

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

**In the Matter of**

**RAMBUS INC.,**

**a corporation.**

**Docket No. 9302**

Complaint Counsel cannot avoid the requirement that the underlying documents be provided to Rambus by arguing that the charts are not *themselves* being offered as evidence. It is obvious from the highly detailed nature of the charts that they are not based on Mr. Shirley's personal knowledge and are instead based on Micron internal documents that have *not* been made available to Rambus. Mr. Shirley, who is a fact witness, should testify based on his personal knowledge. He cannot simply read from detailed charts that reflect information located in voluminous, unavailable records. Complaint Counsel should not be permitted to make use of the charts in question.

DATED: June 3, 2003

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**CERTIFICATE OF SERVICE**

I, James M. Berry, hereby certify that on June 4, 2003, I caused a true and correct copy of *Rambus's Objections To Certain "Demonstrative" Exhibits That Complaint Counsel Propose To Use With Brian Shirley On June 4, 2003* to b