## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

IN RE: INTEL CORPORATION)MICROPROCESSOR ANTITRUST)LITIGATION)	Civil Action No. 05-MD-1717-JJF
ADVANCED MICRO DEVICES, INC., a)Delaware corporation, and AMD)INTERNATIONAL SALES & SERVICE, LTD., a Delaware corporation,)	
Plaintiffs,	
v. )	Civil Action No. 05-441-JJ F
INTEL CORPORATION, a Delaware)corporation, and INTEL KABUSHIKI KAISHA,)a Japanese corporation,)	
Defendants.	:
) PHIL PAUL, on behalf of himself and all others similarly situated,	
) Plaintiffs,	Civil Action No. 05-485-JJ F
v. )	CONSOLIDATED ACTION
INTEL CORPORATION,	
) Defendant. )	

## STIPULATION AND ORDER REGARDING CLASS PLAINTIFFS' MOTION TO COMPEL TECH DATA

WHEREAS, plaintiffs in coordinated class actions ("Class Plaintiffs") served a Fed. R.

Civ. P. 30(b)(6) deposition notice and subpoenas on Tech Data Corporation ("Tech Data")

regarding the transactional data produced by Tech Data in the coordin ated class actions;

WHEREAS, the deponent provided by Tech Data at the corresponding June 12, 2009 deposition was unable to answer certain of Class Plaintiffs' questions relating to Tech Data's production of transactional data;

WHEREAS, Class Plaintiffs filed a motion to compel further responses from Tech Data on June 12, 2009;

WHEREAS, on June 19, 2009, the Court entered an Order (D.I. 1927 in 05-MD-1717) directing that Tech Data file its response to Class Plaintiffs' motion, if any, on or before June 26, 2009, and that Class Plaintiffs file a reply submission, if any, on or before July 1, 2009; and

WHEREAS, Class Plaintiffs and Tech Data are currently coordinating efforts to address the unanswered deposition questions b y July 17, 2009, through Tech Data's submission of a written declaration and/or an additional R. 30(b)(6) deposition or depositions;

NOW, THEREFORE, IT IS HEREBY STIPULATED by Class Plaintiffs and Tech Data, subject to the approval of the Court, that:

1. Class Plaintiffs' motion to compel Tech Data will be held in abe yance through and including Friday, July 17, 2009.

2. On or before July 17, 2009, Class Plaintiffs and Tech Dat a will provide the Court with a joint report on the status of the dispute, tog ether with a proposed s chedule for additional briefing of Class Plaintiffs' motion to compel should such briefing be necessary.

Dated: June \_\_\_\_, 2009

2

## PRICKETT JONES & ELLIOTT, P.A.

By: <u>/s/ J. Clayton Athey</u> James L. Holzman (#663) jlholzman@prickett.com J. Clayton Athey (#4378) jcathey@prickett.com 1310 King Street P.O. Box 1328 Wilmington, DE 19899 (302) 888-6500 Interim Liaison Counsel for Class Plaintiffs

## **SHUTTS & BOWEN LLP**

By: /s/ Eric S. Adams

Eric S. Adams eadams@shutts.com 100 S. Ashley Drive, Suite 1500 Tampa, FL 33602 (813) 227-8122 Attorneys for Tech Data Corporation

IT IS SO ORDERED on this day of , 2009.

Vincent J. Poppiti (DSBA No. 100614) Special Master