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

In the Matter of

Altria Group, Inc.

Docket No. 9393

and

JUUL Labs, Inc.

## JOINT MOTION FOR SECOND REVISED SCHEDULING ORDER

Complaint Counsel and Respondents Altria Group, Inc. and JUUL Labs, Inc. respectfully

move this Court for an order revising certain deadlines in this Court's January 13, 2021 First

Revised Scheduling Order in light of the Commission's February 22, 2021 Order Granting

Continuance. A proposed Second Revised Scheduling Order is attached.

Dated: March 1, 2021

Respectfully submitted,

<u>/s/ Jennifer Milici</u> Jennifer Milici

Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 Tel: 202-326-2912 jmilici@ftc.gov

Counsel Supporting the Complaint

/s/ Beth A. Wilkinson Beth A. Wilkinson

Wilkinson Stekloff LLP 2001 M Street NW, 10th Floor Washington, DC 20036 Tel: 202-847-4000 bwilkinson@wilkinsonstekloff.com

Counsel for Respondent Altria Group, Inc.

/s/ David I. Gelfand David I. Gelfand

Cleary Gottlieb Steen & Hamilton LLP 2112 Pennsylvania Avenue, NW

Washington, DC 20037-3229 Tel: 202-974-1500 dgelfand@cgsh.com

Counsel for Respondent JUUL Labs, Inc.

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

In the Matter of

Altria Group, Inc.

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Docket No. 9393

# [PROPOSED] SECOND REVISED SCHEDULING ORDER

The dates in the January 13, 2021 First Revised Scheduling Order are hereby revised as

follows:

| March 1, 2021  | Complaint Counsel provides its final proposed witness list, which shall<br>include: (1) an indication whether each witness is designated as fact or<br>expert witness; (2) a summary of the general topics of each witness'<br>anticipated testimony; and (3) a good faith indication whether Complaint<br>Counsel intends to seek leave to present the witness' testimony by video<br>deposition. Complaint Counsel's proposed final witness list shall not<br>include more than 25 fact witnesses, and shall not include more than three<br>witnesses who did not appear on the supplemental witness lists provided<br>by Complaint Counsel in accordance with the timeframes set forth above.<br>No witness may be added to the final witness list who did not appear on<br>the supplemental witness list unless such witnesses have been deposed in<br>their personal capacity in this litigation. |
|----------------|--|
|                | Complaint Counsel provides courtesy copies to ALJ of its final proposed<br>witness list and a brief summary of the testimony of each witness,<br>including its expert witnesses.   |
| March 11, 2021 | Respondents' Counsel provides each party's final proposed witness list,<br>which shall include: (1) an indication whether each witness is designated<br>as fact or expert witness; (2) a summary of the general topics of each<br>witness' anticipated testimony; and (3) a good faith indication whether<br>Respondents' Counsel intends to seek leave to present the witness'<br>testimony by video deposition. Respondents' Counsel's proposed final<br>witness list shall not include more than 25 fact witnesses, and shall not<br>include more than three witnesses who did not appear on the supplemental<br>witness lists provided by Respondents' Counsel in accordance with the  |

timeframes set forth above. No witness may be added to the final witness list who did not appear on the supplemental witness list unless such witnesses have been deposed in their personal capacity in this litigation

Respondents' Counsel provides courtesy copies to ALJ of its final proposed witness list and a brief summary of the testimony of each witness, including its expert witnesses.

March 15, 2021 Deadline for Respondents' Counsel to provide expert witness reports. Respondents' expert report shall include (without limitation) rebuttal, if any, to Complaint Counsel's expert witness report(s).

- March 26, 2021 Complaint Counsel to identify rebuttal expert(s) and provide rebuttal expert report(s). Any such reports are to be limited to rebuttal of matters set forth in Respondents' expert reports. If material outside the scope of fair rebuttal is presented, Respondents will have the right to seek appropriate relief (such as striking Complaint Counsel's rebuttal expert reports or seeking leave to submit surrebuttal expert reports on behalf of Respondents).
- March 31, 2021 Deadline for depositions of experts, except any expert providing a rebuttal report, and exchange of expert related exhibits.
- April 6, 2021 Deadline for depositions of rebuttal experts.
- April 12, 2021 Complaint Counsel provides to Respondents' Counsel its final proposed exhibit list, including depositions, copies of all exhibits (except for demonstrative, illustrative or summary exhibits and expert related exhibits), and Complaint Counsel's basis of admissibility for each proposed exhibit.

Complaint Counsel provides courtesy copies to ALJ of its final proposed exhibit list and its basis of admissibility for each proposed exhibit.

April 22, 2021 Respondents' Counsel provides to Complaint Counsel its final proposed exhibit list, including depositions, copies of all exhibits (except for demonstrative, illustrative or summary exhibits and expert related exhibits), and Respondents' basis of admissibility for each proposed exhibit.

