

UNITED STATES OF AMERICA
FEDERAL TRADE COMMISSION



In the Matter of)
)
)
)
)

BASIC RESEARCH, LLC

A G WATERHOUSE LLC

Complaint Counsel contends that Respondent is not entitled to an Order compelling different answers to its requests for admissions; compelling answers to requests that lack relevance to these proceedings; compelling different answers to requests that relate to defenses stricken by the Court; compelling different answers to requests for admissions on issues

[REDACTED]

B.

Requests 8 and 9 seek an admission that the terms “rapid” and “substantial” could mean different things to different reasonable consumers. Motion at 5-6. Requests 22, 23, and 24 seek admissions regarding how the FTC defines, in each case, the substantiation needed to constitute a reasonable basis: whether the only substantiation needed is a showing that the product is safe and effective for its intended use, or whether the FTC also requires a showing that the product is superior to other products on the market.