

UNITED STATES INTERNATIONAL TRADE COMMISSION Washington, DC 20436

APPLICATION FOR DISCLOSURE OF BUSINESS PROPRIETARY INFORMATION UNDER ADMINISTRATIVE PROTECTIVE ORDER

	Inv. No(s)						
	(Name of Investigation(s))						
A.	Authorized applicant status						
	I, the undersigned, am an authorized applicant, as defined in § 207.7(a)(3) of the Commission's Rules of Practice and Procedure (19 C.F.R. § 207.7(a)(3), as amended), for the disclosure of business proprietary information ("BPI") under the administrative protective order ("APO") issued in the above-captioned investigation. I represent the following interested party, as defined in 19 U.S.C. § 1677(9), which is a party to the investigation:						
	For EACH interested party, please identify the interested party's name, check one or more boxes to identify the firm's status as interested party, and as appropriate, identify the relevant subject country(ies). Please provide information for each interested party separately, attaching duplicate pages as needed.						
	(Interested Party Name)						
	☐Manufacturer/producer of the domestic like product						
	□Wholesaler of the domestic like product						
	□Foreign manufacturer/producer of subject merchandise in country(ies),						
	□Exporter of subject merchandise to United States from country(ies),						
	□U.S. importer of subject merchandise from country(ies),						

	☐ Trade or business association under 19 U.S.C. § 1677(9)(A), consisting of				
	☐ The government of a country where the subject merchandise is produced/manufactures or exported (identify subject country)				
	\Box A certified union or recognized union or group of workers under 19 U.S.C. § 1677(9)(D)				
	□A trade or business association under 19 U.S.C. § 1677(9)(E), consisting ofof which manufacture, produce, or wholesale a domestic like product in the United States				
	□An association under 19 U.S.C. § 1677(9)(F), consisting ofmembers,of which are interested parties as described above.				
	\Box In an investigation involving an industry engaged in producing a processed agricultural product, as defined in 19 U.S.C. § 1677(4)(E), a coalition or trade association under 19 U.S.C. § 1677(9)(G)				
I a	ım (check one):				
	\Box (1) An attorney admitted to practice before the bar of a United States state or the District of Columbia, excepting in-house corporate counsel.				
\square (2) An in-house corporate attorney admitted to practice before the bar of a United state or the District of Columbia. I am not involved in competitive decision making f interested party I represent. I have attached a written statement describing my job fur disclosing all financial holdings I may have in my employer or its affiliates, and indicate whether I am involved in the formulation of my employer's pricing policies.					
	\square (3) A consultant or expert under the direction and control of an attorney under paragraph (1) or (2) above. That attorney has also signed this application to indicate that the attorney is held responsible for my compliance with the APO:				
	(Name of Attorney) (Signature of Attorney)				
\Box (4) A consultant or expert who appears regularly before the Commission and is not involved in competitive decision making for the interested party I represent. I have attach written statement listing my appearances before the Commission in the past three (3) year					
\Box (5) A representative of an interested party that is not represented by counsel. I am not involved in competitive decision making for that interested party. I have attached a wr					

statement describing my job functions, disclosing all financial holdings I may have in the interested party I represent or its affiliates, and indicating whether I am involved in the formulation of the interested party's pricing policies.

Competitive decision making: As defined in § 207.7 of the Commission's rules, involvement in "competitive decision making" includes past, present, or likely future activities, associations, and relationships with an interested party which is a party to the investigation that involve the prospective authorized applicant's advice or participation in any of such party's decisions made in light of similar or corresponding information about a competitor (pricing, product design, etc.).

B. Request for information

I hereby apply for disclosure to me, subject to the APO issued in the above-captioned investigation, all BPI properly disclosed pursuant to § 207.7 of the Commission's rules, for the purpose of representing an interested party in the investigation and filing comments on the BPI so disclosed. I agree to be bound by the provisions of the APO and § 207.7.

C. Sanctions and other actions for breach of the APO

I acknowledge that, pursuant to § 207.7(d) of the Commission's rules, breach of the APO may subject me to:

- 1. Disbarment from practice in any capacity before the Commission along with my partners, associates, employer, and employees, for up to seven years following publication of a determination that the order has been breached;
- 2. Referral to the United States Attorney;
- 3. In the case of an attorney, accountant, or other professional, referral to the ethics panel of the appropriate professional association;
- 4. Such other administrative sanctions as the Commission determines to be appropriate, including public release of or striking from the record any information or briefs submitted by, or on behalf of, me or the party I represent, denial of further access to business proprietary information in the current or any future investigations before the Commission, and issuance of a public or private letter of reprimand; and
- 5. Such other actions, including but not limited to, a warning letter, as the Commission determines to be appropriate.

IV. Oath

I declare under penalty of	perjury that the for	egoing is true and cor	rect.
Executed on thisday	of	,in	
(day)	(month)	(year)	(city, state)
		(Print or type full name)	
		(Signature) ¹	
		(Title)	
		(Firm)	

¹ NOTICE: 18 U.S.C. § 1001 and other laws of the United States provide severe penalties for the submission of false, fictitious, or fraudulent statements on this form. Similar provisions may also be applicable under Canadian or Mexican law.