ORIGINAL



UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of		
)	Docket No. 9327
)	
Polypore International, Inc.)	
a corporation)	PUBLIC DOCUMENT
)	

RESPONDENT'S CERTIFICATE OF CONFERENCE ON JOINT MOTION OF RESPONDENT AND ENERSYS FOR LEAVE OF COURT TO CONDUCT DEPOSITIONS OF ENERSYS AND ENERSYS EMPLOYEES AFTER THE DISCOVERY DEADLINE

On January 15, 2009, Judge Chappell entered an Order on Motion of Respondent and EnerSys to Conduct Depositions Outside the Discovery Deadline which required Respondent to file a "certificate of conference with Complaint Counsel" indicating Complaint Counsel's position on the joint motion.

This will certify that counsel for EnerSys conferred with Complaint Counsel regarding the present joint motion and conveyed the position of EnerSys and Respondent as set forth in that joint motion. Complaint Counsel stated that they would file their response to that motion. Thereafter on January 15, 2009, Complaint Counsel filed its Response to Joint Motion of Respondent and EnerSys For Leave of Court to Conduct Depositions of EnerSys Employees after the Discovery Deadline ("Complaint Counsel Response") indicating its position to the joint motion.

Respondent has reviewed Complaint Counsel's Response, disagrees with the substance of Complaint Counsel's statements and will respond further to Complaint Counsel's comments in a later pleading.

Dated: January 16, 2009

Respectfully Submitted,

William L. Rikard, Jr.

Eric D. Welsh

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Attorneys for Respondent

CERTIFICATE OF SERVICE

I hereby certify that on January 16, 2009, I caused to be filed via hand delivery and electronic mail delivery an original and two copies of the foregoing this Respondent's Certificate of Conference on Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys Employees After the Discovery Deadline, and that the electronic copy is a true and correct copy of the paper original and that a paper copy with an original signature is being filed with:

Donald S. Clark, Secretary
Office of the Secretary
Federal Trade Commission
600 Pennsylvania Avenue, NW, Rm. H-135
Washington, DC 20580
secretary@ftc.gov

I hereby certify that on January 16, 2009, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Respondent's Certificate of Conference on Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys Employees After the Discovery Deadline upon:

The Honorable D. Michael Chappell Administrative Law Judge Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 oalj@ftc.gov

I hereby certify that on January 16, 2009, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing Respondent's Certificate of Conference on Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys Employees After the Discovery Deadline upon:

J. Robert Robertson, Esq. Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 rrobertson@ftc.gov

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