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UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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In the Matter of

Polypore International, Inc. a corporation. Docket No. 9327

PUBLIC

JOINT MOTION OF RESPONDENT AND ENERSYS FOR LEAVE OF COURT TO CONDUCT DEPOSITIONS OF ENERSYS AND ENERSYS EMPLOYEES <u>AFTER THE DISCOVERY DEADLINE</u>

Respondent Polypore International, Inc. ("Respondent") and EnerSys respectfully

jointly move this Court for an Order allowing Respondent to depose EnerSys, Larry Axt, Larry

Burkert, John Gagge and John Craig after the discovery deadline of February 13, 2009.

In support thereof, Respondent and EnerSys respectfully refer the Court to, and

incorporate by reference herein, the contemporaneously-filed memorandum.

Dated: January 14, 2009

PARKER POE ADAMS & BERNSTEIN

Welsh NCS (by permission) By Enia Eric D. Welsh, Esquire

Three Wachovia Center 401 S. Tryon Street, Suite 3000 Charlotte, NC 28202 (704) 335-9052 ericwelsh@parkerpoe.com

Dated: January 14, 2009

STEVENS & LEE, P.C.

Achur By Un

Neil C. Schur Eugene V. Lipkowitz 1818 Market Street, 29th Floor Philadelphia, Pennsylvania 19103 (215) 751-1944 ncsc@stevenslee.com evl@stevenslee.com

CERTIFICATE OF SERVICE

I hereby certify that on January 14, 2009, I filed via overnight courier and electronic mail an original and two copies of the foregoing Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys and EnerSys Employees After the Discovery Deadline, supporting Memorandum and proposed Order 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 14, 2009, I delivered via overnight courier and electronic mail two copies of the foregoing Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys and EnerSys Employees After the Discovery Deadline, supporting Memorandum and proposed Order to:

> 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 14, 2009, I served via overnight courier and electronic mail a copy of the foregoing Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys and EnerSys Employees After the Discovery Deadline, supporting Memorandum and proposed Order on:

> Eric D. Welsh, Esquire Parker Poe Adams & Bernstein, LLP Three Wachovia Center 401 S. Tryon Street, Suite 3000 Charlotte, NC 28202 ericwelsh@parkerpoe.com

Steven A. Dahm, Esquire Federal Trade Commission Bureau of Competition, Mergers II Division 601 New Jersev Avenue, NW Washington, D.C. 20001 sdahm@ftc.gov

Date: January 14, 2009

Mind Schur Neil C. Schur

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In the Matter of

Polypore International, Inc. a corporation. Docket No. 9327

ORDER

AND NOW, this _____ day of January, 2009, upon consideration of the Joint Motion of Respondent and EnerSys for Leave of Court to Conduct Depositions of EnerSys and EnerSys Employees After the Discovery Deadline, it is hereby ordered that the motion is GRANTED.

It is hereby ORDERED that Respondent may take the depositions of EnerSys and Larry Axt, Larry Burkert, John Gagge and John Craig after an order has been entered on EnerSys' pending motion for award of attorneys' fees and to limit the subpoena duces tecum served on EnerSys, and after EnerSys has produced any documents required to be produced pursuant to such order, even if such order should be entered after the discovery cut-off currently scheduled for February 13, 2009. Within fourteen (14) days of the receipt by Respondent's counsel of the complete document production by EnerSys, Respondent shall use its best efforts to depose the EnerSys witnesses, and EnerSys shall use its best efforts to make its witnesses available to be deposed during that same time period.

ENTER:

Administrative Law Judge D. Michael Chappell

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In the Matter of

Polypore International, Inc. a corporation. Docket No. 9327

MEMORANDUM IN SUPPORT OF JOINT MOTION OF RESPONDENT AND ENERSYS FOR LEAVE OF COURT TO CONDUCT DEPOSITIONS OF ENERSYS AND ENERSYS EMPLOYEES <u>AFTER THE DISCOVERY DEADLINE</u>

Respondent Polypore International, Inc. ("Respondent") and EnerSys

(collectively, "Movants") respectfully submit this memorandum in support of their joint motion for leave of Court to allow Respondent to depose EnerSys and Larry Axt, Larry Burkert, John Gagge and John Craig ("EnerSys Employees") after the discovery deadline of February 13, 2009.

As set forth below, Movants respectfully submit that such an Order effects a fair

compromise of Movants' respective interests and will not result in any undue delay of the trial of this matter.

FACTUAL BACKGROUND

On October 22, 2008, the Court issued a Scheduling Order, scheduling the Close of Discovery for February 13, 2009.

Respondent's counsel represents that on or about November 6, 2008, Respondent served by certified mail a subpoena duces tecum on EnerSys, requesting the production of documents in connection with this matter on November 25, 2008 (the "Document Subpoena").

On November 7, 2008, EnerSys' counsel received the Document Subpoena from counsel for the F.T.C.¹

On November 14, 2008, EnerSys filed with the Secretary of the Federal Trade Commission a Motion to Extend Time in Which to Move to Limit Subpoena Served by Respondent Upon Third Party and to Seek Cost Reimbursement. On November 17, 2008, the Court granted that motion and allowed EnerSys to file such a motion by December 16, 2008.

On December 16, 2008, after counsel for Respondent and EnerSys had conferred regarding the Document Subpoena, EnerSys moved this Court for an award of attorneys' fees or to limit the Document Subpoena. On December 24, 2008, Respondent filed its opposition to EnerSys' motion for attorneys' fees or to limit. EnerSys' motion for attorneys' fees and to limit is pending before the Court.

