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 Delaware corporation, and AMD INTERNATIONAL SALES & SERVICES, LTD., a Delaware corporation,))))
Plaintiffs,))
V.) C.A. No. 05-441-JJF
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,) CONSOLIDATED ACTION
v.))
INTEL CORPORATION,))
Defendants.))

STIPULATION AND PROPOSED ORDER MODIFYING LOCAL RULE 30.3 OF CIVIL PRACTICE AND PROCEDURE

WHEREAS, this action was commenced on June 27, 2005 by plaintiffs Advanced Micro Devices, Inc. and AMD International Sales & Service, Ltd. (hereafter jointly, "AMD") against defendants Intel Corporation and Intel Kabushiki Kaisha (hereafter jointly, "Intel");

WHEREAS, coordinated class actions files by purchasers ("Class Plaintiffs") are also pending in this District against Intel pursuant to a November 3, 2005 order of the Judicial Panel on Multidistrict Litigation;

WHEREAS, on September 19, 2008, the Federal Trade Commission ("FTC") asked AMD and Intel to permit FTC attorneys to attend (though not participate in) depositions in this action;

WHEREAS, pursuant to subpoena, the parties have already furnished the FTC with all discovery material exchanged in the case, including confidential materials received from third parties, such that attendance by the FTC will not raise Protective Order issues;

WHEREAS, AMD, Intel, and Class Plaintiffs do not object to the FTC's attendance at depositions in this action; but

WHEREAS, Local Rule 30.3 of Civil Practice and Procedure of the Court limits the attendance at depositions to deponents, parties, and their counsel.

NOW, THEREFORE, IT IS HEREBY STIPULATED BY AND AMONG AMD, INTEL, AND CLASS PLAINTIFFS, THROUGH THEIR RESPECTIVE COUNSEL AND SUBJECT TO THE APPROVAL OF THE COURT, AS FOLLOWS:

- Notwithstanding Local Rule 30.3 of Civil Practice and Procedure of the Court,
 FTC attorneys may attend (though not participate in) depositions in this action.
- 2. The FTC shall notify all Parties at least ten days prior to any deposition if the FTC intends to attend that deposition. If any such deposition is a third-party deposition, the Noticing Party shall notify the third party of the FTC's intention to attend the deposition at least five days prior to the deposition.

3. Nothing herein shall modify the confidentiality protections afforded to depositions under the Protective Order.

Dated: October 2, 2008

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By: /s/ Chad M. Shandler

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Attorneys for Intel Corporation and Intel Kabushiki Kaisha Having read and considered the foregoing Stipulation and Proposed Order Regarding

Modification To Local Rule 30.3 Of Civil Practice And Procedure, the Special Master HEREBY

RECOMMENDS THAT THE COURT ADOPT THE SAME.

ENTERED this May of October, 2008.
Vincent & Poppiti (DSBA) No. 100614 Special Master
SO ORDERED this day of October, 2008.
United States District Court Judge