

May 13, 2003

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**VIA FEDERAL EXPRESS**

Richard L. Rosen, Esq.  
Arnold & Porter  
555 Twelfth Street, N.W.  
Washington, D.C. 20004-1206

Re: *In the Matter of Rambus Inc., FTC Docket No. 9302*

Dear Mr. Rosen:

Among the documents for which Micron sought *in camera* treatment in this matter under Commission Rule of Practice 3.45(b), 16 C.F.R. § 3.45(b), are one hundred and seventeen (117) trial exhibits. Micron designated all but one of these documents as Restricted Confidential under the protective order.

Section 1(o) of the August 5, 2002 Protective Order governing discovery in this matter reserves "Restricted Confidential" designations for Confidential Discovery Material that: 1) is current; 2) contains highly-sensitive information such as trade secrets or documents of a like nature; 3) and the disclosure of which to Rambus's General Counsel John Danforth or in house counsel Robert G. Kramer would likely cause a) substantial commercial harm or b) personal embarrassment to Micron.

By inspection fourteen (14) of these documents do not qualify as Restricted Confidential under th  
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Seven more of these documents consist of agreements or correspondence, from

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