### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

PHILIP MORRIS PRODUCTS S.A.,

Plaintiff,

v.

Case No. 1:20-cv-00393-LMB-WEF

R.J. REYNOLDS VAPOR COMPANY,

Defendant.

#### **DEFENDANT'S MOTION TO SEAL**

Pursuant to Local Civil Rule 5(C), Defendant R.J. Reynolds Vapor Company ("RJRV") hereby moves the Court for leave to file under seal ("Motion") the following documents:

- An unredacted version of RJRV's Memorandum in Opposition to Plaintiff's
  Motion for a Permanent Injunction or, Alternatively, an Ongoing Royalty
  ("Opposition Brief").
- An unredacted version of Exhibit 1 to RJRV's Opposition Brief, which is the confidential declaration of Christy Canary-Garner, dated August 31, 2022.
- An unredacted version of Exhibit 2 to RJRV's Opposition Brief, which is the confidential declaration of Dr. Jeffrey C. Suhling, dated September 1, 2022.
- An unredacted version of Exhibit 3 to RJRV's Opposition Brief, which is the confidential declaration of Ryan Sullivan, Ph.D and attachments thereto, dated September 1, 2022.



- Exhibit 4 to RJRV's Opposition Brief, which includes excerpts from the confidential version of the ITC Commission Opinion, issued on September 29, 2021 in *Certain Tobacco Heating Articles*, Inv. No. 337-TA-1199 (U.S.I.T.C.) (the "ITC Investigation" or "ITC"), that Plaintiff Philip Morris Products S.A. ("PMP") and/or Altria Client Services, LLC/Philip Morris USA Inc. (collectively, "Altria/PM") designated as containing confidential business information subject to the Protective Order.
- Exhibit 9 to RJRV's Opposition Brief, which includes excerpts from PMP's 3rd
   Supplemental Responses to RJRV's 2nd Set of E.D. Va. Interrogatories (No. 14),
   dated April 6, 2021, that PMP designated as confidential business information subject to the Protective Order.
- Exhibit 10 to RJRV's Opposition Brief, which includes excerpts from the deposition transcript of Martin King, dated June 25, 2021, that PMP designated as confidential business information subject to the Protective Order.
- Exhibit 11 to RJRV's Opposition Brief, which includes excerpts from ITC Hearing
   Exhibit RX-0188, a distribution agreement that Altria/PM produced and designated
   as confidential business information subject to the Protective Order.
- Exhibit 12 to RJRV's Opposition Brief, which includes excerpts from ITC Hearing
   Exhibit RX-0544, a relationship agreement that PMP produced and designated as
   confidential business information subject to the Protective Order.
- Exhibit 13 to RJRV's Opposition Brief, which includes excerpts from the deposition transcript of Dr. Moira Gilchrist, dated June 18, 2021, that PMP designated as confidential business information subject to the Protective Order.



- Exhibit 14 to RJRV's Opposition Brief, which includes excerpts from Altria/PM's 8th Supplemental Responses to RJRV's ITC Interrogatories (Nos. 1-19), dated
   September 25, 2020, that Altria/PM designated as confidential business information subject to the Protective Order.
- Exhibit 18 to RJRV's Opposition Brief, which includes excerpts from Dr. Stacey
   M. Benson's ITC Expert Rebuttal Report, dated October 23, 2020, that PMP and/or
   Altria/PM designated as confidential business information subject to the Protective
   Order.
- Exhibit 19 to RJRV's Opposition Brief, which includes excerpts from Dr. Jonathan
  Arnold's ITC Expert Rebuttal Report, dated October 23, 2020, that PMP and/or
  Altria/PM designated as confidential business information subject to the Protective
  Order.
- Exhibit 21 to RJRV's Opposition Brief, which includes excerpts from Brad Rodu's
  ITC Expert Report, dated Oct. 5, 2020, that PMP and/or Altria/PM designated as
  confidential business information subject to the Protective Order.
- Exhibit 23 to RJRV's Opposition Brief, which includes excerpts from PMP's 3rd
   Supplemental Responses to RJRV's 2nd Set of E.D. Va. Interrogatories (No. 14),
   dated April 6, 2021, that PMP designated as confidential business information subject to the Protective Order.



- Exhibit 25 to RJRV's Opposition Brief, which includes excerpts from the deposition transcript of Edward Kiernan, dated April 16, 2021, that PMP designated as confidential business information subject to the Protective Order.
- Exhibit 26 to RJRV's Opposition Brief, which includes excerpts from the June 8 15, 2022 trial transcript in the above-captioned action, which has not yet been publicly released.
- Exhibit 28 to RJRV's Opposition Brief, which includes excerpts from ITC Hearing
  Exhibit CX-0183C, a presentation that Altria/PM produced and designated as
  confidential business information subject to the Protective Order.
- Exhibit 29 to RJRV's Opposition Brief, which includes excerpts from ITC Hearing
   Exhibit CX-0190C, a presentation that Altria/PM produced and designated as confidential business information subject to the Protective Order.
- Exhibit 30 to RJRV's Opposition Brief, which includes excerpts from ITC Hearing
   Exhibit CX-0614C, a regulatory document that PMP produced and designated as confidential business information subject to the Protective Order.
- Exhibit 31 to RJRV's Opposition Brief, which includes excerpts from the
  confidential version of RJRV's March 31, 2021 Opening Post-Hearing Brief filed
  in the ITC Investigation, that PMP and/or Altria/PM designated as containing
  confidential business information subject to the Protective Order.
- Exhibit 39 to RJRV's Opposition Brief, which is a PMP intellectual property assignment agreement, that PMP produced and designated as confidential business information subject to the Protective Order.



- Exhibit 42 to RJRV's Opposition Brief, which includes excerpts from PMP's 8th
   Supplemental Responses to RJRV's 1st Set of ITC Interrogatories (Nos. 1-19),
   dated September 25, 2020, that PMP designated as confidential business
   information subject to the Protective Order.
- Exhibit 44 to RJRV's Opposition Brief, which is Trial Exhibit PX-125, a RJRV settlement and license agreement, that RJRV produced and designated as confidential business information subject to the Protective Order.

In support of this Motion, RJRV submits contemporaneously herewith a non-confidential Memorandum in Support of Motion to File Documents Under Seal, along with a proposed Order.



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