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2 3	UNITED STATES DISTRICT COURT						
3 4	DISTRICT OF DELAWARE						
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6		Case No. C05 00145 JW					
7	ADVANCED MICRO DEVICES, INC. a Delaware Corporation, and AMD INTERNATIONAL	OBJECTIONS AND COMMENTS OF					
8	SALES AND SERVICE, LTD, a Delaware Corporation,	THIRD PARTY FRY'S ELECTRONICS, INC. TO THE [PROPOSED] PROTECTIVE					
9	Plaintiffs,	ORDER					
10	vs.						
11	INTEL CORPORATION, a Delaware corporation,						
12	and INTEL KABUSHIKI KAISHA, a Jananese Corporation,						
13	Defendants.						
14	IN RE INTEL CORPORATION MICROPROCESSOR ANTITRUST	MDL No. 1717-JJF					
15	LITIGATION	MDL NO, 1717-JJF					
16	PHIL PAUL, on behalf of himself and all others						
17	similarly situated.						
18	Plaintiffs, vs.						
19	INTEL CORPORATION,						
20	Defendant.						
21	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA					
22		ANTA CLARA					
23	COORDINATION PROCEEDING SPECIAL	J.C.C.P. No. 4443					
24	TITLE (Rule 1550(b))						
25	INTEL X86 MICROPROCESSOR CASES						
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	Case No. C05 00145 JW Third Party Fry's electronics, Objection and Comments Re. [Proposed] Protective Order						

1	Fry's Electronics, Inc. ("Fry's") is a third party to this action and was served with a document						
2	production subpoena on October 4, 2005, from Plaintiff Advanced Micro Devices, Inc. and AMD						
3	International Sales and Service, Ltd. (hereinafter "Plaintiffs"). Pursuant to the Court's invitation, Fry's						
4	hereby submits the following comments and objections to the [Proposed] Protective Order.						
5	1. Fry's objects to paragraph 1 of the Terms and Conditions of Protective Order						
6	section. More specifically, Fry's objects to the last sentence of this paragraph which currently states:						
7	Confidential Discovery Material that loses that designation, either by agreement of the						
8							
9	unless such use is restricted by agreement of by the Court.						
10	Fry's Objects to this provision because it would allow the Parties to agree to treat information						
11	designated "Confidential" by Third Parties as non-confidential. In other words, it would allow the Parties						
12	to circumvent a Third Parties' "Confidential" designation by mere agreement of the parties. It is Fry's						
13	position that information designated as "Confidential" by Third Parties should remain Confidential unless						
14	the Third Party producing the document agrees otherwise or unless the Court, after giving the Third Party						
15	an appropriate opportunity to be heard on the issue, orders that the information is to be treated in a manner						
16	other than Confidential.						
17	Fry's further objects to the phrase " may be used for any purpose, unless such use is restricted						
18	by agreement or by the Court." Fry's requests that this phrase be changed to " may be used for any						
19	purpose, unless such use is restricted by agreement, by law, or by the Court." (emphasis added to denote						
20	addition).						
21	2. Fry's Objects to Paragraph 6 subsection (c) and paragraph 9. Plaintiffs have subpoenaed						
22	highly confidential sales documents such as industry-wide purchase agreements and sales information.						
23	Said information could greatly harm Fry's, and other Third Parties, ability to negotiate competitive						
24	purchase orders and vendor agreements should it be disclosed to the Parties to the lawsuit. Fry's therefore						
25	requests that a second "tier" be added to the protective order that would shield such highly confidential						
26	information from disclosure to the Parties' and their In-House Counsel.						
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28	Case No. C05 00145 JW DEFENDANTS FRY'S AND FEB'S MOTION TO DISMISS						

