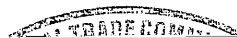


UNITED STATES OF AMERICA



[The body of the document is almost entirely obscured by dense, horizontal black redaction bars.]

evidence.” For the twenty-two documents listed on Respondent’s trial exhibit list, but which have not been moved into evidence, Micron’s request for *in camera* treatment is DENIED. The parties

trial briefs. Order on Post Trial Briefs, July 10, 2003.

As to the ten exhibits that have been moved into evidence, *in camera* treatment is hereby GRANTED in full to all except RX 1922, a Micron e-mail which is in evidence. Respondent argues that the entire e-mail should be public; Respondent specifically objects to affording *in*