NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

2009-1338, -1369

PASS & SEYMOUR, INC.,

Appellant,

٧.

INTERNATIONAL TRADE COMMISSION,

Appellee,

and

GENERAL PROTECHT GROUP, INC.,

Intervenor,

and

WENZHOU TRIMONE SCIENCE & TECHNOLOGY ELECTRIC CO., LTD.,

Intervenor,

and

SHANGHAI ELE MANUFACTURING CORPORATION,

Intervenor.

2009-1378, -1387

GENERAL PROTECHT GROUP, INC.,

Appellant,

and

WENZHOU TRIMONE SCIENCE & TECHNOLOGY ELECTRIC CO., LTD.,

Appellant,

٧.

INTERNATIONAL TRADE COMMISSION.

Appellee.

On appeal from the United States International Trade Commission in Investigation No. 337-TA-615.

ORDER

General Protecht Group, Wenzhou Trimone Science & Technology Electric Company, Ltd., and Shanghai ELE Manufacturing Corporation move for leave to intervene in 2009-1338, -1369. The court considers whether a special briefing schedule should issue.

Upon consideration thereof,

IT IS ORDERED THAT:

- (1) The motions for leave to intervene are granted. The revised official caption in 2009-1338, -1369 is reflected above. The clerk is authorized to grant future unopposed requests for leave to intervene in these cases.
- (2) The above-captioned appeals will be treated as companion cases for purposes of oral argument.
- (3) The briefing schedules for the two sets of appeals are set forth below. To the extent possible, the parties are encouraged to file joint briefs.
- (a) Pass & Seymour, Inc.'s opening brief in 2009-1338, -1369, not to exceed 14,000 words, is due within 60 days of the date of service of the certified list in that case.
- (b) The briefs of the International Trade Commission and any intervenors in 2009-1338, -1369, not to exceed 14,000 words, are due within 40 days of the date of filing of Pass & Seymour's opening brief.

- (c) Pass & Seymour's reply brief in 2009-1338, -1369, not to exceed 7,000 words, is due within 14 days of the date of filing of the International Trade Commission's brief.
- (d) The appellants' opening briefs in 2009-1378, -1387 may not exceed 14,000 words and are due within 60 days of filing of the certified list in 2009-1378, -1387.
- (e) The International Trade Commission's responsive brief in 2009-1378, -1387 may not exceed 14,000 words and is due within 40 days of service of the last-filed appellant's brief in 2009-1378, -1387. Any intervenor's brief in 2009-1378, -1387 is due when the International Trade Commission's brief is due and may not exceed 14,000 words.
- **(f)** The appellants' reply briefs in 2009-1378, -1387 may not exceed 7,000 words and are due within 14 days of service of Pass & Seymour's responsive brief.
- (g) Pass & Seymour shall file a combined joint appendix for both sets of cases. The combined joint appendix is due within 14 days of service of the last filed reply brief in 2009-1378, -1387.
- Any future appeals by respondents in this International Trade Commission **(4)** investigation shall be consolidated with 2009-1378, -1387 and those appellants' briefs shall be due within the times listed above for the appellants in 2009-1378, -1387. A copy of this order shall be provided to any appellant filing an appeal in this case after the date of filing of this order.

FOR THE COURT

JUN 1 6 2009 /s/ Jan Horbaly Date Jan Horbaly Clerk JUN 16 2009 cc: Mark J. Abate, Esq.
Paul M. Bartkowski, Esq.
Tony D. Chen, Esq.
Ann G. Fort, Esq.
Lei Mei, Esq.

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