Case No. C05 00145 JW

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DEFENDANTS FRY'S AND FEB'S MOTION TO DISMISS FAC

1 In the alternative, should the Court refuse Fry's request for a two-tiered protective order, Fry's 2 requests that In-House Counsel should be precluded from viewing confidential documents in their normal 3 place of business and that they only be granted access to view the documents at their outside counsel's 4 offices. Paragraph 9 provides that: 5 ... In no event shall Confidential Discovery Material be stored in at any business premises of the Receiving Party, or be made accessible electronically to employees of the Receiving 6 Party, except that In-House Counsel may view, but not store, Confidential Discovery 7 Material at his or her normal workplace by electronically and remotely accessing a Receiving Party's electronic document repository . . . 8 Making the Confidential documents available electronically for inspection by In-House Counsel at 9 their "normal workplace," is essentially equivalent to storing the documents at the offices of In-10 House Counsel. There is simply no need for such ready access to confidential documents by In-11 House Counsel and the risk of abuse and exposure to other Party employees is too great. Indeed, 12 there is nothing that would prohibit the In-House Counsel from printing the documents or storing 13 them in a manner that could be viewed by others within the Parties' employment. 14 Finally, to the extent that this Court allows In-House Counsel to view Confidential 15 documents produced by Third Parties, Fry's requests that the In-House Counsel's identity be 16 disclosed to the Third Parties. Therefore, paragraph 6(c) should be changed from: "Two In-House 17 Counsel identified to the opposing party" to, "Two In-House Counsel Identified to the opposing 18 Party and any Producing Party." 19 3. Last, Fry's requests that the Third Parties be given access to the "Acknowledgements of 20 Protective Order." This is necessary to ensure that the Third Parties know who has been given access to 21the "Confidential" documents that they produced. The Third Parties clearly have a right to know who has 22been given access to their "Confidential" information. For example, if an expert in this case should also 23 be involved in another matter involving a Third Party (or later become involved a matter involving the 24 Third Party) and he or she has been given access to "Confidential" information from that Third Party, the 25Third Party clearly has an interest knowing about said access. Accordingly, Fry's requests that the last 26 sentence in Paragraph 7 be changed from: "The Acknowledgements will not be exchanged, but will be 273 28 Case No. C05 00145 JW DEFENDANTS FRY'S AND FEB'S MOTION TO DISMISS

1	maintained and made available to the Court upon the Court's request" to "The Acknowledgements of
2	Protective Order shall be timely produced to the Producing Part and will be maintained and made
3	available to the Court upon the Court's request."
4	Respectfully submitted,
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7	DATED: May 19, 2006
8	By Billin
9	By: $\frac{1}{10000000000000000000000000000000000$
10	Attorneys for Third Party FRY'S ELECTRONICS, INC.
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28	Case No. C05 00145 JW DEFENDANTS FRY'S AND FEB'S MOTION TO DISMISS
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1	Case Name: <u>AMD v. Intel, et al.</u> Case Number: USDC - District of Delaware-Proceeding No.: 05-441-JJF					
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4	PROOF OF SERVICE BY ELECTRONIC MAIL (E-MAIL)					
5	I, the undersigned employee, declare and state that I am over 18 years of age,					
6	employed in the City of San Jose, County of Santa Clara, California, and not a party to this					
7	action. My business address is 600 E. Brokaw Road, San Jose, CA 95112.					
8	On May 19, 2006, at my place of business following ordinary business practice, I					
9	served OBJECTIONS AND COMMENTS OF THIRD PARTY FRY'S					
10	ELECTRONICS, INC. TO THE [PROPOSED] PROTECTIVE ORDER by transmitting					
11	a true copy by electronic mail (e-mail) thereof from my regular office email address					
12	bdh@i.frys.com, to Frederick L. Cotrell, III at Cottrell@rlf.com, Chad M. Shandler at					
13	shandler@rlf.com, Richard W. Horowitz at rhorowitz@potteranderson.com, W. Harding					
14	Drane, Jr. at wdrane@potteranderson.com, James L. Holzman at jlholzman@prickett.com , J.					
15	Clayton Athey at jcathey@pickett.com. Each such electronic transmission was reported as					
16	complete and without error.					
17	I declare under penalty of perjury under the laws of the State of California that the					
18	forgoing is true and correct.					
19	Eligion Bin Altra					
20	$\frac{DATED: 5/19/06}{BRIAN D. HENRI}$					
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28	PROOF OF SERVICE BY ELECTRONIC MAIL (E-MAIL) - OBJECTIONS AND COMMENTS OF THIRD PARTY FRY'S ELECTRONICS, INC. TO THE [PROPOSED] PROTECTIVE ORDER					

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600 E. Brokaw Road + San Jose, CA 95112 + Ph: (408) 487-4748 + Fax: (408) 487-4741

May 19, 2006

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VIA OVERNIGHT COURIER

United States District Court District of Delaware 844 N. King Street Lockbox 18 Wilmington, DE 19801 Attn: Clerk to the Court

Re: <u>AMD v. INTEL, et al.</u> USDC, District of Delaware.: 05-1717 JJF

Dear Clerk:

Enclosed please find an original and two copies of **OBJECTIONS AND COMMENTS OF THRID PARTY FRY'S ELECTRONICS, INC. TO THE** [**PROPOSED**] **PROTECTIVE ORDER** in the above-entitled action.

Please file the original and mail back to this office a file endorsed stamped copy in the enclosed self-addressed stamped envelope.

Should you have any questions or concerns please contact me by telephone at (408) 487-4748 or by facsimile at (408) 487-4741. Thank you.

Very truly yours,

Steven Delaney Paralegal

/spd Enclosure

EMAIL BDH@I: Frys. com