Sigma expressly reserves the right to arguesthatice of certain of these subpoenas may be defective as Sigma does not control some of the disviduals identified in McWane's Subpoenas.

Accordingly, Sigma respectfully requestinat this Secont Inopposed Motion for Extension of Time be granted and that Sagme given until April 6, 2012 to respond to the McWane Subpoent Buces Tecurand Ad Testificandum

Dated: March 29, 2012 Respectfully submitted,

/s/ J. Frank Hogue Douglas M. Jasinski J. Frank Hogue

WHITE & CASE LLP 701 13th Street N.W. Washington, DC 20005

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of)
McWANE, INC., a corporation, and STAR PIPE PRODUCTS, LTD., a limited partnership.	Docket No. 9351) PUBLIC DOCUMENT))
<u>PROPOS</u>	SED ORDER
On March 30, 2012, Sigma Corpora	ation ("Sigil)nfiled an unopposed motion to extend
the time in which to file a Motioto Limit or Q	Quash (1) the SubpoeDarces Tecunthat McWane,
Inc. ("McWane") served on Sigma & Tebruar	ry 16, 2012, and (2) the SubpoeAnda sestificandum
that McWane served on Sigma on Februar	ry207/2 (collectively, the "Subpoenas"). McWane

Sigma's Second Unopposed Motion for Extensión Time is GRANTED. It is hereby ORDERED that the time in which Sigma mfälge a Motion to Limit or Quash McWane's Subpoena Duces Tecurand Ad Testificanduris extended through April 6, 2012.

ORDERED:		
		D.MichaelChappell Administrative Law Judge
Doto	2012	

has agreed to the request for an extension of time.

CERTIFICATE OF SERVICE

I hereby certify that on Mahc29, 2012, I filed the foregoing document electronically in PDF format using the FTC's E-Filing System, whill send notification of such filing to:

Donald S. Clark Secretary Federal Trade Commission 600 Pennsylvania Ave., NW, Rm. H-113 Washington, DC 20580

I hereby certify that on Malc29, 2012, I caused to be servered copy via electronic mail delivery and one copy via hand delivery of the foregoing document upon:

1901 Sixth Avenue North 2400 Regions Harbert Plaza Birmingham, AL 35203 (205) 254-1000 atruitt@maynardcooper.com tthagard@maynardcooper.com

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Brian.Stoltz@tklaw.com

Counsel for Respondenta Pipe Products, Ltd.

I also certify that the elerctnic PDF copy of the foregoing charment sent to the Secretary of the Commission via the FTC E-Filing System is a true and correct copy of the original in my possession, which is available for review the parties and the adjudicator.

March 29, 2012 By: /s/ Matthew N. Frutig
Matthew N. Frutig