IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

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

ORDER ESTABLISHING A CUT OFF DATE FOR NEGOTIATIONS WITH THIRD PARTIES REGARDING DISCOVERY OF INFORMATION COVERED UNDER NON-DISCLOSURE AGREEMENTS

WHEREAS, in November 2005, Advanced Micro Devices, Inc. and AMD International Sales and Service Ltd. (collectively "AMD") served its First Request For Production of Documents and Things on Intel Corporation and Intel Kabushiki Kaisha

(collectively "Intel");

WHEREAS, in December 2005, Intel served its First Request For Production of Documents on AMD:

WHEREAS, since December 2005, Intel and AMD ("the Parties") have been negotiating regarding the production of documents pursuant to these and subsequent requests for production of documents (collectively the "Parties' Document Production Requests");

WHEREAS, pursuant to the Parties' Document Production Requests, the Parties will be required to produce documents which may contain information covered by Non-Disclosure Agreements ("NDAs") entered between a Party and third parties ("NDA Third Parties");

WHEREAS, pursuant to the Protective Order entered on September 26, 2006, the Parties are required to give notice to NDA Third Parties prior to the production of documents;

WHEREAS, commencing on October 6, 2006, AMD sent out notice letters to NDA Third Parties regarding its document production to Intel;

WHEREAS, commencing on October 20, 2006, Intel sent out notice letters to NDA Third Parties regarding its document production to AMD;

WHEREAS, since sending notice letters, both Parties have been negotiating in good faith with certain NDA Third Parties regarding the production of NDA Third Party confidential information pursuant to the Parties' Document Production Requests;

WHEREAS, by Case Management Order dated May 16, 2006 (amended September 27, 2006), AMD and Intel must complete their exchange of documents pursuant to the Parties' Document Production Requests by March 27, 2007; and

WHEREAS, it is in the interest of the Parties and the NDA Third Parties to

effectively negotiate any remaining NDA issues and expedite the production of the Parties' documents.

NOW THEREFORE, IT IS HEREBY ORDERED:

1. All Parties' negotiations with each of the NDA Third Parties regarding the

production of documents pursuant to the Parties' Document Production Requests shall be

completed on or before December 4, 2006.

2. Motion practice with respect to any dispute with an NDA Third Party that

cannot be resolved amicably may commence beginning December 5, 2006, or sooner if impasse

is reached.

3. Unless the Special Master orders otherwise (i) motion practice regarding

any NDA Third Party dispute shall be expedited as follows: opposition letter briefs shall be

served no later than five (5) business days following service of the letter application, and reply

letter briefs shall be served no later than three (3) business days following service of the

opposition letter brief; and (ii) if, after service of the reply letter brief, the Special Master deems

it necessary to hear oral argument, such argument shall be heard by telephone conference.

4. The Parties shall promptly provide copies of this Order to all NDA Third

Parties and, by November 30, 2006, shall certify to the Special Master to whom, by what method,

and on what date service to each NDA Third Party was completed.

SO ORDERED this 21st day of November, 2006.

Vincent J. Poppiti

Special Master