc.gov); Jeanine Balbach (jbalbach@ftc.gov); Michael J. Bloom (mjbloom@ftc.gov); Geoffrey Green (ggreen@ftc.gov); Joseph A. Ostoyich (ioseph.ostoyich@bakerbotts.com); Andreas Stargard (andreas.stargard@bakerbotts.com); William Lavery (william.lavery@bakerbotts.com); Gregory Huffman (Gregory.Huffman@tklaw.com); William Katz (William.Katz@tklaw.com); Nicole Williams (Nicole. Williams @tklaw.com); Brian Stoltz (Brian. Stoltz @tklaw.com); J. Alan Truitt (atruitt@maynardcooper.com); and Thomas W. Thagard, III (tthagard@maynardcooper.com):

- (1) Statement of Good Standing (Mark Rabin);
- (3) Unopposed Motion for Extension of Time for Illinois Meter, Inc. to File Motion to Quash or to Limit Respondent Counsel's Subpoena *Duces Tecum* and Subpoena *Ad Testificandum*;
- (4) [Proposed] Order Regarding Illinois Meter, Inc. Deadline to File Motion to Quash or to Limit McWane, Inc.'s Subpoena *Duces Tecum* and Subpoena *Ad Testifcandum*;

(5) This Proof of Service.

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TELEVIOR TORY

I also certify that on this 14th day of March 2012, I caused to be served one copy via first class mail delivery of the foregoing documents upon:

Thomas Brock U.S. Federal Trade Commission 600 Pennsylvania Ave., NW Washington, DC 20580

Joseph A. Ostoyich Baker Botts LLP 1299 Pennsylvania Ave., NW Washington, DC 20004

J. Alan Truitt Maynard Cooper and Gale, PC 1901 Sixth Avenue North 2400 Regions Harbert Plaza Birmingham, AL 35203

Gregory S.C. Huffman Thompson and Knight LLP 1722 Routh Street, Suite 1500 Dallas, TX 75201

March 14, 2012

Mark Rabin, II Bar# 2272636 Attorneys for Illinois Meter, Inc.

Mark Rabin Rabin & Myers, P.C. 1300 S. 8th Street Springfield, IL 62703 217-544-4006

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of)	
)	PUBLIC
McWANE, INC.,)	
a corporation and)	
•)	DOCKET NO. 9351
STAR PIPE PRODUCTS, LTD.,)	
a limited partnership)	

PROOF OF SERVICE OF PUBLIC FILING AND CERTIFICATION

I, Mark Rabin, hereby certify that on this 16th day of March 2012, I caused a copy of the documents listed below to be served United States Mail on each of the following: Donald S. Clark, Secretary of the U.S. Federal Trade Commission, 600 Pennsylvania Ave., NW, Washington, DC 20580:

- (1) Statement of Good Standing (Mark Rabin);
- (3) Unopposed Motion for Extension of Time for Illinois Meter, Inc. to File Motion to Quash or to Limit Respondent Counsel's Subpoena *Duces Tecum* and Subpoena *Ad Testificandum*;
- (4) [Proposed] Order Regarding Illinois Meter, Inc. Deadline to File Motion to Quash or to Limit McWane, Inc.'s Subpoena *Duces Tecum* and Subpoena *Ad Testifcandum*;
- (5) This Proof of Service.
- (6) The original Proof of Service.

March 16, 2012

Mark Rabin, Il Bar# 2272636 Attorneys for Illinois Meter, Inc. Mark Rabin Rabin & Myers, P.C. 1300 S. 8th Street Springfield, IL 62703 217-544-4006

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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in the watter of)	PUBLIC
McWANE, INC.,)	1 0 5 5 1 0
a corporation and)	
)	DOCKET NO. 9351
STAR PIPE PRODUCTS, LTD.,)	
a limited partnership)	

STATEMENT OF GOOD STANDING PURSUANT TO 16 C.F.R. § 4.1

In connection with the Unopposed Motion filed on March 15, 2012, on behalf of non-party Illinois Meter, Inc., and pursuant to 16 C.F.R. § 4.1(d), I state that I am eligible to practice before the Commission as a member of the Bar of the State of Illinois, Bar Number 2272636 and a member of the Bar of the United States District Court, Central District of Illinois. As required by 16 C.F.R. § 4.1(d), I further state that I am a member of good standing within the legal profession.

Dated at Springfield, Illinois this 14th day of March 2012.

Mark Rabin, Bar #2272636 Attorneys for Illinois Meter, Inc.

Mark Rabin Rabin & Myers, P.C. 1300 S. 8th Street Springfield, IL 62703 217-544-4006 217-544-4057 (Fax) amrabin@comcast.net

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of)	
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McWANE, INC.,)	
a corporation and)	
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Dated at Springfield, Illinois this 14th day of March 2012.

Mark Rabin, Bar #2272636 Attorneys for Illinois Meter, Inc.

Mark Rabin Rabin & Myers, P.C. 1300 S. 8th Street Springfield, IL 62703 217-544-4006 217-544-4057 (Fax) amrabin@comcast.net

RABIN & MYERS, P.C.

ATTORNEYS AND COUNSELORS AT LAW

1300 SOUTH EIGHTH STREET SPRINGFIELD, IL 62703

MARK RABIN JOHN M. MYERS PHONE: 217.544.5000 FAX: 217.544.5017

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SECRETARY

March 14, 2012

Direct Dial 217-544-4006 amrabin@comcast.net

The Office of the Secretary VIA OVERNIGHT DELIVERY Federal Trade Commission 600 Pennsylvania Ave., NW Washington, DC 20580

Re: Docket case # 9351 In the Matter of McWane, Inc

Dear Sir/Madame;

On behalf of non-party Illinois Meter, Inc., I enclose for filing the original of the following documents:

- 1. Unopposed motion for extension of time to file motion to quash or limit subpoena duces tecum.
 - 2. Proposed order granting said motion.
 - 3. Proof of service.
 - 4. State of good standing.

I also enclose copies of the listed documents and a self-addressed, stamped envelope. Please file stamp the copies as received by your office and return them to me.

Very truly yours,

Mark Rabin

Cc: Hon. D. Michael Chappell