



**IT IS FURTHER ORDERED THAT:**

1. On or before September 15, 2006, Rambus and Complaint Counsel each shall file a brief, not to exceed 7,500 words – as measured pursuant to Commission Rule 3.52(b)(2) – addressing appropriate issues relating to remedy in this proceeding;<sup>1</sup> and
2. On or before September 29, 2006, each party may file a responding brief, not to exceed 5,000 words, as measured pursuant to Commission Rule 3.52(b)(2);

**IT IS FURTHER ORDERED THAT** additional oral argument relating to remedy will be scheduled by further order of the Commission after the receipt of the briefs directed by this Order; and

**IT IS FURTHER ORDERED THAT** the Motion for Sanctions be, and it hereby is, **DENIED.**

By the Commission.

Donald S. Clark  
Secretary

ISSUED: July 31, 2006

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<sup>1</sup> These briefs shall discuss, without limitation: (1) means for the Commission to determine, based on the existing record, reasonable royalty rates for licensing all technologies applicable to JEDEC-compliant products and covered by relevant Rambus patents; (2) alternative mechanisms and procedures for determining reasonable royalty rates, such as an independent arbitrator, a special master, or an administrative law judge; (3) qualitative characteristics descriptive of appropriate relief, against which specific royalty proposals might be evaluated; and (4) appropriate injunctive and other provisions that should be incorporated in the Final Order in this proceeding.