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UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION



COMMISSIONERS:

William E. Kovacic, Chairman

Pamela Jones Harbour

Jon Leibowitz
J. Thomas Rosch

In the Matter of))) Docket No. 9327
Polypore International, Inc.,) Public
A corporation.)))

MOTION FOR ONE-DAY EXTENSION OF TIME TO MOVE FOR IN CAMERA TREATMENT OF TRIAL EXHIBITS DESIGNATED BY COMPLAINT COUNSEL

Non-party The Moore Company hereby respectfully moves for a one-day extension of time -- to Tuesday, May 5, 2009 -- to move for an order granting *in camera* treatment of certain documents designated by Complaint Counsel as proposed trial exhibits. In support of this motion, The Moore Company states as follows:

- 1. By letter dated April 24, 2009, Complaint Counsel informed The Moore Company that it intended to introduce into evidence four documents containing "Confidential Material" as that term is defined in the Protective Order. See Letter from Linda D. Cunningham dated April 24, 2009, attached hereto without enclosures as Exhibit A.
- 2. Counsel for The More Company intended to file its motion for *in camera* treatment on May 4, 2009. However, counsel for The Moore Company encountered unexpected difficulties in communicating with its client, who resides overseas, and was unable to finalize its motion by May 4, 2009.

- 3. Accordingly, The Moore Company seeks a one-day extension of time to May 5, 2009 -- to file its motion for *in camera* treatment of certain documents designated by Complaint Counsel as trial exhibits.
- 4. Counsel for The Moore Company attempted to contact Complaint Counsel to obtain its position on the requested relief. Counsel for The Moore Company was unable to reach Complaint Counsel.

WHEREFORE, The Moore Company respectfully seeks an additional one-day extension of time to May 5, 2009 to file its motion for *in camera* treatment of certain documents designated by Complaint Counsel as trial exhibits.

Respectfully submitted,

THE MOORE COMPANY

By its attorneys,

Michael J. Connolly

Laura B. Angelini

HINCKLEY, ALLEN & SNYDER LLP

28 State Street

Boston, Massachusetts 02109-1775

(617) 345-9000

CERTIFICATE OF SERVICE

I hereby certify that on May 4, 2009, I caused a copy of this document to be served upon the following persons via first class mail, postage pre-paid:

Eric D. Welsh, Esq. [first-class mail and email] Parker Poe Adams & Bernstein LLP Three Wachovia Center, Suite 3000 401 South Tryon Street Charlotte, NC 28202-1935 (704) 372-9000

J. Robert Robertson, Esq. [first-class mail and email]

Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, D.C. 20580

Steven Dahm, Esq. [first class mail and email] Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, D.C. 20580

Administrative Law Judge D. Michael Chappell [two by first class mail and by email] Federal Trade Commission 600 Pennsylvania Avenue, NW, Room H-106 Washington, DC 20580

Donald S. Clark [original and two copies] Secretary of the Federal Trade Commission 600 Pennsylvania Avenue, NW, Room H-135 Washington, DC 20580

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UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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ORDER

Upon consideration of the motion of The Moore Company, it is hereby ordered that the time in which The Moore Company may move for *in camera* treatment of certain documents designated by Complaint Counsel as trial exhibits, is extended up to and including May 5, 2009.

ENTER:	
Administrative L	aw Judge D. Michael Chappell

Exhibit A



UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

Bureau of Competition

Direct Dial (202) 326-2638

April 24, 2009

via Electronic and Express Mail

Elizabeth M. Myers, Esq. Hinckley Allen Snyder LLP 50 Kennedy Plaza, Suite 1500 Providence, RI 02903

Re:

Polypore International, Inc.

FTC Docket No. 9327

Dear Ms. Myers:

We are providing you with formal notice, to pursuant to 16 C.F.R. § 3.45(b), about additional Amer-Sil documents that appear on Complaint Counsel's exhibit list and for which you may want to file an *in camera* motion seeking to keep any confidential information contained in those documents from public disclosure. I have enclosed a copy of the documents and a list identifying the documents.

Please contact, me if you have any questions.

Regards,

Linda D. Cunningham

Merger Analyst

Enclosures

Exhibit B

From: Gris, Benjamin [mailto:bgris@ftc.gov]

Sent: Monday, May 04, 2009 4:51 PM

To: Connolly, Michael J.; ericwelsh@parkerpoe.com

Cc: Marquez, David M.; Dahm, Steven A.

Subject: Re: 1 day extension

That is fine from our end.

---- Original Message ----

From: Connolly, Michael J. <mconnolly@haslaw.com>

To: Gris, Benjamin; Welsh, Eric D. <ericwelsh@parkerpoe.com>

Cc: Marquez, David M. <dmarquez@haslaw.com>

Sent: Mon May 04 16:50:08 2009

Subject: 1 day extension

May we have your assent to a one day continuance of our time to file a motion for in camera treatment of the FTC's designations of Trial Exhibits of Amer-Sil documents? Our declarant is in an all day business engagement and thus is not available to finalize his declaration. Thanks.