

Public or other officer authorized to administer oaths, and will continue from day to day until completed, weekends and public holidays excepted.

Reference is made to the “Description of Matters on Which Examination is Requested” attached hereto as Exhibit A and incorporated herein by this reference. In accordance with Rule 30(b)(6) of the Federal Rules of Civil Procedure, Intel is hereby notified of its obligation to designate one or more officers, directors, or managing agents (or other persons who consent to do so) to testify on its behalf as to all matters embraced in the “Description of Matters on Which Examination is Requested” and known or reasonably available to Intel.

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Dated: December 15, 2008

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EXHIBIT A

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DESCRIPTION OF MATTERS ON WHICH EXAMINATION IS REQUESTED

I.

DEFINITIONS

1. “Intel” shall mean and refer collectively to defendants Intel Corporation and Intel Kabushiki Kaisha, including their respective past and present officers, directors, agents, attorneys, employees, consultants, or other persons acting on either of their behalf.

2. “Intel databases” means all databases, electronic tools, files or other internal systems containing, recording, processing, or having any relation to Intel’s sales, billings, discounts, rebates, price adjustments, quantity adjustments, credits, meet-competition payments/allowances, marketing payments/allowances, other monetary benefits provided customers, returns, or other transactions involving the sale of Intel products.

II.

SUBJECT MATTER

1. The existence and location of Intel databases.
2. Intel's policies and/or procedures for processing and recording data within Intel databases.
3. The definition and interpretation of data fields, values, abbreviations, and codes in Intel databases.
4. The existence and location of all fields maintained in Intel databases and the use and interpretation of fields in Intel databases as part of Intel’s regular course of business.

5. Intel's corporate policies and practices concerning the use of Intel databases in Intel's regular course of business, including but not limited to the creation of reports and the preparation of financial statements.

6. The existence of automated or manual linking procedures and other possible interactions among Intel databases.

7. The identification of the platform, end-user, and geographic segments associated with transactions recorded in Intel databases.

8. The separate identification of observations in Intel databases which record, contain, or are related to discounts, rebates, price adjustments, credits, meet-competition payments/allowances, marketing payments/allowances, other monetary benefits provided customers, sales, returns, or other transactions involving the sale of Intel products.

9. The means to link rebates, price adjustments, credits, meet-competition payments/allowances, marketing payments/allowances, and other monetary benefits provided to customers to sales transactions in Intel databases.

10. The identification of and means to identify rebates, price adjustments, credits, meet-competition payments/allowances, marketing payments/allowances, and other monetary benefits provided to customers that are associated with meet competition programs and other customer-specific MDF programs.

11. The responses, including the interpretation and clarification of responses, previously provided by Intel to AMD's questions regarding Intel's transactions sales, rebate, and marketing data production.

12. The transactions sales, rebate, and marketing data Intel has produced to AMD in this case.

CERTIFICATE OF SERVICE

I hereby certify that on December 15, 2008, I electronically filed the foregoing document with the Clerk of Court using CM/ECF and have sent by electronic mail to the following:

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I hereby certify that on December 15, 2008, I have sent by electronic mail the foregoing document to the following non-registered participants:

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