

NOTE: This order is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

GEORGETOWN RAIL EQUIPMENT COMPANY,
Plaintiff-Appellee

v.

HOLLAND L.P.,
Defendant-Appellant

2016-2297

Appeal from the United States District Court for the
Eastern District of Texas in No. 6:13-cv-00366-RWS,
Judge Robert Schroeder III.

ON MOTION

Before LINN, *Circuit Judge*.

ORDER

Appellee Georgetown Rail Equipment Company
moves unopposed to waive the requirements of Federal
Circuit Rule 28(d).

Pursuant to Federal Circuit Rule 28(d)(1)(A), a party
seeking to mark as confidential more than 15 words in its
brief “must file a motion with this court establishing that

the additional confidentiality markings are appropriate and necessary pursuant to a statute, administrative regulation, or court rule.” Georgetown Rail Equipment is seeking additional words to mark portions of its response brief describing confidential pricing information, confidential internal financial information, contractual terms relating to confidential agreements with customers, and confidential information of two non-parties. Those details were designated as confidential in the underlying proceedings. In light of the limited and focused nature of the proposed markings, the court will grant the motion.

Accordingly,

IT IS ORDERED THAT:

The motion is granted.

FOR THE COURT

/s/ Peter R. Marksteiner
Peter R. Marksteiner
Clerk of Court