UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

04 27 2018 590540

In the Matter of))	
Tronox Limited, a corporation,	PUBLIC	CAROL TR
National Industrialization Company (TANSEE), a corporation,	Docket No. 9377	
National Titanium Dioxide Company Limited (Cristal), a corporation, AND))	
Cristal USA Inc., a corporation.))	
Respondents .	,))	

NON-PARTY ASHLAND LLC'S MOTION FOR AN EXTENSION OF TIME TO FILE MOTION FOR IN CAMERA TREATMENT

Pursuant to Rule 3.21 of the Federal Trade Commission's Rules of Practice ("Rules of Practice"), 16 C.F.R. §3.45(b), non-party Ashland LLC ("Ashland") respectfully moves this Court for an Extension of Time to File a Motion for in Camera Treatment. The Federal Trade Commission ("FTC") has notified Ashland that it intends to introduce some of Ashland's documents and testimony related thereto into evidence during the trial of this matter, including the transcript of Antonio Tong's deposition. Ashland has been notified that the deadline for filing motions seeking *in camera* treatment is May 1, 2018. *See* Letter from the FTC dated April 19, 2018, attached as Exhibit A.

Ashland intends to file a Motion for in Camera Treatment for portions of this evidence, but is unable to do so before May 1, 2018. The deposition of Ashland employee Mr. Tong was scheduled by the parties for April 30, 2018. With an April 30, 2017 deposition date, the deposition transcript will not be available in time for Ashland to file a Motion for in Camera

Treatment on or before the May 1, 2018 deadline. Ashland was not responsible for the timing of Mr. Tong's deposition, nor has Ashland previously requested any extensions.

Pursuant to 16 C.F.R.§ 3.45, a Motion for in Camera Treatment must include a copy of the documents for which *in camera* treatment is sought and an affidavit by a person qualified to explain the confidential nature of the material. *In re 1-800 Contacts, Inc.*, 2017 FTC LEXIS 55 (Apr. 4, 2017); *In re North Texas Specialty Physicians*, 2004 FTC LEXIS 66 (Apr. 23, 2004). Ashland cannot comply with these requirements by May 1 because the deposition transcript will not be available in time.

While Ashland could file an initial Motion related only to the documents (as opposed to the deposition transcript) that have been designate

STATEMENT REGARDING MEET AND CONFER

The undersigned certifies that counsel for non-party Ashland LLC ("Ashland") notified counsel for the parties via telephone on April 24-25, 2018 that it would be filing a motion to extend the deadline for seeking *in camera* treatment of confidential documents. Counsel for the Federal Trade Commission, Tronox Limited, and Cristal USA Inc. indicated that they would not object to Ashland's motion.

Dated: April 26, 2018 s/ Charles M. Roesch

Charles M. Roesch, Esq. Dinsmore & Shohl LLP 255 East Fifth Street, Suite 1900 Cincinnati, Ohio 45202

Phone: (513) 977-8178 Fax: (513) 977-8141

Email: chuck.roesch@dinsmore.com

Counsel for non-party, Ashland LLC

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Notice of Electronic Service

I hereby certify that on April 27, 2018, I filed an electronic copy of the foregoing Ashland LLC's Motion for an Extension, with:

D. Michael Chappell Chief Administrative Law Judge 600 Pennsylvania Ave., NW Suite 110 Washington, DC, 20580

Donald Clark 600 Pennsylvania Ave., NW Suite 172 Washington, DC, 20580

I hereby certify that on April 27, 2018, I served via E-Service an electronic copy of the foregoing Ashland LLC's Motion for an Extension, upon:

Seth Wiener Arnold & Porter Kaye Scholer LLP seth.wiener@apks.com Respondent

Matthew Shultz Arnold & Porter Kaye Scholer LLP matthew.shultz@apks.com Respondent

Albert Teng Arnold & Porter Kaye Scholer LLP albert.teng@apks.com Respondent

Michael Williams Kirkland & Ellis LLP michael.williams@kirkland.com Respondent

David Zott Kirkland & Ellis LLP dzott@kirkland.com Respondent

Matt Reilly Kirkland & Ellis LLP matt.reilly@kirkland.com Respondent

Andrew Pruitt Kirkland & Ellis LLP andrew.pruitt@kirkland.com Respondent

Susan Davies Kirkland & Ellis LLP susan.davies@kirkland.com Respondent Michael Becker Kirkland & Ellis LLP mbecker@kirkland.com Respondent

Karen McCartan DeSantis Kirkland & Ellis LLP kdesantis@kirkland.com Respondent

Megan Wold Kirkland & Ellis LLP megan.wold@kirkland.com Respondent

Michael DeRita Kirkland & Ellis LLP michael.derita@kirkland.com Respondent

Charles Loughlin Attorney Federal Trade Commission cloughlin@ftc.gov Complaint

Cem Akleman Attorney Federal Trade Commission cakleman@ftc.gov Complaint

Thomas Brock Attorney Federal Trade Commission TBrock@ftc.gov Complaint

Krisha Cerilli Attorney Federal Trade Commission kcerilli@ftc.gov Complaint

Steven Dahm Attorney Federal Trade Commission sdahm@ftc.gov Complaint

E. Eric Elmore Attorney Federal Trade Commission eelmore@ftc.gov Complaint

Sean Hughto Attorney Federal Trade Commission shughto@ftc.gov Complaint

Joonsuk Lee Attorney Federal Trade Commission jlee4@ftc.gov Complaint

Meredith Levert Attorney Federal Trade Commission mlevert@ftc.gov Complaint

Jon Nathan Attorney Federal Trade Commission jnathan@ftc.gov Complaint

James Rhilinger Attorney Federal Trade Commission jrhilinger@ftc.gov Complaint

Blake Risenmay Attorney Federal Trade Commission brisenmay@ftc.gov Complaint

Kristian Rogers Attorney Federal Trade Commission krogers@ftc.gov Complaint

Z. Lily Rudy Attorney Federal Trade Commission zrudy@ftc.gov Complaint

Robert Tovsky Attorney Federal Trade Commission rtovsky@ftc.gov Complaint

Dominic Vote Attorney Federal Trade Commission dvote@ftc.gov Complaint

Cecelia Waldeck Attorney Federal Trade Commission cwaldeck@ftc.gov Complaint

Katherine Clemons Associate Arnold & Porter Kaye Scholer LLP katherine.clemons@arnoldporter.com Respondent

Eric D. Edmondson Attorney Federal Trade Commission eedmondson@ftc.gov Complaint

David Morris Attorney Federal Trade Commission DMORRIS1@ftc.gov Complaint

Zachary Avallone Kirkland & Ellis LLP zachary.avallone@kirkland.com Respondent

Rohan Pai Attorney Federal Trade Commission rpai@ftc.gov Complaint

Rachel Hansen Associate Kirkland & Ellis LLP rachel.hansen@kirkland.com Respondent

Peggy D. Bayer Femenella Attorney Federal Trade Commission pbayer@ftc.gov Complaint

Grace Brier Kirkland & Ellis LLP grace.brier@kirkland.com Respondent

> Charles Roesch Attorney