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December 5, 2002

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BY FACSIMILE

Steven M. Perry, Esq.
MUNGER, TOLLES & OLSON, LLP
355 South Grand Avenue, 34th Floor
Los Angeles, CA 90071-1560

Re: *In the Matter of Rambus Incorporated, Docket No. 9302*

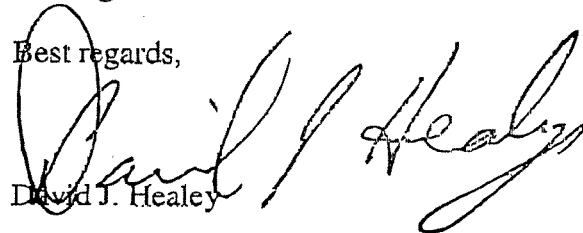
Dear Mr. Perry:

This letter confirms that we agreed today as follows:

- 1) Samsung will not be required to file a motion to quash the subpoena served by Rambus but only to serve objections. If Rambus is dissatisfied with Samsung's production, Rambus will move to compel and will not assert Samsung waived or compromised its position by serving objections instead of moving to quash.
- 2) Samsung will search for emails from or to Peter Cheng and Mian Quddus regarding JEDEC to the extent those materials are reasonably accessible.
- 3) You will move to compel the joint defense privilege assertions on the privilege log and Samsung will notify others with potential interests of your plans to file this motion (most likely to be filed on Monday, December 9).

Please let me know if I have misstated our agreements.

Best regards,


David J. Healey

DJH:bab

cc: Malcolm Catt, Esq.
Robert P. Davis, Esq.