UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

In the Matter of

REALCOMP II LTD., Respondent. Docket No. 9320

ORDER ON MIREALSOURCE INC.'S RENEWED MOTION FOR IN CAMERA TREATMENT

On June 12, 2007, non-party MiRealsource, Inc. ("MiRealsource") filed a renewed motion for *in camera* treatment. The June 12, 2007 motion cures its earlier motion which did not include a declaration explaining the reasons *in camera* treatment was sought or a copy of the exhibits for which *in camera* treatment was sought. No party opposed MiRealsource's original motion. For the reasons set forth below, MiRealsource's motion is **GRANTED in part and DENIED in part**.

The motion includes a declaration by the Chief Executive Officer of MiRealsource. The declarant avers that the documents include confidential information about MiRealsource's performance and future strategies which would be competitively valuable to present and future competitors, identifies individual member brokers and agents, and includes information, which, if disclosed, would cause competitive harm. MiRealsource has demonstrated that most, but not all, of the documents meet the Commission's standards for *in camera* treatment.

MiRealsource's motion is **GRANTED in part**. *In camera* treatment, for a period of three years, to expire June 1, 2010, is granted to: RX 81, RX 85, RX 87, RX 90, RX 113, CX 104, and to the deposition testimony of Bratt, page 59, lines 13 to 18.

MiRealsource's motion is **DENIED in part**. *In camera* treatment will not be extended to CX 347, CX 348, CX 350, to the remainder of the Bratt deposition, or to the requested pages of the Sweeney deposition.

ORDERED:

a Mlessine

Stephen J. McGuire Chief Administrative Law Judge

Date: June 14, 2007

د