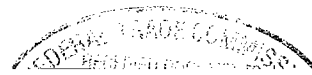


ORIGINAL

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In addition, documents produced by various Realcomp board members also contain highly confidential business information relevant to the various deponents' businesses and standing in the marketplace. These documents, too, should be exempt from public disclosure.<sup>2</sup>

As described more fully below, the testimony and documents contain current, highly sensitive non public information that would cause Realcomp and the various board

~~intended to protect confidential business information from unnecessary divulging? Had some of~~

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

A showing of "serious injury" can be made by "establishing that the documentary evidence is 'sufficiently secret and sufficiently material to the applicant's business that disclosure

~~would result in serious competitive injury; and then balancing that factor against the importance~~

[REDACTED]

**[REDACTED]**

**2. [REDACTED]**

**3. [REDACTED]**

**4. [REDACTED]**

5. [REDACTED]

6. [REDACTED]

7. [REDACTED]

8. [REDACTED]

**[REDACTED]**

9. **[REDACTED]**

10. **[REDACTED]**

11. **[REDACTED]**

12. **Karen Kage Testimony: February 20, 2007 Deposition**

Exhibit 20 contains portions of the deposition testimony of Realcomp representative Karen Kage. The confidential portion of this testimony concerns **[REDACTED]**

[REDACTED]

**B. Board Member Testimony and Exhibits**

Members of the Board of Directors were deposed in this matter. Some

[REDACTED]

a. **Deposition Testimony**

including testimony relating to exhibits designated as CX 284-286, and CX 298 and 299. These exhibits, included as exhibits 21(A) through (E), include a [REDACTED]. Deposition pages



3. Douglas Whitehouse

The information contained in this document is confidential and is intended only for the use of the individual named above.

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**5. Robert Taylor**

The information contained as Exhibit 25 includes testimony and exhibits produced by Realcomp Board member Robert Taylor. Mr. Taylor respectfully requests that this information be kept confidential and treated *in camera*, as discussed below.

**a. Deposition Testimony, [REDACTED]**

Mr. Taylor's deposition was taken on March 14, 2007. A copy of his deposition transcript is attached as Exhibit 23. Certain portions of that transcript were designated as

that this testimony, which includes a discussion [REDACTED], be given *in camera* treatment

**III. CONCLUSION AND RELIEF REQUESTED**

For the foregoing reasons, Realcomp respectfully requests that the information in the documents discussed herein be given *in camera* treatment, kept confidential, and not placed

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]



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REALCOMP II LTD.

Chief Administrative Law Judge

Respondent.

Stephen J. McGuire

EXHIBITS

TO

RESPONDENT REALCOMP II LTD.'S

**EXHIBITS 1 TO 25 REDACTED**

UNITED STATES OF AMERICA  
FEDERAL TRADE COMMISSION

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Docket No. 9320

REALCOMP II LTD.,

Chief Administrative Law Judge  
Stephen J. McGuire

Respondent.

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PROPOSED ORDER REGARDING ENFORCEMENT TREATMENT OF DOCUMENTS

IF IS FURTHER ORDERED THAT THE UNITED STATES TRADE COMMISSION