UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

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REALCOMP II LTD.,

a corporation.

Docket No. 9320

JOINT MOTION FOR AN EXTENSION OF EXPERT DISCOVERY DEADLINES

Pursuant to Section 3.21(c)(2) of the Commission's Rules of Practice, Complaint Counsel and Respondent Realcomp II, Ltd. ("Realcomp," and collectively, the "Parties"), move to extend certain deadlines relating to expert discovery as set forth in the Scheduling Order.

The Parties have worked diligently and cooperatively to complete discovery. The deadline for the completion of fact discovery is March 20, 2007, and the Parties fully anticipate completing fact discovery by that date. The Parties have not previously requested any extensions to the deadlines in the Scheduling Order. Due to scheduling conflicts on the part of both counsel and expert witnesses, however, the Parties seek this extension, which will not affect any other deadline set forth in the Scheduling Order, including the commencement of the hearing.

The Parties request that the following deadlines be moved to the following dates:

Complaint Counsel provides expert witness reports.	April 3, 2007
Respondent's Counsel provides expert witness reports.	April 17, 2007
Complaint Counsel to identify rebuttal expert(s) and to provide rebuttal expert report(s), if any.	May 1, 2007
Deadline for deposition of experts (including rebuttal experts).	May 17, 2007

UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

In the Matter of		
REALCOMP II LTD.,	Docket No. 9320	
a corporation.		
[PROPOSED] ORDER ON JOINT MOTE OF EXPERT DISCOVERY		
UPON THE MOTION of Complaint Counsel an 3.21(c)(2) of the Commission's Rules of Practice; and		
IT APPEARING TO THE COURT that good car specified discovery deadlines relating to expert discover		
ORDERED that the following deadlines in the C follows:	Court's Scheduling Order be revised as	
Complaint Counsel provides expert witness repo	orts. April 3, 2007	
Respondent's Counsel provides expert witness re	eports. April 17, 2007	
Complaint Counsel to identify rebuttal expert(s) provide rebuttal expert report(s), if any.	and to May 1, 2007	
Deadline for deposition of experts (including rebexperts).	outtal May 17, 2007	
This limited extension will not affect any other d	leadline in the Scheduling Order.	
ORDERED:	Stephen J. McGuire Chief Administrative Law Judge	
Dated: , 2007		

For the reasons stated above, the Parties respectfully request that the Court approve the revised deadlines for expert discovery. A proposed Order is attached.

Respectfully submitted,

C. Renner for

Steven Lasher

Scott L. Mandel Steven H. Lasher Webb A. Smith Stephen J. Rhodes Kirsten M. McNelly

Emily L. Matthews

Christopher Renner

Sean Gates

Joel Christie

Linda Holleran

Counsel for Respondent Realcomp II. Ltd.

Foster, Swift, Collins & Smith, P.C. 313 South Washington Square Lansing, MI 48933-2193 smandel@fosterswift.com (517) 371-8185 Facsimile: (517) 371-8200

Counsel Supporting the Complaint

Peggy Bayer Femenella

Bureau of Competition Federal Trade Commission 601 New Jersey Avenue, NW Washington, D.C., 20580 sgates@ftc.gov (202) 326-3711 Facsimile: (202) 326-3496

Dated: March 19, 2007

CERTIFICATE OF SERVICE

This is to certify that on March 19, 2007, I caused a copy of the attached, Joint Motion For An Extension of Expert Discovery Deadlines, to be served upon the following persons by Electronic Transmission, Overnight Courier or Hand-Delivery:

The Honorable Stephen J, McGuire Chief Administrative Law Judge Federal Trade Commission 600 Pennsylvania Ave., N.W. Washington, D.C. 20580 Hand-Delivery

Scott Mandel, Esq.
Foster, Swift, Collins & Smith, P.C.
313 South Washington Square
Lansing, MI 48933-2193
Electronic Transmission and Overnight Courier

Counsel for RealComp II Ltd.

Stephanie M. Langley

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