Respondent's counsel represents that on or about December 29, 2008, Respondent served by certified mail its subpoenas ad testificandum directed to EnerSys and the EnerSys Employees. On January 2, 2009, EnerSys accepted service of Respondent's subpoenas ad testificandum directed to EnerSys and the EnerSys Employees (the "Deposition Subpoenas"), but reserved all rights to object. *See* Exhibit 1. Specifically, Respondent subpoenaed four EnerSys witnesses and a corporate designee of EnerSys with regard to 15 topics. *See* Exhibit 1. Respondent's subpoenas scheduled depositions in Philadelphia, Pennsylvania on January 26-28, 2009. *See* Exhibit 1.

On January 7, 2009, counsel for Respondent emailed counsel for EnerSys:

I have not heard from you on the depositions since I forwarded the subpoenas to you. I need to confirm the depositions with you. We are under a tight schedule and intend to proceed with the

¹ On November 17, 2008, EnerSys received and signed for the Document Subpoena, which it had previously received from counsel for the F.T.C.

depositions as noticed. We will leave the depositions open due to EnerSys' failure to produce documents to us and will seek our costs in relation to resuming those depositions.

Exhibit 2.

Later that day, counsel conferred by telephone. Counsel for EnerSys stated that:

- Given the pendency of the motion regarding the document subpoena, Respondent was unlikely to have an opportunity to review EnerSys' documents by the dates of the depositions.
- That EnerSys had not begun a review of its documents due to the pendency of its motion for attorneys' fees and to limit the Subpoena (which sought as one option an order compelling a procedure whereby Respondent reviews the documents prior to EnerSys' review).
- Conducting two rounds of depositions (before and after the document production) would impose an undue burden on EnerSys and be costly and inefficient for EnerSys, Respondent and the F.T.C.
- EnerSys would not agree to produce its witnesses twice unless the Court ordered it to do so.
- Respondent would not be entitled to recover costs from EnerSys in any event, as EnerSys had filed a valid and timely motion and was not noncompliant with any of its obligations under either the document subpoena or FTC Practice Rules.
- One witness, EnerSys' Chief Executive Officer John Craig, was scheduled to be in Hawaii on business the week of the noticed depositions, has prepaid airline tickets, and was therefore unavailable at that time.
- The wife of EnerSys' lead counsel, Neil Schur, is pregnant with a due date of January 28, 2009. Given Mr. Schur's familiarity with the facts of this matter, EnerSys has requested that the depositions be scheduled so that he may prepare witnesses and defend them at the depositions and so that EnerSys may avoid prejudice.
- EnerSys requested that the depositions be held in Reading, Pennsylvania, rather than Philadelphia, to reduce the burden on EnerSys and the hotel costs of Respondent and the F.T.C. EnerSys' counsel offered to host the depositions or appear for same at a neutral location (law office, court reporter's office or hotel conference room) in Reading. Doing so would require two lawyers to travel to Reading, rather than requiring four witnesses to travel to Philadelphia.

Counsel for Respondent replied that it appreciated these concerns, disagreed with EnerSys' position on Respondent's right to leave the depositions open until EnerSys produced its documents pursuant to the Subpoena, and needed to complete discovery by February 13, 2009. Counsel for Respondent explained that without relief from this Court, under the current schedule, Respondent has no alternative but to proceed with the EnerSys and EnerSys Employees depositions and attempt to leave them open to permit further examination once EnerSys has produced its documents as requested by the Document Subpoena. Counsel for Respondent agreed to hold the depositions in Reading, Pennsylvania. Counsel also discussed a possible joint motion for leave of Court to conduct depositions of EnerSys and its employees after the discovery deadline, in view of the delay caused by the dispute regarding the EnerSys documents.

Following further efforts to meet and confer, Respondent and EnerSys respectfully submit this Joint Motion.

ARGUMENT

Pertinent Legal Authority

F.T.C. Practice Rule 3.21(c)(2) expressly provides: "The Administrative Law Judge may grant a motion to extend any deadline or time specified in this scheduling order only upon a showing of good cause." 16 C.F.R. § 3.31(c)(2) (2008).

F.T.C. Practice Rule 3.31(d)(1) expressly provides that the "Administrative Law Judge may deny discovery or make any order which justice requires to protect a party or other person from annoyance, embarrassment, oppression, or undue burden or expense, or to prevent undue delay in the proceeding." 16 C.F.R. § 3.31(d)(1) (2008).

The Court Should Give Respondent Leave to Depose EnerSys After the Discovery Deadline

Given the circumstances set forth above, Movants respectfully submit that the Court should give Respondent leave to depose EnerSys employees and designees after the fact discovery deadline of February 13, 2009.

Because EnerSys' motion regarding documents and attorneys' fees is pending, it is unclear when EnerSys' document production will be complete. Proceeding with depositions prior to EnerSys' production of documents will result in inefficiencies and unnecessary cost, expense and burden on EnerSys, Respondent and the F.T.C. It will also likely lead to motions practice before this Court regarding the right of Respondent to leave the depositions open and resume them following the document production, and to seek costs from EnerSys.

