UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Lina M. Khan, Chair Noah Joshua Phillips Rohit Chopra Rebecca Kelly Slaughter Christine S. Wilson		
In the Matter of)	
CIVIL INVESTIGATIVE DEMAND TO) DUNHAM'S ATHLEISURE CORP ORATION) DATED MARCH 8, 2021.))))	File No. 2110059

ORDER DENYING PETITION TO QUASH CIVIL INVESTIGATIVE DEMAND

By CHOPRA, Commissioner:

Dunham's Athleisure Corporation ("Dunham's) titions the Commission to quash Specifications 2(a)(b), (e) and (i) in the Civil Investigative Deman(CID") issued on March § 2021. The CID was issued in connection with the Commiss investigation into whether proposed acquisition of Sportsman's Wareholdelings, Inc. ("Sportsman's by Great Outdoos Group, LLC, d/b/a Great American Outdoors Group ("GAO") onsummated, would violate Section 7 of the Clayton A

arises out of the Commission's investigattordetermine whetheenticompetitive effects are likely to result from the proposed acquisition.

In order to investigate theroposed merger's

a second extension at 127. See Email from Peter Arhangelsky to Charles Dickinson (dated April 20, 2021 at 12:10 PM); Email from Charles Dickinson to Peter Arhangels (spated April 20, 2021 at 6:46 PM).

Dunham's missed that deadlinestead, in a letter sent the following day, Dunham's agreed to produce information partially responsive to Specification 4, stated it had no information responsive to Specification 3, and (for the first time) objected to responding to Specification 2 based on undue burden, irrelevance, the risk that production would disclose confidential businesis formation, and the purported availability of the requested information elsewhere. See mail from Jonathan Emord to Charles Dickinson (dated April 28, 2021 at 3:31 PM). Staff immediately sought to discuss Dunham's newlysed concerns and provided a third extension until May 7 to facilitate that discussion. See Email from Peter Arhangelsky to Charles Dickinson to Charles Dickinson (dated April 29, 2021 at 9:53 AM); Email Chles Dickinson to Jonathan Emord (dated May 5, 2021 at 1:36 PM); Email from Peter Arhangelsky to Charles Dickinson (dated May 6, 2021 at 1:47 PM).

On May 7, Commission staff notified Dunham's that it "is not currently in compliance" with the March 8 CID by the deadline that day in large part because Dunham's "has not produced any data or information in response to Specification 2." See Email from Charles Dickinson to Peter Arhangelsky (dated May 7, 2021 at 4:35 PM). Staff granted a fourth extension to May 12 solely tschedule aneet and confetto come to an agreement on a schedule for compliance with the CID.". Dunham's agreed to meet on May 14e Email from Peter Arhangelsky to Charles Dickinson (dated May 7, 2021 at 6:57 PM).

At the May 11 conference call, staff agreed to limit the number of Specification 2 subparts that Dunham's currently must respond to, Dunham's agreed to "provide blirfort compliance by" May 14, and staff granted a fifth extension of the CID deadline to May 14 to facilitate that effort. SeEmail from Charles Dickinson to Ryan Andrews, Peter Arhangelsky (dated May 12, 2021 at 4:38 PM). Shortly afterwards, Dunham's asked for another extension until May 17 because a "key Dunham's employee" necessary to provide the compliance timetable was out of the office. See Email from Jonathan Emord to Charles Dickinson (dated May 12, 2021 at 6:27 PM). Staff granted this sixth extension request. See Email from Charles Dickinson to Jonathan Emord (dated May 13, 2021 at 8:20 PM). On May 17, Dunham's counsel requested another orday extension because the employee still decision contains the maximum (Jab Mat) Elman).

II. Analysis

A. Dunham's Petitionto Quash Was Untimely

We must first decide whether Dunham's filed its petitativer the deadline to do so. We conclude that it did.

As explained above, because Dunham's was served with the Commissions March 11, 2021, it was required to file a petition to quash by March 31, 2021. *See* n.2 *supra* Dunham'sdid not file its petition to quash until May 17, 2021 – 47

We conclude that Dunhamhas failed to show that responding Specifications 2(a), (b), (e), and (i)would impose an undue burden.

