UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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

[PROPOSED] SUPPLEMENTAL ORDER RE IN CAMERA MATERIAL AND AMENDMENT TO PROTECTIVE ORDER

Upon consideration of third parties Hynix Semiconductor, Inc., Hynix Semiconductor America Inc., Hynix Semiconductor U.K. Ltd., and Hynix Semiconductor Deutschland GmbH's (collectively, "Hynix") Motion to Amend Protective Order, it is hereby ORDERED that Hynix's motion is granted.

The Court has issued several orders granting *in camera* treatment to evidence admitted and certain testimony heard at the trial of this matter. Those orders shall not impact respondent Rambus Inc.'s obligations to respond to discovery in other proceedings seeking evidence or testimony admitted *in camera* at the request of any nonparty so long as the procedure set forth in the amendment to the August 5, 2003 Protective Order Governing Discovery Material (the "Protective Order") set forth below is followed and third parties are given the opportunity to intervene in the other action assert any objections to producing the *in camera* evidence or testimony.

The Protective Order is hereby supplemented as follows:

All Third Party in camera hearing or trial testimony and all hearing or trial exhibits received in camera at the request of a Third Party that is not otherwise subject to this Order (collectively, "Third Party *In Camera Material*") shall be deemed Restricted Confidential Discovery Material. If either Party receives a discovery request in another proceeding that may require the disclosure of Third Party In Camera Material, the recipient of the discovery request shall promptly notify the Third Party of receipt of such request. Such notification shall be in writing and be received by the Third Party at least ten (10) business days before production, and shall include a copy of the Protective Order, a copy of the Supplemental Order Re In Camera Material and Amendment to Protective Order, and a cover letter that will apprise the Third Party of its rights hereunder. Nothing herein shall be construed as requiring the recipient of the discovery request or anyone else covered by this Order to challenge or appeal any such order requiring production of Third Party In Camera Material, or to subject itself to any penalties for non-compliance with any such order, or to seek any relief from the Administrative Law Judge or the Commission. The recipient shall not oppose Third Party efforts to challenge the discovery request calling for the production by the recipient of the Third Party In Camera Material. Nothing herein shall limit the applicability of Rule 4.11(e) of the Commission's Rules of Practice, 16 C.F.R. § 4.11(e), to discovery requests in another proceeding that are directed to the Commission.

	It is so ordered.		
Dated	•		

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