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

RAI STRATEGIC HOLDINGS, INC. and R.J. REYNOLDS VAPOR COMPANY,

Plaintiffs and Counterclaim Defendants,

v.

ALTRIA CLIENT SERVICES LLC; PHILIP MORRIS USA INC.; and PHILIP MORRIS PRODUCTS S.A.

Defendants and Counterclaim Plaintiffs.

Civil Action No. 1:20-cv-393-LO-TCB

MEMORANDUM IN SUPPORT OF COUNTERCLAIM PLAINTIFFS' MOTION FOR LEAVE TO FILE DOCUMENTS UNDER SEAL

Pursuant to Local Civil Rule 5(C), Counterclaim Plaintiffs Altria Client Services, LLC ("ACS"), Philip Morris USA Inc. ("PM USA"), and Philip Morris Products S.A. ("PMP") (collectively, "PMP/Altria") hereby move the Court for leave to file Exhibits 2 and 3 to PMP/Altria's Opposition to RJR's Motion to Dismiss Inequitable Conduct Counterclaim and Affirmative Defenses and Memorandum in Support of their Cross-Motion for Attorneys' Fees and Costs under seal. All of the materials PMP/Altria seeks to file under seal are confidential under the stipulated protective order.

I. DESCRIPTION OF MATERIALS SOUGHT TO BE SEALED

PMP/Altria seeks leave to file the following documents under seal:

- Exhibit 2, which is RJR's Responses to PMP/Altria's Third Set of Interrogatories;
- Exhibit 3, which is RJR's Supplemental Response to PMP/Altria's Interrogatory

No. 21.

II. ARGUMENT

Although there is a general presumption that the public has the right to access documents in the files of the courts, this presumption may be overcome "if the public's right of access is outweighed by competing interests." *Ashcraft v. Conoco, Inc.*, 218 F.3d 288, 302 (4th Cir. 2000) (citation omitted); *Stone v. Univ. of Md. Med. Sys. Corp.*, 855 F.2d 178, 180 (4th Cir. 1988). To determine whether the interests in sealing the records outweigh the public's right of access, a court must follow a three-step process: (1) provide public notice of the request to seal and allow interested parties a reasonable opportunity to object; (2) consider less drastic alternatives to sealing the documents; and (3) articulate specific reasons and factual findings supporting its decision to seal. *Ashcraft*, 218 F.3d at 302; *Adams v. Object Innovation, Inc.*, No. 11-cv-00272-REP-DWD, 2011 WL 7042224, at *4 (E.D. Va. Dec. 5, 2011), *report and recommendation adopted*, 2012 WL 135428 (E.D. Va. Jan. 17, 2012). All three requirements are satisfied here.

First, the public has received notice of the request to seal and will have a reasonable opportunity to object. In accordance with Local Civil Rule 5 procedures, this sealing motion was publicly docketed, satisfying the first requirement. Counterclaim Defendants will have an opportunity to respond, and once the "public has had ample opportunity to object" to PMP/Altria's motion and "the Court has received no objections," the first *Ashcraft* requirement may be deemed satisfied. *See GTSI Corp. v. Wildflower Int'l, Inc.*, No. 09-cv-00123-JCC, 2009 WL 1248114, at *9 (E.D. Va. Apr. 30, 2009); *U.S. ex rel. Carter v. Halliburton Co.*, No. 10-cv-00864-JCC-TCB, 2011 WL 2077799, at *3 (E.D. Va. May 24, 2011) ("[T]he parties provided public notice of the request to seal that allowed interested parties a reasonable opportunity to object—nearly two weeks.").

Second, PMP/Altria seeks to seal and to redact from the public record only information

that the parties must keep confidential by the stipulated protective order. The exhibits filed under seal contain competitively sensitive information the disclosure of which would cause harm. This selective and narrow protection of confidential material constitutes "the least drastic method of shielding the information at issue." *Adams*, 2011 WL 7042224, at *4. The public has no legitimate interest in information that is confidential to PMP/Altria and Counterclaim Defendants. *See Adams*, 2011 WL 7042224, at *4 ("[T]here is no legitimate public interest in disclosing the proprietary and confidential information of [the defendant] . . . and disclosure to the public could result in significant damage to the company."). The information that PMP/Altria seeks to seal and redact includes confidential, proprietary, and competitively sensitive business information of PMP/Altria, Counterclaim Defendants, and/or third parties, each of which could face harm if such information were to be released publicly.

Third, there is support for filing Exhibits 2 and 3 under seal. As an initial matter, the stipulated protective order requires that this information remain confidential. The exhibits filed under seal contain competitively sensitive business information. Sealing these materials is therefore proper because the public's interest in access is outweighed by a party's interest in "preserving confidentiality" of limited amounts of confidential information that is "normally unavailable to the public." *Flexible Benefits Council v. Feltman*, No. 08-cv-00371-JCC, 2008 WL 4924711, at *1; *U.S. ex rel. Carter*, 2011 WL 2077799, at *3.

III. CONCLUSION

For the foregoing reasons, PMP/Altria respectfully requests that the Court grant this Motion and enter the attached proposed Order.

Dated: June 30, 2021

DOCKET

Respectfully submitted,

/s/ Maximilian A. Grant

Maximilian A. Grant (VSB No. 91792) max.grant@lw.com Lawrence J. Gotts (VSB No. 25337) lawrence.gotts@lw.com Matthew J. Moore (*pro hac vice*) matthew.moore@lw.com Jamie Underwood jamie.underwood@lw.com (*pro hac vice*) LATHAM & WATKINS LLP 555 Eleventh Street, N.W., Ste. 1000 Washington, DC 20004 Tel: (202) 637-2200; Fax: (202) 637-2201

Clement J. Naples (*pro hac vice*) clement.naples@lw.com LATHAM & WATKINS LLP 885 Third Avenue New York, NY 10022-4834 Tel: (212) 906-1200; Fax: (212) 751-4864

Gregory K. Sobolski (*pro hac vice*) Greg.sobolski@lw.com LATHAM & WATKINS LLP 505 Montgomery Street, Suite 2000 San Francisco, CA 94111 Tel: (415) 391-0600; Fax: (415) 395-8095

Brenda L. Danek (*pro hac vice*) brenda.danek@lw.com LATHAM & WATKINS LLP 330 North Wabash Avenue, Suite 2800 Chicago, IL 60611 Tel: (312) 876-7700; Fax: (312) 993-9767

Counsel for Defendants and Counterclaim Plaintiffs Altria Client Services LLC, Philip Morris USA Inc., and Philip Morris Products S.A. Case 1:20-cv-00393-LO-TCB Document 767 Filed 06/30/21 Page 5 of 5 PageID# 20664

CERTIFICATE OF SERVICE

I hereby certify that on this 30th day of June, 2021, a true and correct copy of the foregoing was served using the Court's CM/ECF system, with electronic notification of such filing to all counsel of record:

<u>/s/ Maximilian A. Grant</u>

Maximilian A. Grant (VSB No. 91792) LATHAM & WATKINS LLP 555 Eleventh Street, N.W., Suite 1000 Washington, DC 20004 Telephone: (202) 637-2200 Facsimile: (202) 637-2201 Email: max.grant@lw.com

Counsel for Defendants and Counterclaim Plaintiffs Altria Client Services LLC, Philip Morris USA Inc., and Philip Morris Products S.A.