Movants respectfully submit that it makes more sense to wait until the Court has ruled on the pending motion regarding the documents and attorneys' fees, the documents have been produced, and Respondent has had an opportunity to review them before conducting the depositions of EnerSys and the EnerSys Employees. Movants respectfully propose that following that review, Respondent would use its best efforts to depose the EnerSys witnesses within fourteen (14) days of the receipt by Respondent's counsel of the complete document production by EnerSys, and EnerSys would use its best efforts to make its witnesses available to be deposed during that same time period. Movants further propose that Respondent would depose each witness *one time only* for a maximum of seven hours each, in Reading, Pennsylvania.

Doing so also allows the depositions to be scheduled at a time when EnerSys' Chief Executive Officer, Mr. Craig, is likely to be available and likewise permits EnerSys to be

represented by its lead counsel, Neil Schur, at the depositions, without interfering with his personal need to attend to his wife and baby following the imminent delivery of their child.

With regard to the scope of the extension, Movants respectfully request that the Court enter an Order in the form submitted herewith, granting the present motion and ordering that the depositions of EnerSys and the EnerSys Employees occur after an order has been entered on EnerSys' pending motion regarding documents and attorneys' fees, and after EnerSys has produced any documents required to be produced pursuant to such order, even if such order should be entered after the discovery cut-off currently scheduled for February 13, 2009. Respondent will use its best efforts to complete all depositions of EnerSys and EnerSys employees within fourteen (14) days of the receipt by Respondent's counsel of the complete document production by EnerSys, and EnerSys will use its best efforts to make its witnesses available to be deposed during that same time period.

CONCLUSION

For all the foregoing reasons, Respondent and EnerSys respectfully submit that the Court should grant Respondent leave to conduct depositions of EnerSys and the EnerSys

Employees after the February 13, 2009 discovery deadline and enter an Order in the form

submitted herewith.

Dated: January 14, 2009

PARKER POE ADAMS & BERNSTEIN LLP

by permission) Welsh/NCS By Erre Eric D. Welsh, Esquire

Three Wachovia Center 401 S. Tryon Street, Suite 3000 (704) 335-9052 Charlotte, NC 28202 ericwelsh@parkerpoe.com

Dated: January 14, 2009

STEVENS & LEE, P.C.

dun Un By Neil C. Schur

Eugene V. Lipkowitz 1818 Market Street, 29th Floor Philadelphia, Pennsylvania 19103 (215) 751-1944 ncsc@stevenslee.com evl@stevenslee.com

TAB 2

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Issued Pursuant to Rule 3.34) TESTIFICANDUM (a)(1), 16 C.F.R. § 3.34(a)(1) (1997)
1. TO	2. FROM
Mr. John D. Craig President and Chief Executive Officer	
EnerSys 2366 Bernville Road	UNITED STATES OF AMERICA
Reading, PA 19605	FEDERAL TRADE COMMISSION
This subpoena requires you to appear and give testime request of Counsel listed in Item 8, in the proceeding of	
3. PLACE OF HEARING	
Conrad O'Brien Gellman & Rohn, P.C. 1515 Market Street, 16th Floor Philadelphia, PA 19102-1916	 4. YOUR APPEARANCE WILL BE BEFORE Counsel for Respondent and a person auth by law to administer oaths.
Phone: 215-864-8091	5. DATE AND TIME OF HEARING OR DEPOSITION
	1/28/09 at 1:00 PM
6. SUBJECT OF PROCEEDING	
In the Matter of Polypore International, Inc., Docket No. 9327	
hi die mades of Porypore International, inc., Docket No. 9327	
7. ADMINISTRATIVE LAW JUDGE	8. COUNSEL REQUESTING SUBPOENA
The Honorable D. Michael Chappell	Eric D. Welsh Three Wachovia Center Suite 300
Federal Trade Commission Washington, D.C. 20580	401 South Tryon Street Charlotte, NC 28202-1935
DATE ISSUED SECRETARY'S SIGNATURE	
December 10, 2008 Richard	Donoline, Deting Secretary
GENERAL	INSTRUCTIONS
APPEARANCE	TRAVEL EXPENSES
The delivery of this subpoena to you by any method prescribed by the Commission's Rules of Practice is	The Commission's Rules of Practice require that fees and
legal service and may subject you to a penalty	mileage be paid by the party that requested your appearance. You should present your claim to Counsel
imposed by law for failure to comply.	listed in Item 8 for payment. If you are permanently or
MOTION TO LIMIT OR QUASH	temporarily living somewhere other than the address on this subpoena and it would require excessive travel for
The Commission's Rules of Practice require that any	you to appear, you must get prior approval from Counsel
motion to limit or quash this subpoena be filed within the earlier of 10 days after service or the time for	INVESTIGATION OF ANALYSIS TO A
compliance. The original and ten copies of the netition	
must be filed with the Secretary of the Federal Trade Commission, accompanied by an affidavit of service of	• • •
Commission, accompanied by an affidavit of service of the document upon counsel listed in Item 8, and upon all other parties prescribed by the Rules of Practice.	This subpoena does not require approval by OMB under the Paperwork Reduction Act of 1980.

RETURN OF SERVICE

I hereby certify that a duplicate original of the within subpoena was duly served: (check the method used)

O in person.

O by registered mail.

O by leaving copy at principal office or place of business, to wit:

on the person named herein on:

(Month, day, and year)

(Name of person making service)

(Official fitte)

•

In the Matter of	
Polypore Internatio	nal, Inc.,
a corporation.	

