IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

IN RE INTEL CORPORATION MICROPROCESSOR ANTITRUST LITIGATION))) MDL No. 05-1717-JJF)))
ADVANCED MICRO DEVICES, INC. a) (DM 12))
Delaware corporation, and AMD INTERNATIONAL SALES & SERVICE, LTD.,))
a Delaware corporation,)) C. A. No. 05-441 (JJF)
Plaintiffs,)
v.	<i>)</i>)
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,) C.A. No. 05-485-JJF
v.) CONSOLIDATED ACTION
INTEL CORPORATION,))
Defendant.)

SUPPLEMENTAL DECLARATION OF JAMES S. VENIT

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Dated: July 3, 2008

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SUPPLEMENTAL DECLARATION OF JAMES S. VENIT

I, James S. Venit, make the following declaration.

- 1. I previously signed a declaration on July 2, 2008 in connection with Intel Corporation's Opposition to the discovery motion of Union Federale Des Consommateurs Que Choisir.
- 2. After signing that declaration, I received the attached letter from Per Hellström. See Exh. A.
- 3. Mr. Hellström leads the unit within the European Commission's Directorate General for Competition ("DG Comp") that is responsible for dealing with Information industries, the Internet and consumer electronics.

I declare under penalty of perjury under the laws of the United States of America that, to the best of myknowledge and belief, the foregoing is true and correct. Executed on July 3, 2008.

James S. Venit

EXHIBIT A



EUROPEAN COMMISSION

Competition DG

Information, Communication and Media Information Industries, Internet and consumer electronics

02.07.08 D 005077

Brussels, COMP-C-3/MS/ad (2008)D*425

Delivered by electronic mail and by post

Mr James Venit Skadden, Arps, Slate, Meagher & Flom LLP Avenue Louise 523 1050 Brussels Belgium

Subject:

Case COMP/C-3/37.990 - Intel

(Please quote this reference in all correspondence) Request for intervention in US proceedings

Dear Jim.

I refer to your letter of 6 June 2008 concerning the current proceedings before the US District Court for the District of Delaware.

In that letter, you request that the Commission should intervene in these proceedings to oppose the recent discovery motion of the Union Fédérale des Consommateurs Que Choisir ("UFC Que Choisir") pursuant to 28 U.S.C. § 1782.

Having considered your request carefully, I would like to let you know that we do not in principle see any need for the Commission to intervene in these proceedings. Our position as regards requests under section 1782, for the purpose of using the documents obtained through this provision in proceedings before the Commission, has already been made clear in our previous amicus curiae briefs in the AMD v. Intel case before the US Supreme Court. You evidently have access to these briefs and our understanding is that nothing would prevent Intel from referring to these before the US Court for that part of UFC Que Choisir's discovery motion. The same potential reference can be made to this letter.

Insofar as UFC Que Choisir's discovery motion is filed also for the purpose of obtaining evidence for private damage actions before EU Member States' civil courts, I wish to clarify that this issue has obviously not been addressed in the above-mentioned amicus curiae briefs in the AMD v. Intel case and that consequently different considerations may have to be taken into account by the US Courts in this regard.

Commission européenne, B-1049 Bruxelles / Europese Commissie, B-1049 Brussel - Belgium. Telephone: (32-2) 299 11 11. Office: J-70 4/136. Telephone: direct line (32-2) 2954804. Fax: (32-2) 2950128.

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In any event, should the Commission receive a direct question from the competent judge in the present proceedings concerning our position on either of these two distinct issues, we will naturally reply as appropriate.

Yours sincerely,

P¢r Hellström

cc. Mr. Cecilio Madero Ms Vanessa Turner