IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

IN RE INTEL CORP MICROPROC LITIGATION	ESSOR ANTITRUST))) MDL No. 1717-JJF))
Delaware corp	MICRO DEVICES, INC., a oration, and AMD DNAL SALES & SERVICES, LTD., rporation,))))
	Plaintiffs,)
V.) C.A. No. 05-441-JJF
	ORATION, a Delaware corporation, ABUSHIKI KAISHA, a Japanese))))
	Defendants.))
	on behalf of himself similarly situated,))) C.A. No. 05-485-JJF
	Plaintiffs,) CONSOLIDATED ACTION
v.))
INTEL CORE	ORATION,)
	Defendants.))

STIPULATION AND PROPOSED ORDER MODIFYING CMO No. 3 REGARDING EXCHANGE OF DOCUMENTS CONSIDERED BY EXPERTS

WHEREAS, on September 19, 2007, the Court entered Case Management Order No. 3, which included in Paragraph 5 provisions permitting the parties to self-TIFF native format documents furnished to them by the other parties, and to disclose those self-TIFFed documents to their experts;

WHEREAS, on or about March 1, 2007 the Court entered the Second Amended Stipulation Regarding Electronic Discovery and Format of Production (hereinafter, the "Native Format Stipulation");

WHEREAS, Paragraph 5(b) of Case Management Order No. 3 establishes TIFF limits for each party which specify the number of documents furnished by the other side that each party may self-TIFF;

WHEREAS, the second sentence of Paragraph 5(d) of Case Management Order No. 3 provides: "TIFFs subject to this paragraph that are furnished to and considered by a testifying expert shall be identified and provided to the other side no later than the time the expert is required to furnish a written report pursuant to F.R.C.P. 26(a)(2)(B), but only those documents an expert relies upon (which will be so identified to the other side at the time the witness furnishes his report) will count against the sponsoring party's TIFF limit.";

WHEREAS, AMD, Class Plaintiffs and Intel want to establish an agreed procedure for exchanging all documents furnished to or otherwise considered by each party's experts, including but not limited to the TIFFs created pursuant to the self-TIFF provisions of Paragraph 5 of Case Management Order No. 3; and

WHEREAS, AMD, Class Plaintiffs, and Intel have agreed, as set forth herein, to such a procedure.

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

1. The second sentence of Paragraph 5(d) of Case Management Order No. 3 is modified to provide as follows: Within seven days of the exchange of an expert's report, the sponsoring party will provide a DVD or other similar media containing TIFFs (along with a load file consistent with the requirements of Paragraph 25 of the Native

Format Stipulation) of all documents furnished to or otherwise considered by that expert excluding only (a) databases exchanged during discovery that were considered by the expert and (b) publicly available documents (such as books, articles, etc.) which the sponsoring party will identify.

- 2. This stipulation is not intended to abrogate or modify the limitations on expert discovery set forth in the May 11, 2007 Amended Stipulation and Protective Order Regarding Expert Discovery.
- 3. Only adverse-party documents on which the expert relies shall be counted against that party's TIFF limit. TIFFs of the documents on which the expert does not rely shall be numbered in a manner to permit them to be easily distinguished from TIFFs on which the expert does rely and other TIFFs counting against that party's TIFF limit, and no such document shall be used at any deposition unless and until properly redesignated and TIFFed pursuant to this paragraph.

/s/ James L. Holzman

James L. Holzman (#663)
J. Clayton Athey (#4378)
Prickett Jones & Elliott, P.A.
1310 King Street
Post Office Box 1328
Wilmington, DE 19899
(302) 888-6509
jlholzman@prickett.com
jcathey@prickett.com

Interim Liaison Counsel and Attorneys for Phil Paul, on behalf of himself and all others similarly situated

/s/ Frederick L. Cottrell, III

Frederick L. Cottrell, III (#2555)
Chad M. Shandler (#3796)
Steven J. Fineman (#4025)
Richards Layton & Finger
One Rodney Square
920 North King Street
Wilmington, DE 19801
(302) 651-7700
cottrell@rlf.com
shandler@rlf.com
fineman@rlf.com

Attorneys for Advance Micro Devices, Inc. and AMD International Sales & Service, Ltd.

/s/ Richard L. Horwitz

Richard L. Horwitz (#2246)
W. Harding Drane, Jr. (#1023)
Potter Anderson & Corroon LLP
Hercules Plaza, 6th Floor
1313 N. Market Street
Post Office Box 951
Wilmington, D.E. 19890-0951
(302) 984-6000
rhorwitz@potteranderson.com
wdrane@potteranderson.com

Attorneys for Intel Corporation and Intel Kabushiki Kaisha

ENTERED this 21 day of Collew, 2008.

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

SO ORDERED this ____ day of _____, 2008.

United States District Court Judge