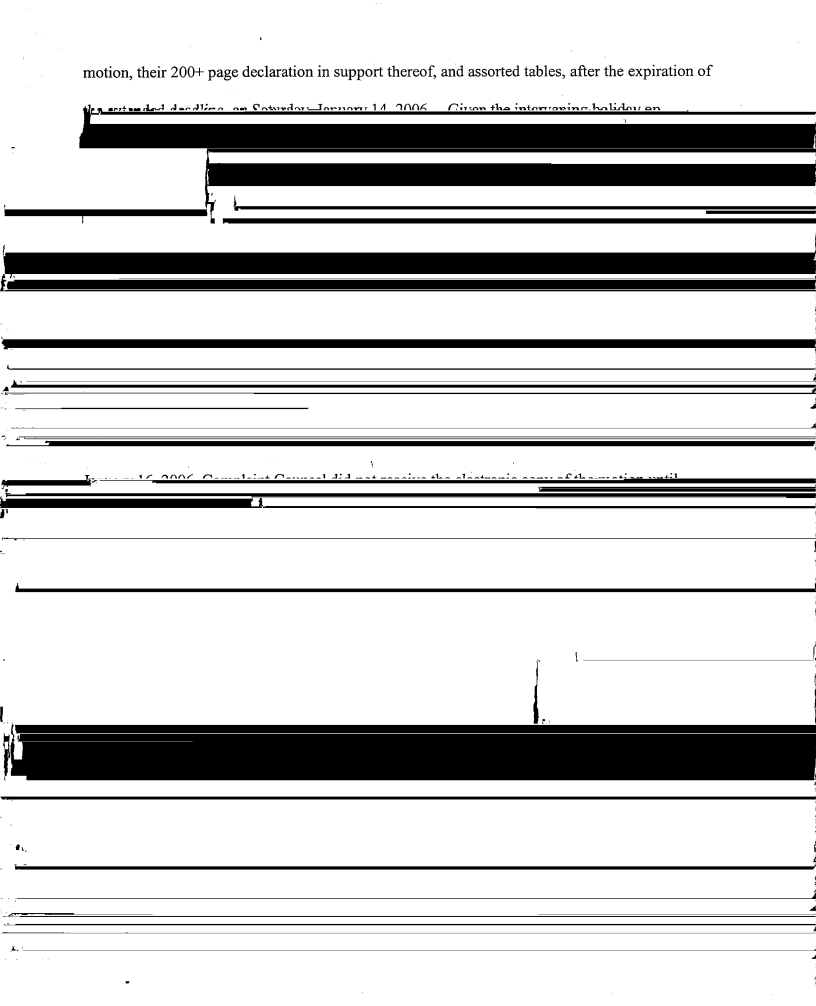
UNITED STATES OF AMERICA





Complaint Counsel require additional time to compose a comprehensive response and opposition filing. Granting Complaint Counsel additional time will relieve the prejudice currently facing 8. Complaint Counsel. It will also provide the Court with the benefit of a thorough review and may help expedite the decisional process. A ruling later in February will still provide the parties with adequate time to make any necessary logistical preparations for trial. Pursuant to RULE OF PRACTICE 4.3, the Administrative Law Judge may extend any time 9. Counsel respectfully request an extension of time, not to exceed two weeks, to February 10,

CERTIFICATION OF REVIEWING OFFICIAL

I certify that I have reviewed the attached public filing, Complaint Counsel's Motion for Extension of Time to File Response and Opposition to Respondents' Motion for In Camera Treatment, prior to its filing to ensure the proper use and redaction of materials subject to the Protective Order in this matter and protect against any violation of that Order or applicable RULE OF PRACTICE.

/James A. Kohm

Associate Director, Division of Enforcement Bureau of Consumer Protection

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In t		·
111 (he Matter of)
	SIC RESEARCH, L.L.C.,)
KLI	EIN-BECKER USA, L.L.C.,)
	TRASPORT, L.L.C.,	·)
SOV	VAGE DERMALOGIC) Docket No. 9318
LA	ABORATORIES, L.L.C.,	·)
BA	N, L.L.C.,)
	NNIS GAY,)
	NIEL B. MOWREY, and)
MIT	TCHELL K. FRIEDLANDER,	
	Respondents.	
		IN CAMERA TREATMENT enlargement of time, from January 27, 2005 to
Febr	Complaint Counsel have moved for an e	enlargement of time, from January 27, 2005 to pondents' recently-submitted Revised Motion for
Febr	Complaint Counsel have moved for an e	enlargement of time, from January 27, 2005 to
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CERTIFICATE OF SERVICE

I hereby certify that on this 20th day of January, 2006, I caused Complaint Counsel's Motion for Extension of Time to File Response and Opposition to Respondents' Motion for In Camera Treatment to be served and filed as follows:

(1) the original, two (2) paper copies filed by hand delivery and one (1) electronic copy via email to:

Federal Trade Commission 600 Penn. Ave., N.W., Room H-135 Washington, D.C. 20580

(2) two (2) paper copies served by hand delivery to:

The Honorable Stephen J. McGuire
Chief Administrative Law Judge
600 Penn. Ave., N.W., Room H-104
Washington, D.C. 20580

(2) _______ (1) plateners energy in amoil and ano (1) namer appropriate first alone mail to

Stephen E. Nagin Nagin Gallop Figuerdo P.A. 3225 Aviation Ave. Miami, FL 33133-4741 Mitchell K. Friedlander 5742 West Harold Gatty Dr. Salt Lake City, UT 84116 (801) 517-7000 Ronald F. Price
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310 Broadway Centre
111 East Broadway