

In the Matter of
RAMBUS INCORPORATED,
a corporation.

DOCKET NO. 9302

**DECLARATION OF CANDICE JONES IN SUPPORT OF IBM'S MOTION FOR
RETURN OF PRIVILEGED DOCUMENTS INADVERTENTLY PRODUCED**

I, Candice Jones, declare as follows:

1. I am an associate with Hogan & Hartson, L.L.P., attorneys at law.

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the remaining portion of the document was produced. Thus, for a group of documents that I reviewed, the non-privileged or non-responsive portion was redacted and the privileged portion was mistakenly produced.

4. This is what occurred with respect to document IBM/2 074975-77, attached herewith as exhibit A. I reviewed this document and determined that the first message in the chain of e-mails was not responsive to the subpoena and had that portion redacted (the first message was also privileged). I assumed that the remaining e-mails on this document, which were privileged and responsive, would be produced.

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