

UNITED STATES OF AMERICA

ORIGINAL

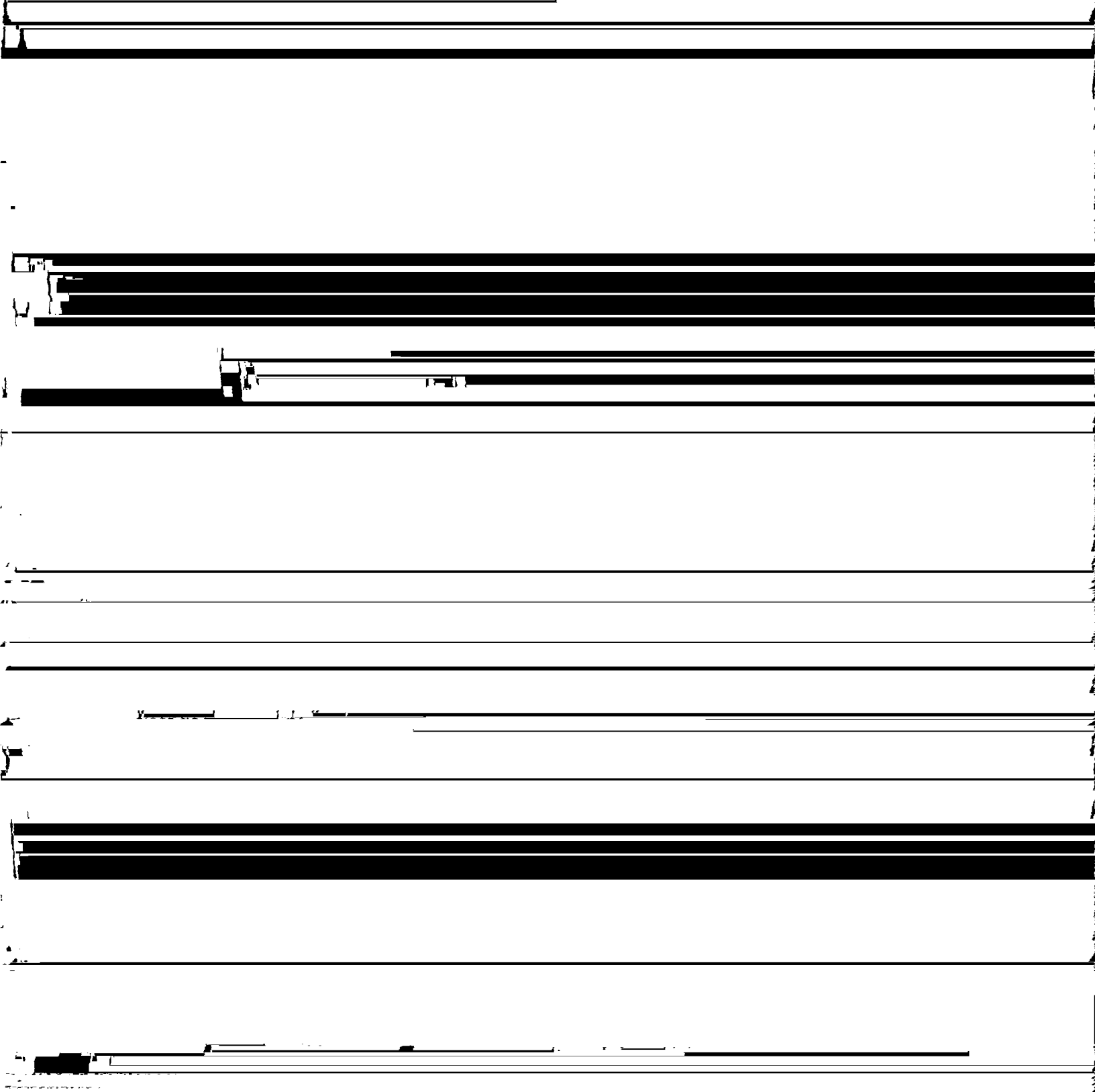
TRADE MARK

ordinary business records, such as business plans, marketing plans, or sales documents, it is typically extended for two to five years. *E.g., In re E.I. Dupont de Nemours & Co.*, 97 F.T.C. 116 (Jan. 21, 1981); *In re International Ass. of Conf. Interpreters*, 1996 FTC LEXIS 298 (June 26, 1996).

The Federal Trade Commission strongly favors making available to the public the full record of its adjudicative proceedings to permit public evaluation of the fairness of the

III.

Complaint Counsel, Respondents' counsel, and counsel for Pat Outtrim, President of Project Technical Liaison Associates, Inc. ("PTLA"), on October 15, 2002, filed a joint motion seeking *in camera* treatment for certain portions of the deposition testimony of Outtrim, taken June 4, 2002. The motion states that Outtrim is prevented from disclosing many items of her testimony due to the confidentiality agreements she signed as president of PTLA with several



be granted pursuant to 16 C.F.R. § 3.45(g).

V.

Nonparty Zocher Construction Corp. ("ZCC") on September 18, 2002. Filed motion

disclosure of the documents will result in clearly defined, serious injury, Yankee must provide an affidavit or declaration in support of its motion. Yankee's request for *in camera* treatment is DENIED WITHOUT PREJUDICE.

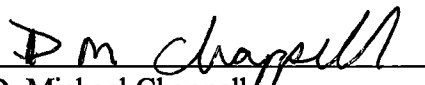
that is more narrowly tailored to request *in camera* treatment for only that information that is sufficiently secret and material and that includes a declaration or affidavit in support of its motion.

In the event that one of the parties offers into evidence the Andriewich deposition, provisions

documents for which *in camera* treatment is sought reveals that the information meets the standards for *in camera* treatment. However, Boeing has not met the heavy burden of establishing the unusual circumstances that may warrant indefinite *in camera* treatment for such information. Accordingly, Boeing's motion is GRANTED in part and DENIED in part.

In camera treatment for a period of five years, to expire on November 1, 2007, is granted to paragraphs 7 and 13-18 of the Proulx Declaration (designated as exhibit CX 10) and to the following portions of the Proulx deposition (designated as exhibit CX 513): 12:25-18:7; 25:25-28:6; 29:3-38:10.

ORDERED:


D. Michael Chappell
Administrative Law Judge

Date: November 1, 2002

