FEDERAL T	TATES OF AMERICA TRADE COMMISSION INISTRATIVE LAW JUDGES
In the Matter of	
Tronox Limited a corporation,	
National Industrialization Company (TASNEE) a corporation,))) DOCKET NO. 9377
National Titanium Dioxide Company Limited (Cristal) a corporation, and	
Cristal USA Inc. a corporation,	
Respondents.	

ORDER ON RESPONDENT CRISTAL'S SECOND SUPPLEMENTAL MOTION FOR *IN CAMERA* TREATMENT

Pursuant to Rule 3.45(b) of the Commission's Rules of Practice, on June 5, 2018, Respondent National Industrialization Company (TASNEE), the National Titanium Dioxide Company Limited, and Cristal USA Inc. (collectively, "Cristal") filed a second supplemental motion for *in camera* treatment for materials that the parties have listed on their exhibit lists as materials that might be introduced at trial in this matter ("Second Supplemental Motion"). Federal Trade Commission ("FTC" or "Commission") Complaint Counsel has not filed an opposition to Cristal's Motion.

By Order issued May 15, 2018, Cristal's initial motion for *in camera* treatment was granted ("May 15 Order"). In its Second Supplemental Motion, Cristal explains that it seeks *in camera* treatment for four exhibits that were inadvertently excluded from Cristal's initial and first supplemental motions. Cristal explains that each document falls under one of the categories of documents for which it sought and received *in camera* treatment through its initial motion.

The legal standards governing the Cristal's Second Supplemental Motion are stated in the May 15 Order.

For the reasons set forth in the May 15 Order, Cristal's Second Supplemental Motion is GRANTED. In camera treatment for a period of five years, to expire on June 1, 2023, is GRANTED for PX2121, PX2137, and PX2244. In camera treatment for a period of ten years, to expire on June 1, 2028, is GRANTED for PX2199.

ORDERED:

D. Michael Chappell

Chief Administrative Law Judge

Date: June 21, 2018