



**II. Requirements for post trial briefs**

The following requirements for post trial briefs, proposed findings of fact, conclusions of law, post trial motions, and exhibits proposed findings of fact shall be followed:

[REDACTED]

[REDACTED]

[REDACTED]

1. Complaint Counsel shall provide a thoroughly detailed and complete proposed divestiture Order. Respondents have argued that should violation be found there are alternatives to

[REDACTED]

[REDACTED]

7. 16 C.F.R. § 3.45(e) has express requirements for filing briefs that include information that has been granted *in camera* treatment. Parties must clearly indicate material that has

has been granted *in camera* treatment because of its nature and hold that in the *in camera* review

15. Do not use "Id." as a cite in the proposed findings of fact or the reply findings of fact.

16. Do not cite to more than one copy of the same document. (E.g., if RX 100 and CX 200

are different copies of the same document, cite to only one exhibit number.)

17. The proper format for citing to an exhibit is: (RX 100). Do not use the following formats: RX100, RX-100, RX0100, or RX 0100.

18. If a document has both a number following the exhibit number (e.g., CX 200-009) and a page number on the document itself, cite to the CX or RX number.

19. Briefs and proposed findings and replies should cite to exhibits in the following format: (RX 100) at page 11.