Docket No. 9327

PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served the foregoing Subpoena Ad Testificandum via Certified Mail Return Receipt Requested upon:

> Mr. John D. Craig President and Chief Executive Officer EnerSys 2366 Bernville Road Reading, PA 19605

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Subpoena Ad Testificandum 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing *Subpoena Ad Testificandum* upon:

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

PPAB 1516756v1

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050 Facsimile: (704) 334-4706

In the Matter of

Polypore International, Inc., a corporation. Docket No. 9327

PUBLIC DOCUMENT

NOTICE OF DEPOSITION OF JOHN CRAIG

PLEASE TAKE NOTICE that pursuant to Rules 3.33 and 3.34 of the Federal Trade Commission's Rules of Practice for Adjudicative Proceedings (16 C.F.R. §§ 3.33 and 3.34), Respondent Polypore International, Inc. ("Polypore"), will take the deposition of John Craig before a person authorized by law to administer oaths at the offices of Conrad O'Brien Gellman & Rohn, P.C., 1515 Market Street, 16th Floor, Philadelphia, PA 19102 on January 28, 2009 at 1:00 p.m. The testimony will be recorded by stenographic and/or video means.

Dated: December 29, 2008

Respectfully Submitted,

William L. Rikard, Jr. Eric D. Welsh PARKER POE ADAMS & BERNSTEIN LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 372-9000 Facsimile: (704) 335-9689 williamrikard@parkerpoe.com ericwelsh@parkerpoe.com

Attorneys for Respondent

PPAB 1517924v1

In the Matter of Polypore International, Inc., a corporation.

Docket No. 9327 PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Notice of Deposition of John Craig 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing Notice of Deposition of John Craig upon:

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

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050

PPAB 1517924v1

SUBPOENA AD TESTIFICANDUM Issued Pursuant to Rule 3.34(a)(1), 16 C.F.R. § 3.34(a)(1) (1997)		
1. TO Mr. Larry Burkhert EnerSys	2. FROM	
2366 BernvilleRRoad Reading, PA 19605	UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION	
This subpoena requires you to appear and give testimor request of Counsel listed in Item 8, in the proceeding de	ly, at the date and time specified in Item 5, at the scribed in Item 6.	
3. PLACE OF HEARING Conrad O'Brien Gellman & Rohn, P.C. 1515. Market Street, 16th Floor Philadelphia, PA 19102-1916	4. YOUR APPEARANCE WILL BE BEFORE Counsel for Respondent and a person authori by law to administer oaths.	
Phone: 215-864-8091	5. DATE AND TIME OF HEARING OR DEPOSITION $1/27/09$ at 1:00 PM	
6. SUBJECT OF PROCEEDING		
In the Matter of Polypore International, Inc., Docket No. 9327		
7. ADMINISTRATIVE LAW JUDGE	8. COUNSEL REQUESTING SUBPOENA	
The Honorable D. Michael Chappell Federal Trade Commission Washington, D.C. 20580	Eric D. Welsh Three Wachovia Center Suite 300 401 South Tryon Street Charlotte, NC 28202-1935	
DATE ISSUED DATE ISSUED December 10, 2008 Ciclinal Co	Jorohue, Deting Secretory	
GENERAL IN	ISTRUCTIONS	
APPEARANCE The delivery of this subpoena to you by any method prescribed by the Commission's Rules of Practice is legal service and may subject you to a penalty imposed by law for failure to comply. MOTION TO LIMIT OR QUASH The Commission's Rules of Practice require that any motion to limit or quash this subpoena be filed within the earlier of 10 days after service or the time for compliance. The original and ten copies of the petition must be filed with the Secretary of the Federal Trade Commission, accompanied by an affidavit of service of the document upon counsel listed in Item 8, and upon all other parties prescribed by the Rules of Practice.	TRAVEL EXPENSES The Commission's Rules of Practice require that fees and mileage be paid by the party that requested your appearance. You should present your claim to Counsel listed in Item 8 for payment. If you are permanently or temporarily living somewhere other than the address on this subpoena and it would require excessive travel for you to appear, you must get prior approval from Counsel listed in Item 8.	

RETURN OF SERVICE

I hereby certify that a duplicate original of the within subpoena was duly served: (check the method used)

O in person.

Ò by registered mail.

O by leaving copy at principal office or place of business, to wit:

on the person named herein on:

(Month, day, and year)

(Name of person making service)

(Official title)

. . .

•

In the Matter of

Polypore International, Inc., a corporation.

Docket No. 9327

PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served the foregoing Subpoena Ad Testificandum via Certified Mail Return Receipt Requested upon:

> Mr. Larry Burkhert EnerSys 2366 Bernville Road Reading, PA 19605

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Subpoena Ad Testificandum 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing *Subpoena Ad Testificandum* upon:

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

Steven Dahm, Esq. Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 sdahm@ftc.gov

PPAB 1516752v1

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050 Facsimile: (704) 334-4706

PPAB 1516752v1

- 2

In the Matter of

Polypore International, Inc., a corporation. Docket No. 9327

PUBLIC DOCUMENT

NOTICE OF DEPOSITION OF LARRY BURKHERT

PLEASE TAKE NOTICE that pursuant to Rules 3.33 and 3.34 of the Federal Trade Commission's Rules of Practice for Adjudicative Proceedings (16 C.F.R. §§ 3.33 and 3.34), Respondent Polypore International, Inc. ("Polypore"), will take the deposition of Larry Burkhert before a person authorized by law to administer oaths at the offices of Conrad O'Brien Gellman & Rohn, P.C., 1515 Market Street, 16th Floor, Philadelphia, PA 19102 on January 27, 2009 at 1:00 p.m. The testimony will be recorded by stenographic and/or video means.

