

**UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION**

In the Matter of

RAMBUS INC.,

a corporation.

Docket No. 9302

**STIPULATION AND ORDER REGARDING
ADMISSION OF CERTAIN EXHIBITS**

WHEREAS, Complaint Counsel served their Final Trial Exhibit List on or about April 3, 2003, identifying exhibits bearing exhibit numbers in the range of CX-0001 through CX-4003, although with some gaps in that numbering sequence, and Complaint Counsel subsequently provided Respondent's counsel on or about April 16, 2003 with some changes and/or additions to their exhibit list (hereinafter collectively "Complaint Counsel's original exhibit lists"); and

WHEREAS, counsel for Respondent served their Final Trial Exhibit List on or about April 3, 2003, consisting of exhibits numbered RX-0001 through RX-2288, again with some gaps in the numbering sequence, and Respondent's counsel subsequently provided Complaint Counsel on or about April 16, 2003 with some changes and/or

additions to its exhibit list (hereinafter collectively “Respondent’s original exhibit lists”);
and

WHEREAS, Judge McGuire has advised the parties of his views regarding
admissibility of exhibits and a general principle that objections to admissibility will be
considered in evaluating the weight, if any, to be given to any evidence; and

WHEREAS, Judge McGuire has requested that the parties attempt to agree on a
subset of their collective original exhibit lists that represents their “core” exhibits,
including many of the exhibits that the parties at this time expect to rely on in their post-
hearing argument and briefing; and

WHEREAS, counsel for Respondent have asserted and would assert various
objections to certain of the exhibits on Complaint Counsel’s exhibit lists; and

WHEREAS, Complaint Counsel similarly have asserted and would assert various
objections to certain of the exhibits on Respondent’s exhibit lists; and

WHEREAS, counsel for Respondent and Complaint Counsel are desirous of
expediting this proceeding to the extent possible, as requested by Judge McGuire,

NOW, THEREFORE, IT IS HEREBY STIPULATED, by and between Complaint
Counsel, on the one hand, and counsel for Respondent Rambus Inc., on the other hand,
subject to the approval and order of Chief Administrative Law Judge Stephen J. McGuire,
as follows:

1. All objections to the admissibility of exhibits contained on the shortened
exhibit list of Complaint Counsel, a copy of which is attached hereto as Exhibit A, and the
shortened exhibit list of Respondent, a copy of which is attached hereto as Exhibit B,

including objections on the grounds of authenticity, hearsay, double hearsay, lack of foundation, improper opinion, relevance, and other grounds,

stipulate to the admission of a limited number of additional documents, subject to the approval and order of the Court.

DATED: May 6, 2003

M. Sean Royall
Geoffrey D. Oliver
Malcom L. Catt
John C. Weber
Robert P. Davis
Jerome Swindell
Cary E.

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CERTIFICATION

I, Adam R. Wichman, hereby certify that the electronic copy of the *Stipulation and Order Regarding Admission of Certain Exhibits* accompanying this certification is a true and correct copy of the paper version that is being filed with the Secretary of the Commission on May 7, 2003 by other means.

Adam R. Wichman
May 7, 2003