

UNITED STATES OF AMERICA
BEFORE THE
OFFICE OF ADMINISTRATIVE LITIGATION



In the Matter of,
Tronox Limited
a corporation,

Docket No. 18-0001

National Industrial Association
Company (TASNEE)
a corporation,

The National Titanium Dioxide
Company Limited (Cristal)
a corporation, And

Cristal USA LLC
a corporation.

RESPONDENT TRONOX LIMITED'S THIRD
SUPPLEMENTAL MOTION FOR *IN CAMERA* TREATMENT

Tronox Limited ("Tronox") and through its duly signed and sealed
pursuant to 16 C.F.R. § 3.45(b) and the schedule of the
2018) for *in camera* treatment of certain proposed exhibits in
prior motions for

The legal standards for *in camera* review of exhibits in a third party motion apply
equally here. The
Counsel. See Order dated May 1, 2020, which has previously granted Tronox's first supplemental
motion for *in camera* treatment after Tronox was denied its request for
regarding one document to which Complaint Counsel objected. See Order dated May 18, 2018.
The Court also granted supplemental motion for *in camera* treatment with

objection by Complaint Counsel pursuant to Order dated May 11, 2018. Accordingly, in order to comply with the Order, Tronox is providing the following information and supplemental materials.

The documents for which Tronox seeks in-camera review are confidential information that was provided to the Commission on May 30, 2018.

The relevant documents are listed below. Tronox requests that the Commission conduct an in-camera review of the documents requested.

Tronox respectfully requests that its third-party litigation privilege for in-camera review be granted.

PX	Confidentiality Category	Duration of Confidentiality Treatment
PX1342	Information Regarding Price-Setting Processes, Capacity, Production, and Inventory Information	10 Years
KX2005	Information Regarding Price-Setting Processes, Capacity, Production, and Inventory Information	10 Years
KX2000	Information Regarding Price-Setting Processes, Capacity, Production, and Inventory Information	10 Years

June 12, 2019

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AT

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

In the matter of

Tronix Limited, Docket No. 0257
a corporation,

National Industrial
Company (NICOM),
a corporation,

The National
Company Limited (NCL),
a corporation, And

CristalUSA Inc.
a corporation

[PROPOSED ORDER ON RESPONDENT'S

U.S. Department of Justice, Office of Inspector General, Report No. OIG-02-001, "Camera Treatment of

years regarding PX1342, PX200, and PX2000.

D. Michael Chappell,
Chief Administrative Law Judge

Date: _____

CERTIFICATE OF SERVICE

I hereby certify that on June 12, 2018, I filed the foregoing document electronically using the FTC's E-Filing System, which will send notification of such filing to:

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Counsel supporting Complaint

Counsel for Respondents National Industrialization Company (TASNEE), The National Titanium Dioxide Company Limited (Cristal), and Cristal USA, Inc.

/s/ Michael F. Williams
Michael F. Williams

Counsel for Respondents Tronox Limited

CERTIFICATE FOR ELECTRONIC FILING

I certify that the electronic copy sent to the Secretary of the Commission is a true and correct copy of the paper original and that I possess a paper original of the signed document that is available for review by the parties and the adjudicator.

June 12, 2018

By: /s/ Michael F. Williams
Michael F. Williams

Notice of Electronic Service

I hereby certify that on June 12, 2018, I filed an electronic copy of the foregoing Respondent Tronox Limited's Third Supplemental Motion for In Camera Treatment of Trial Exhibits, with: ❖ ❖ ❖

D. Michael Chappell

Washington, DC, 20580

Donald Clark
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I hereby certify that on June 12, 2018, I served via E-Service an electronic copy of the foregoing Respondent Tronox Limited's Third Supplemental Motion for In Camera Treatment of Trial Exhibits, upon:

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
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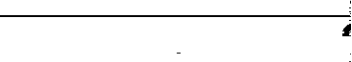




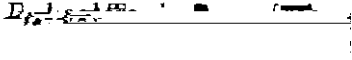
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I hereby certify that on June 12, 2019, I was advised that the following information is true and correct:

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