Dated: December 29, 2008

Respectfully Submitted,

x /. [

William L. Rikard, Jr. Eric D. Welsh PARKER POE ADAMS & BERNSTEIN LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 372-9000 Facsimile: (704) 335-9689 williamrikard@parkerpoe.com ericwelsh@parkerpoe.com

Attorneys for Respondent

PPAB 1517919vi

In the Matter of Polypore International, Inc., a corporation.

Docket No. 9327 PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Notice of Deposition of Larry Burkhert 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing Notice of Deposition of Larry Burkhert upon:

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

Steven Dahm, Esq. Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 sdahm@ftc.gov

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050

PPAB 1517919v1

<u></u>		
SUBPOENA AD TESTIFICANDUM Issued Pursuant to Rule 3.34(a)(1), 16 C.F.R. § 3.34(a)(1) (1997)		
1. TO Mr. Larry Axt	2. FROM	
EnerSys 2366 Bernville Road Reading, PA 19605	UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION	
	TENTIN TRADE COMMINISSION	
This subpoena requires you to appear and give testime request of Counsel listed in Item 8, in the proceeding of	bny, at the date and time specified in Item 5, at the lescribed in Item 6.	
3. PLACE OF HEARING	4. YOUR APPEARANCE WILL BE BEFORE	
Conrad O'Brien Gellman & Rohn, P.C. 1515 Market Street, 16th Floor Philadelphia, PA 19102-1916	Counsel for Respondent and a person author by law to administer oaths.	
Phone: 215-864-8091	5. DATE AND TIME OF HEARING OR DEPOSITION	
	1/27/09 at 9:00 A.M.	
6. SUBJECT OF PROCEEDING		
In the Matter of Polypore International, Inc., Docket No. 9327		
7. ADMINISTRATIVE LAW JUDGE	8. COUNSEL REQUESTING SUBPOENA	
The Honorable D. Michael Chappell	Bric D. Welsh Three Wachovia Center Suite 300	
Federal Trade Commission Washington, D.C. 20580	401 South Tryon Street Charlotte, NC 28202-1935	
DATE ISSUED SECRETARY'S SIGNATURE		
" December 10, 2008 Richard C	Dorohue, Feting Secretary	
GENERAL I	NSTRUCTIONS	
APPEARANCE The delivery of this subpoena to you by any method prescribed by the Commission's Rules of Practice is legal service and may subject you to a penalty imposed by law for failure to comply.	TRAVEL EXPENSES The Commission's Rules of Practice require that fees and mileage be paid by the party that requested your appearance. You should present your claim to Counsel listed in Item 8 for payment. If you are permanently or	
MOTION TO LIMIT OR QUASH	temporarily living somewhere other than the address on this subpoena and it would require excessive travel for	
The Commission's Rules of Practice require that any motion to limit or quash this subpoend be filed within the earlier of 10 days after service or the time for compliance. The original and ten copies of the petition must be filed with the Secretary of the Federal Trade	you to appear, you must get prior approval from Counsel listed in Item 8.	
Commission, accompanied by an affidavit of service of the document upon counsel listed in Item 8, and upon all other parties prescribed by the Rules of Practice.	This subpoena does not require approval by OMB under the Paperwork Reduction Act of 1980.	
TC Form 70-A (rev. 1/97)		

RETURN OF SERVICE

I hereby certify that a duplicate original of the within subpoena was duly served: (check the method used)

...

🔿 in person.

O by registered mall.

O by leaving copy at principal office or place of business, to wit:

on the person named herein on:

(Month, day, and year)

(Name of person making service)

(Olficial title)

•

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In the Matter of

Docket No. 9327

Polypore International, Inc., a corporation.

PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served the foregoing Subpoena Ad Testificandum via Certified Mail Return Receipt Requested upon:

Mr. Larry Axt EnerSys 2366 Bernville Road Reading, PA 19605

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Subpoena Ad Testificandum 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing *Subpoena Ad Testificandum* upon:

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

Steven Dahm, Esq. Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 sdahm@ftc.gov

PPAB 1516755v1

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050 Facsimile: (704) 334-4706

PPAB 1516755v1

In the Matter of

Polypore International, Inc., a corporation. Docket No. 9327

PUBLIC DOCUMENT

NOTICE OF DEPOSITION OF LARRY AXT

PLEASE TAKE NOTICE that pursuant to Rules 3.33 and 3.34 of the Federal Trade Commission's Rules of Practice for Adjudicative Proceedings (16 C.F.R. §§ 3.33 and 3.34), Respondent Polypore International, Inc. ("Polypore"), will take the deposition of Larry Axt before a person authorized by law to administer oaths at the offices of Conrad O'Brien Gellman & Rohn, P.C., 1515 Market Street, 16th Floor, Philadelphia, PA 19102 on January 27, 2009 at 9:00 a.m. The testimony will be recorded by stenographic and/or video means.