2. Relevance

Dunham's also claims that the challenged Specification 2 subparts seek irrelevant information because the company does not compete in the same product masket the same customers, as the merging parties. Pet3aFor example, Dunham's claims that, unlike the merging parties, it has no online sales and that its "markets are peculiarly local." Pet. at 1.

We find Dunham's conception of relevance to the monission's investigation is unduly limited. Courts have long confirmed that an FTC investigation is lawful where the Commission seeks to learn whether there is reason to belithat the law has been violated and, if so, whether issuance of a complaint wbd be in the public interest. See Texac 555 F.2d at 872 (citing Morton Salt Co., 338 U.S. at 642/3). The standard for the relevance of administrative compulsory process is, therefore, broader and "more relaxed" than would be in an adjudicatory discovery demand. FTC v. Invention Submission Corp., 965 F.2d 1086, 1090 (D.C. Cir. 1992). Indeed, the Commission's compulsory process need not be limited to information necessary to prove a specific charge; it can demand any documents or information "relevant to the investigation—the boundary of which may be defined quite generally" by the Commission, id which "can investigate merely on suspicion that the law is being violated, or even just because it wants assurance that it is not." Texa555 F.2d at 872 (citing Morton Sql838 U.S. at 64243). The requested information need only be "reasonably relevant" to the agency investigation and an agency explanation that the information is relevant will be upheld as long as it is not "obviously wrong." Id. at 876, 877 n.32. See FTC v. Church & Dwight Co., Inc747 F. Supp. 2d 3, 5-7 (D.D.C. 2010) (agency compulsory process upheld where agency's relevancy explanation was "not 'obviously wrong," because documents held by investigative targetignsubsidiary

business model which "would likely cause Dunham's to experience competitive injury." Pett 1-2. This claim too must be rejected

As a general rule, the Commission is prohibited from disclosing any documents and information obtained through compulsory process, including proprietary business and sensitive customer information. Sell U.S.C. §§ 46(f), 57½; 16 C.F.R. § 4.10(a) hus themere fact that a subpoena or CID requires production of confidential or sensitives information is no basis for noncompliance. SETC v. Dresser Industries, Inc., No. 7744, 1977 WL 1394, at *5 (D.D.C. Apr. 26, 1977) citing cases).

Courts have consistently held that these provisions provide adequate protection and that the Commission has a full right to access even the most highly sensitive or confidential business information including trade secrets congress, in authorizing the Corission's investigatory power, did not condition the right to subpoena information on the sensitivity of the information sought. So long as the subpoena meets the requirements of the FTC Act, is properly authorized, and within the bounds of relevance and realstendess, the confidential information is properly requested and must be complied with." FT. answertion Submission Corp., No. 89272, 1991 WL 47104, at *4 (D.D.C. 1991), aff, a65 F.2d 1086, 1089 (D.C. Cir. 1992); FTC v. Gibson Prod. of San Antonio, Inc., 569 F. 2d 900, 908 (5th Cir. 1978) (subpoentiassue were not overly broad'simply because the requestray include confidential information."). The FTC need not make any special showing because to obtain confidential material or trade secrets. FTC v. Green, 252 F. Supp. 153, 157 (S.D.N.Y. 1966)

Thus, the mere fact that pecifications 2(a), (e), and (i) might require the duction of confidential or sensitive or porate information does not justify Dunham's refusal to comply.

III. CONCLUSION

For the foregoing reasons, IT IS HEREBY ORDERED THATDunham's Athleisure Corp.'s Petition to Quash Civil Investigative Demand, and the hereby is DENIED.

IT IS FURTHER ORDERED THAT Dunham's Athleisure Corp. shall comply in full with Specifications 2(a), (e), and (i) of the Commission's Civil Investigative Demand no later than July 14, 2021, or at such other date, time, and location as the Commission staff may determine.

By the CommissionChar Khan not participating

April J. Tabor Secretary

ISSUED: June 29, 2021

SEAL: