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In the Matter of)	
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Evanston Northwestern Healthcare)	
Corporation,) Docket No. 9315	
a corporation, and)	
•)	
ENH Medical Group, Inc.,)	
a corporation.)	
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PUBLIC VERSION

MOTION FOR IN CAMERA TREATMENT OF DOCUMENTS

To: See Attached Certificate of Service

PLEASE TAKE NOTICE that on January 4, 2005, I caused to be filed with the

Francis Trade Commission Office of the Country at 600 Demandrania Accessed NIII

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION Office of Administrative Law Judges

the Matter of)
Evanston Northwestern Healthcare Corporation, a corporation, and))) Docket No. 9315)
ENH Medical Group, Inc., a corporation.)))
NON-PARTY HFN, INC.'S MOTION RESPONDENTS' PROPOSEI	N FOR IN CAMERA TREATMENT OF D EVIDENTIARY MATERIALS
PUBLIC	VERSION
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and 3 of the Protective Order. The confidential documents, for which in camera treatment is sought, are listed as follows:

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_	HFN, Inc.'s Exhibits	HFN, Inc.'s Bates Nos.	Respondents' Exhibit Nos.	·
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information could be properly acquired or duplicated by others." <u>In the Matter of Bristol-Myers</u>

<u>Co., et al., 90 F.T.C. 455 (1977)</u> (citation omitted). An Administrative Law Judge is granted broad discretion in deciding what types of materials may be granted in camera treatment. <u>See</u>

90 F.T.C. 455 (1977) (stating that "consideration of in camera treatment of materials is left to the "sound discretion of the administrative law judge"). Moreover, public policy dictates that third party requests for in camera treatment of confidential business records and information "deserve special solicitude." In the Matter of Kaiser Aluminum & Chemical Corp., 103 F.T.C. 500 (1984)

disclosure of this information would provide HFN competitors with the unique terms of one of its plans, including the basis by which it calculates its reimbursement rates under the plan, and would result in loss of business advantage and serious irreparable injury to HFN. <u>Id.</u>

Exhibit 3, hereto [respondents' proposed evidentiary exhibit RX-1830] contains the sales

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3.

PROPOSED ORDER

On January 4, 2005, Non-Party HFN, Inc. ("HFN") filed a motion for in camera identified by respondents Evanston Northwestern Healthcare Corporation and ENH Medical Group, Inc. (collectively "Respondents") as potential evidentiary exhibits.

EXHIBIT LIST

Exhibit 1 – [REDACTED]

Exhibit 2 – [REDACTED]

Exhibit 3 – [REDACTED]

DECLARATION OF RONALD CRAVEN IN SUPPORT OF NON-PARTY HFN, INC.'S MOTION FOR IN CAMERA TREATMENT OF CERTAIN DESIGNATED HEARING EXHIBITS

- I₁ Ronald Craven, declare and state as follows:
- 2. I am Vice President of Provider Network Management for HFN, Inc. ("HFN"). I have held this position for 4 ½ years. On behalf of HFN, I negotiate contracts with hospitals, providers and other healthcare entities that provide healthcare services in a group health plan.
- 3. I submit this declaration in support of Non-Party HFN's Motion for In Camera Treatment of Certain Designated Hearing Exhibits. I have reviewed Exhibits 1 through 3 of

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my position at HFN, I am familiar with the information contained in the subject documents.

Based upon my knowledge of the documents and my knowledge of HFN's business, it is my

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