Dated: December 29, 2008

Respectfully Submitted,

William L. Rikard, Jr. Eric D. Welsh PARKER POE ADAMS & BERNSTEIN LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 372-9000 Facsimile; (704) 335-9689 williamrikard@parkerpoe.com ericwelsh@parkerpoe.com

Attorneys for Respondent

PPAB 1517918v1

In the Matter of Polypore International, Inc., a corporation.

Docket No. 9327 PUBLIC DOCUMENT

<u>CERTIFICATE OF SERVICE</u>

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Notice of Deposition of Larry Axt 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing Notice of Deposition of Larry Axt upon:

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

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050

PPAB 1517918v1

SUBPOENA AD Issued Pursuant to Rule 3.34(a	a)(1), 16 C.F.R. § 3.34(a)(1) (1997)
1. TO Mr. John Gagge	2: FROM
EnerSys 2366 Bernville Road Reading, PA 19605	UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION
This subpoena requires you to appear and give testimor	my at the date and time specified in Itom 5 at the
request of Course(listed in item 8, in the proceeding de	escribed in Item 6.
3. PLACE OF HEARING Conrad O'Brien Gellman & Rohn, P.C. 1515 Market Street, 16th Floor Philadelphia, PA 19102-1916	4. YOUR APPEARANCE WILL BE BEFORE Counsel for Respondent and a person authorize by law to administer oaths.
Phone: 215-864-8091	5. DATE AND TIME OF HEARING OR DEPOSITION
	1/28/09 at 9700 AM
5. SUBJECT OF PROCEEDING	
	· · · · · ·
7. ADMINISTRATIVE LAW JUDGE	8. COUNSEL REQUESTING SUBPOENA
The Honorable D. Michael Chappell Federal Trade Commission Washington, D.C. 20580	Eric D. Welsh Three Wachovia Center Suite 300 401 South Tryon Street Charlotte, NC 28202-1935
DATE ISSUED	
December 10, 2008 Kichard C.	Donohue, Acting Scenetory
Vicetiand.	Dorohue, Acting Secretary
GENERAL IN APPEARANCE	NSTRUCTIONS TRAVEL EXPENSES
GENERAL IN GENERAL IN APPEARANCE The delivery of this subpoena to you by any method prescribed by the Commission's Rules of Practice is legal service and may subject you to a penalty imposed by law for failure to comply. MOTION TO LIMIT OR QUASH The Commission's Rules of Practice require that any motion to limit or quash this subpoena be filed within	NSTRUCTIONS
GENERAL IN GENERAL IN APPEARANCE The delivery of this subpoena to you by any method prescribed by the Commission's Rules of Practice is legal service and may subject you to a penalty imposed by law for failure to comply. MOTION TO LIMIT OR QUASH The Commission's Rules of Practice require that any	NSTRUCTIONS TRAVEL EXPENSES The Commission's Rules of Practice require that fees and mileage be paid by the party that requested your appearance. You should present your claim to Counsel listed in Item 8 for payment. If you are permanently or temporarily living somewhere other than the address on this subpoena and it would require excessive travel for you to appear, you must get prior approval from Counsel

RETURN OF SERVICE

I hereby certify that a duplicate original of the within subpoena was duly served: (check the method used)

O in person.

O by registered mail:

O by leaving copy at principal office or place of business, to wit:

on the person named herein on:

(Month, day, and year)

(Name of person making service)

(Official litte)

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In the Matter of

Docket No. 9327

a corporation.

Polypore International, Inc.,

PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served the foregoing Subpoena Ad Testificandum via Certified Mail Return Receipt Requested upon:

> Mr. John Gagge EnerSys 2366 Bernville Road Reading, PA 19605

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Subpoena Ad Testificandum 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing *Subpoena Ad Testificandum* upon:

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

PPAB 1516754v1

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center. 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050 Facsimile: (704) 334-4706

PPAB 1516754v1

In the Matter of

Polypore International, Inc., a corporation. Docket No. 9327

PUBLIC DOCUMENT

NOTICE OF DEPOSITION OF JOHN GAGGE

PLEASE TAKE NOTICE that pursuant to Rules 3.33 and 3.34 of the Federal Trade Commission's Rules of Practice for Adjudicative Proceedings (16 C.F.R. §§ 3.33 and 3.34), Respondent Polypore International, Inc. ("Polypore"), will take the deposition of John Gagge before a person authorized by law to administer oaths at the offices of Conrad O'Brien Gellman & Rohn, P.C., 1515 Market Street, 16th Floor, Philadelphia, PA 19102 on January 28, 2009 at 9:00 a.m. The testimony will be recorded by stenographic and/or video means.

Dated: December 29, 2008

Respectfully Submitted,

William L. Rikard, Jr. Eric D. Welsh PARKER POE ADAMS & BERNSTEIN LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 372-9000 Facsimile: (704) 335-9689 williamrikard@parkerpoe.com ericwelsh@parkerpoe.com

Attorneys for Respondent

PPAB 1517921v1

In the Matter of Polypore International, Inc., a corporation.