> Respondents' Counsel provides courtesy copies to ALJ of its final proposed exhibit list and its basis of admissibility for each proposed exhibit.

|              | Additionally, Parties that intend to offer confidential materials of an opposing party or non-party as evidence at the hearing must provide notice to the opposing party or non-party, pursuant to 16 C.F.R. § 3.45(b). <sup>1</sup>  |
|--------------|---|
| May 7, 2021  | Exchange and provide a courtesy copy to ALJ of objections to final<br>proposed witness lists and exhibit lists. The Parties are directed to review<br>the Commission's Rules on admissibility of evidence before filing<br>objections to exhibits.  |
| May 10, 2021 | Deadline for filing motions <i>in limine</i> to preclude admission of evidence. <i>See</i> Additional Provision 15.   |
|              | Deadline for filing motions for <i>in camera</i> treatment of proposed trial exhibits. <i>See</i> Additional Provision 14.  |
| May 14, 2021 | Complaint Counsel files pretrial brief supported by legal authority.  |
| May 17, 2021 | Deadline for filing responses to motions <i>in limine</i> to preclude admission of evidence.  |
| May 18, 2021 | Deadline for filing responses to motions for <i>in camera</i> treatment of proposed trial exhibits.   |
| May 21, 2021 | Exchange proposed stipulations of law, facts, and authenticity.   |
| May 25, 2021 | Respondents' Counsel files pretrial brief supported by legal authority.   |
| May 28, 2021 | Final prehearing conference to begin at 1:00 p.m. in FTC Courtroom,<br>Room 532, Federal Trade Commission Building, 600 Pennsylvania<br>Avenue, NW, Washington, DC 20580.   |
|              | The parties shall meet and confer prior to the prehearing conference<br>regarding trial logistics and proposed stipulations of law, facts, and<br>authenticity of exhibits.   |
|              | To the extent the parties have agreed to stipulate to any issues of law,<br>facts, and/or authenticity of exhibits, the parties shall prepare a list of such<br>stipulations and submit a copy of the stipulations to the ALJ one business<br>day prior to the conference. At the conference, the parties' list of<br>stipulations shall be marked as "JX1" and signed by each party, and the |

<sup>&</sup>lt;sup>1</sup> Appendix A to Commission Rule 3.31, the Standard Protective Order, states that if a party or third party wishes *in camera* treatment for a document or transcript that a party intends to introduce into evidence, that party or third party shall file an appropriate motion with the Administrative Law Judge within 5 days after it receives notice of a party's intent to introduce such material. Commission Rule 3.45(b) states that parties who seek to use material obtained from a third party subject to confidentiality restrictions must demonstrate that the third party has been given at least 10 days' notice of the proposed use of such material. To resolve this apparent conflict, the Scheduling Order requires that the parties provide 10 days' notice to the opposing party or third parties to allow for the filing of motions for *in camera* treatment.

list shall be offered into evidence as a joint exhibit. No signature by the ALJ is required. Any subsequent stipulations may be offered as agreed by the parties.

Counsel may present any objections to the final proposed witness lists and exhibits. Trial exhibits will be admitted or excluded to the extent practicable. To the extent the parties agree to the admission of each other's exhibits, the parties shall prepare a list identifying each exhibit to which admissibility is agreed, marked as "JX2" and signed by each party, which list shall be offered into evidence as a joint exhibit. No signature by the ALJ is required.

June 2, 2021 Commencement of Hearing, to begin at 10:00 a.m. in FTC Courtroom, Room 532, Federal Trade Commission Building, 600 Pennsylvania Avenue, NW, Washington, DC 20580.

All other deadlines and provisions of the August 4, 2020 Scheduling Order remain in effect.

ORDERED:

D. Michael Chappell Chief Administrative Law Judge

Date: [DATE]

### **CERTIFICATE OF SERVICE**

I hereby certify that on March 1, 2021, I filed the foregoing document electronically using the FTC's E-Filing System, which will send notification of such filing to:

April Tabor Acting Secretary Federal Trade Commission 600 Pennsylvania Ave., NW, Rm. H-113 Washington, DC 20580 <u>ElectronicFilings@ftc.gov</u>

The Honorable D. Michael Chappell Administrative Law Judge Federal Trade Commission 600 Pennsylvania Ave., NW, Rm. H-110 Washington, DC 20580

I also certify that I caused the foregoing document to be served via email to:

Debbie Feinstein Robert J. Katerberg Justin P. Hedge Francesca M. Pisano Tanya C. Freeman Arnold & Porter Kaye Scholer LLP 601 Massachusetts Ave, NW Washington, DC 20001 Tel: 202-942-5000 debbie.feinstein@arnoldporter.com robert.katerberg@arnoldporter.com justin.hedge@arnoldporter.com francesca.pisano@arnoldporter.com

Marc Wolinsky Jonathan Moses Kevin Schwartz Adam Goodman Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019 Tel: 212-403-1000 MWolinsky@wlrk.com JMMoses@wlrk.com KSchwartz@wlrk.com Michael L. Sibarium David C. Grossman Pillsbury Winthrop Shaw Pittman LLP 1200 Seventeenth Street, NW Washington, DC 20036 Washington, DC 20036 Tel: 202-663-8000 michael.sibarium@pillsburylaw.com david.grossman@pillsburylaw.com

David Gelfand Jeremy J. Calsyn Jessica Hollis Matthew Bachrack Cleary Gottlieb Steen & Hamilton LLP 2112 Pennsylvania Avenue, NW Washington, DC 20037 Tel: 202-974-1500 dgelfand@cgsh.com jcalsyn@cgsh.com jhollis@cgsh.com mbachrack@cgsh.com

Counsel for Respondent JUUL Labs, Inc.

Beth A. Wilkinson James M. Rosenthal J.J. Snidow Wilkinson Stekloff LLP 2001 M Street NW, 10th Floor Washington, DC 20036 Tel: 202-847-4000 bwilkinson@wilkinsonstekloff.com jrosenthal@wilkinsonstekloff.com

Moira Penza Wilkinson Stekloff LLP 130 W 42nd Street, 24th Floor New York, NY 10036 Tel: 929-264-7773 mpenza@wilkinsonstekloff.com

Counsel for Respondent Altria Group, Inc.

By: <u>s/ James Abell</u> James Abell

*Counsel Supporting the Complaint* 

# **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.

March 1, 2021

By: <u>s/ James Abell</u> James Abell