

UNITED STATES OF AMERICA
BEFORE FEDERAL TRADE COMMISSION



In the Matter of)
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RAMBUS INCORPORATED,)
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a corporation.)
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Docket No 9302

ORDER ON MICRON'S MOTION FOR *IN CAMERA* TREATMENT

On June 3, 2003, pursuant to Commission Rule 3.45(b), non-party Micron Technology, Inc. ("Micron") filed a motion for *in camera* treatment for additional documents that the parties may introduce at trial in this matter. The parties do not oppose Micron's motion.

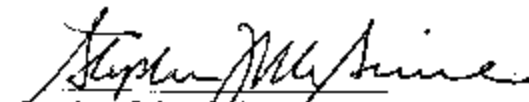
On April 23, 2003, the Court issued an Order on Third Party and Non-Parties' Motions for *In Camera* Treatment of Documents Listed on Parties Exhibit Lists. The standards and case law for *in camera* treatment set forth in the April 23, 2003 Order govern this motion.

Micron's motion for *in camera* treatment is accompanied by the Declaration of Brian Shirley, Design Operations Manager for the Computing and Consumer Group at Micron. Mr. Shirley asserts that the documents contain highly sensitive, non-public information regarding Micron's production costs and processes and that disclosure of the documents to the public would likely cause substantial commercial harm to Micron.

Upon review of the documents, the motion of Micron is **GRANTED**.

In camera treatment for a period of 5 years, to expire on June 18, 2008, is **GRANTED** to the documents attached as Exhibit A to Micron's motion. At the time the documents for which *in camera* treatment has been granted are offered into evidence or before they are referred to in court, the parties shall identify these documents as *in camera*, inform the court reporter of the trial exhibit numbers of these documents, and request that the hearing go into an *in camera* session.

ORDERED:


Stephen J. McGuire
Chief Administrative Law Judge

June 18, 2003