

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

In the Matter of)		
CHICAGO BRIDGE & IRON COMPANY N.V.) a foreign corporation,)		
CHICAGO BRIDGE & IRON COMPANY,)	DOCKET NO. 9300	
a corporation.	· ·	

ORDER GRANTING RESPONDENTS' MOTIONS FOR IN CAMERA TREATMENT

<u>_____</u>

I.

Pursuant to 16 C.F.R. § 3.45(g), on December 16, 2002, provisional *in camera* treatment was granted for specific portions of the trial testimony of Gerald Glenn, CEO of Respondent

been granted provisional *in camera* treatment. Complaint Counsel does not oppose Respondents' request. The Order on Non-Parties' Motions for *In Camera* Treatment of Documents Listed on Parties' Exhibit Lists, entered on November 1, 2002, set forth the standards by which the motions for *in camera* treatment are evaluated.

П.

Respondents seek *in camera* treatment for the trial testimony of Gerald Glenn regarding his views on the competitive strengths of CB&I's competitors and regarding CB&I's pricing strategy. These pages have been identified by Respondents as Trial Transcript 4221-4225 and all testimony on cross and redirect examination that references this testimony or elicits similar testimony. Respondents request an order granting *in camera* treatment of this trial testimony for a period of three years.

to Respondents. Respondents have demonstrated that public disclosure of this information would result in clearly defined, serious injury.

Accordingly Respondents' motions for in agment treatment are GDANTED In agment

previously designated as in camera transcript material.

ORDERED:

D. Michael Chappell Administrative Law Judge

Date: January 8, 2003