Docket No. 9327 PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Notice of Deposition of John Gagge 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing Notice of Deposition of John Gagge upon:

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

Steven Dahm, Esq. Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 sdahm@ftc.gov

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050

SUBPOENA AD	TESTIFICANDUM
Issued Pursuant to Rule 3.34(a	a)(1), 16 C.F.R. § 3.34(a)(1) (1997)
1. †O	2. FROM
EnerSys 2366 Bernville Road Reading, PA 19605	UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION
This subpoena requires you to appear and give testimor request of Counsel listed in Item 8, in the proceeding de	t ny, at the date and time specified in Item 5, at the scribed in Item 6.
3. PLACE OF HEARING Conrad O'Brien Gellman & Rohn, P.C. 1515 Market Street, 16th Floor Philadelphia, PA 19102-1916 Phone: 215-864-8091	 4. YOUR APPEARANCE WILL BE BEFORE Counsel for Respondent and a person author by law to administer paths. 5. DATE AND TIME OF HEARING OR DEPOSITION 1/26/09 at 9:00 AM
3. SUBJECT OF PROCEEDING	
7. ADMINISTRATIVE LAW JUDGE	8. COUNSEL REQUESTING SUBPOENA Eric D. Welsh Three Wachovia Center
Federal Trade Commission	Three Wachovia Center Suite 300 401 South Tryon Street
Washington, D.C. 20580	Charlotte, NČ 28202-1935
December 10, 2008	Donohue Acting Secretary
	ISTRUCTIONS
APPEARANCE The delivery of this subpoena to you by any method prescribed by the Commission's Rules of Practice is legal service and may subject you to a penalty imposed by law for failure to comply. MOTION TO LIMIT OR QUASH The Commission's Rules of Practice require that any motion to limit or quash this subpoena be filed within the earlier of 10 days after service or the time for compliance. The original and ten copies of the petition	TRAVEL EXPENSES The Commission's Rules of Practice require that fees and mileage be paid by the party that requested your appearance. You should present your claim to Counsel listed in Item 8 for payment. If you are permanently or temporarily living somewhere other than the address on this subpoena and it would require excessive travel for you to appear, you must get prior approval from Counsel listed in Item 8.
must be filed with the Secretary of the Federal Trade Commission, accompanied by an affidavit of service of the document upon counsel listed in Item 8, and upon all other parties prescribed by the Rules of Practice.	This subpoena does not require approval by OMB under the Paperwork Reduction Act of 1980.
C Form 70-A (rev. 1/97)	

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RETURN OF SERVICE

I hereby certily that a duplicate original of the within subpoena was duly served: (check the method used)

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O in person.

O by registered mail. ۰.

O by leaving copy at principal office or place of business, to wit:

on the person named herein on:

----(Month, day, and year)

(Name of person making service)

(Official title)

SCHEDULE

1. EnerSys' purchases of lead acid battery separators from any supplier during the period of January 1, 2003 to the present.

2. Any actual or potential contract between EnerSys and Polypore International, Inc., including Daramic, LLC ("Polypore"), Mircroporous Products L.P. ("Microporous"), Entek International LLC ("Entek") or any other manufacturer of lead acid battery separators from January 1, 2003 to the present, including the related contractual negotiations.

3. The contractual relationship between EnerSys and Polypore, including but not limited to communications related to cost surcharges or changes in pricing.

- 4. The contractual relationship between EnerSys and Microporous, including but not limited to communications related to cost surcharges or changes in pricing.
- 5. Any contractual relationship between EnerSys and Entek or any other manufacturer of lead acid battery separators (excluding Polypore and Microporous), including but not limited to communications related to cost surcharges or changes in pricing.
- 6. EnerSys' knowledge of or consideration of possible suppliers of lead acid battery separators throughout the world.
- 7. Any consideration by EnerSys of either sponsoring expansion efforts of a lead acid battery separator manufacturer or itself producing or manufacturing lead acid battery separators.
- 8. Testing or qualification by EnerSys or anyone on behalf of EnerSys of lead acid battery separators.
- 9. EnerSys' consideration of alternative technology or substitutes to lead acid battery separators manufactured by Polypore, including AGM separators.
- 10. The actual or potential acquisition of Microporous by Polypore (the "acquisition").
- 11. The actual, potential or perceived effect on EnerSys business of an acquisition of Microporous by Polypore.
- 12. Communications between EnerSys and the Federal Trade Commission regarding the acquisition or Polypore.
- Any actual or potential barrier to entry for suppliers or manufacturers of lead acid battery separators, including without limitation cost of entry or achieving minimal viable scale in

 (a) North America and (b) the World.
- 14. Any actual or potential ownership interest of EnerSys in any joint venture or other entity that manufactures lead acid battery separators.

PPAB 1509471v1

15. EnerSys' response and production of documents in response to Polypore's subpoena duces tecum in this matter.

PPAB 1509471v1

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of

Polypore International, Inc., a corporation. Docket No. 9327

PUBLIC DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2008, I caused to be served the foregoing Subpoena Ad Testificandum via Certified Mail Return Receipt Requested upon:

EnerSys 2366 Bernville Road Reading, PA 19605

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Subpoena Ad Testificandum 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing *Subpoena Ad Testificandum* upon:

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

PPAB 1516757v1

Adam C, Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050 Facsimile: (704) 334-4706

PPAB 1516757v1

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UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of

Polypore International, Inc., a corporation. Docket No. 9327

PUBLIC DOCUMENT

NOTICE OF DEPOSITION OF ENERSYS

PLEASE TAKE NOTICE that pursuant to Rules 3.33 and 3.34 of the Federal Trade Commission's Rules of Practice for Adjudicative Proceedings (16 C.F.R. §§ 3.33 and 3.34), Respondent Polypore International, Inc. ("Polypore"), will take the deposition of EnerSys on subjects identified on the attached schedule before a person authorized by law to administer oaths at the offices of Conrad O'Brien Gellman & Rohn, P.C., 1515 Market Street, 16th Floor, Philadelphia, PA 19102 on January 26, 2009 at 9:00 a.m. The testimony will be recorded by stenographic and/or video means.

Dated: December 29, 2008

Respectfully Submitted,

William L. Rikard, Jr. Eric D. Welsh PARKER POE ADAMS & BERNSTEIN LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202. Telephone: (704) 372-9000 Facsimile: (704) 335-9689 williamrikard@parkerpoe.com ericwelsh@parkerpoe.com

Attorneys for Respondent

UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of Polypore International, Inc., a corporation.

Docket No. 9327 PUBLIC DOCUMENT

<u>CERTIFICATE OF SERVICE</u>

I hereby certify that on December 29, 2008, I caused to be served one copy via electronic mail delivery and two copies via overnight mail delivery of the foregoing Notice of Deposition of EnerSys 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 December 29, 2008, I caused to be served via first-class mail delivery and electronic mail delivery a copy of the foregoing Notice of Deposition of EnerSys upon:

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

Steven Dahm, Esq. Federal Trade Commission 600 Pennsylvania Avenue, NW Washington, DC 20580 sdahm@ftc.gov

Adam C. Shearer Parker Poe Adams & Bernstein LLP Three Wachovia Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9050

PPAB 1517913v1

SCHEDULE

- 1. EnerSys' purchases of lead acid battery separators from any supplier during the period of January 1, 2003 to the present.
- 2. Any actual or potential contract between EnerSys and Polypore International, Inc., including Daramic, LLC ("Polypore"), Mircroporous Products L.P. ("Microporous"), Entek International LLC ("Entek") or any other manufacturer of lead acid battery separators from January 1, 2003 to the present, including the related contractual negotiations.
- 3. The contractual relationship between EnerSys and Polypore, including but not limited to communications related to cost surcharges or changes in pricing.
- 4. The contractual relationship between EnerSys and Microporous, including but not limited to communications related to cost surcharges or changes in pricing.
- 5. Any contractual relationship between EnerSys and Entek or any other manufacturer of lead acid battery separators (excluding Polypore and Microporous), including but not limited to communications related to cost surcharges or changes in pricing.
- 6. EnerSys' knowledge of or consideration of possible suppliers of lead acid battery separators throughout the world.
- 7. Any consideration by EnerSys of either sponsoring expansion efforts of a lead acid battery separator manufacturer or itself producing or manufacturing lead acid battery separators.
- 8. Testing or qualification by EnerSys or anyone on behalf of EnerSys of lead acid battery separators.
- 9. EnerSys' consideration of alternative technology or substitutes to lead acid battery separators manufactured by Polypore, including AGM separators.
- 10. The actual or potential acquisition of Microporous by Polypore (the "acquisition").
- 11. The actual, potential or perceived effect on EnerSys business of an acquisition of Microporous by Polypore.
- 12. Communications between EnerSys and the Federal Trade Commission regarding the acquisition or Polypore.
- Any actual or potential barrier to entry for suppliers or manufacturers of lead acid battery separators, including without limitation cost of entry or achieving minimal viable scale in

 (a) North America and (b) the World.
- 14. Any actual or potential ownership interest of EnerSys in any joint venture or other entity that manufactures lead acid battery separators.

PPAB 1509471v1

15. EnerSys' response and production of documents in response to Polypore's subpoena duces tecum in this matter.

PPAB 1509471v1

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TAB く

Schur, Neil C.

From:	Welsh, Eric D. [ericwelsh@parkerpoe.com]
Sent:	Wednesday, January 07, 2009 10:09 AM
То:	Schur, Neil C.
Subject:	FW: In re Polypore International, Inc., Docket No. 9327
Attachments	: Craig Subpoena and Notice of Deposition.pdf; Burkhert Subpoena and Notice of Deposition.pdf; Axt Subpoena and Notice of Deposition.pdf; Gagge Subpoena and Notice of Deposition.pdf

Neil

I have not heard from you on the depositions since I forwarded the subpoenas to you. I need to confirm the depositions with you. We are under a tight schedule and intend to proceed with the depositions as noticed. We will leave the depositions open due to EnerSys' failure to produce documents to us and will seek our costs in relation to resuming those depositions.

Eric

Eric Welsh

Partner



Three Wachovia Center | 401 South Tryon Street | Suite 3000 | Charlotte, NC 28202 Phone: 704.335.9052 | Fax: 704.335.9755 | www.parkerpoe.com | vcard | map

From: Welsh, Eric D. Sent: Friday, January 02, 2009 1:00 PM To: 'Schur, Neil C.' Subject: In re Polypore International, Inc., Docket No. 9327

Neil

Attached are the subpoenas. Thank you for accepting service.

Best regards,

Eric Welsh

Eric Welsh Partner Ext. 9052

1/12/2009

IRS CIRCULAR 230 NOTICE: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (or in any attachment) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter addressed in this communication (or in any attachment).

PRIVILEGED AND CONFIDENTIAL: This electronic message and any attachments are confidential property of the sender. The information is intended only for the use of the person to whom it was addressed. Any other interception, copying, accessing, or disclosure of this message is prohibited. The sender takes no responsibility for any unauthorized reliance on this message. If you have received this message in error, please

immediately notify the sender and purge the message you received. Do not forward this message without permission. [ppab_v1.0]