IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

IN RE	205000)
INTEL CORP. MICROPRO ANTITRUST LITIGATION) MDL Docket No. 05-1717-JJF
ADVANCED MICRO DEV Delaware corporation, and A INTERNATIONAL SALES a Delaware corporation,	AMD))))
ν.	Plaintiffs,)) Civil Action No. 05-441-JJF)
INTEL CORPORATION, a corporation, and INTEL KA a Japanese corporation,)))
	Defendants.)))
PHIL PAUL, on behalf of hand all others similarly situa)))
	Plaintiffs,)) Civil Action No. 05-485-JJF
v. INTEL CORPORATION,) CONSOLIDATED ACTION
and a second second has a second	Defendant.	,)
	** ** * ** * * * * * * * * * * * * * *	,

STIPULATION AND PROPOSED ORDER REGARDING THE PREPARATION OF PRIVILEGE LOGS

WHEREAS, the parties anticipate extremely large production of documents in the aboveentitled matters; and

WHEREAS, the parties recognize that the preparation of logs of privileged documents in this matter will require potentially enormous expense; and

WHEREAS, the parties have worked cooperatively to negotiate and agree upon the scope of the privilege logs to be prepared in this matter under Rule 26(b)(5) of the Federal Rules of Civil Procedure.

NOW, THEREFORE, IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES, THROUGH THEIR RESPECTIVE COUNSEL, SUBJECT TO THE APPROVAL OF THE COURT, AS FOLLOWS:

The following categories of documents do not need to be included on each party's privilege log under Rule 26(b)(5) of the Federal Rules of Civil Procedure for the privilege to be maintained:

- (1) Privileged communications, including attorney work product, to and from a party's outside counsel, their litigation support vendors or consultants in connection with this litigation and related competition investigations, including, but not limited to, those in Europe, Japan and Korea.
- (2) Privileged communications occurring or generated on or after January 1, 2005, including attorney work product, between in-house counsel for a party (including paralegals and legal department administrative staff) and that party's current employees in connection with this litigation and related competition investigations (but not events underlying this litigation or related competition investigations).
- (3) Privileged communications, including attorney work product, solely between or among a party's in-house counsel.
- (4) All privileged communications of Beth Ozmun (of AMD) and Eva Almirantearena (of Intel), who are hereby represented by AMD and Intel, respectively, to be the in-house attorneys with primary responsibility for this litigation.

This stipulation will not alter the parties' document retention obligations, nor will it alter the parties' obligations to redact privileged material from otherwise non-privileged, responsive documents and to produce such documents in redacted form. Further, nothing in this stipulation is intended to create any privilege where it would otherwise not exist, nor to preclude a party from challenging the existence of any claimed privilege, nor to preclude a party from seeking the identification of specific documents as to which privilege is claimed and challenging such claimed privilege by motion.

Jesse A. Einkelstein (#1090) finkelstein@rlf.com Frederick L. Cottrell, III (#2555) cottrell@rlf.com Chad M. Shandler (#3796) shandler@rlf.com Steven J. Fineman (#4025) fineman@rlf.com Richards, Layton & Finger One Rodney Square 920 North King Street

Chuck Diamond Linda Smith Mark Samuels O'Melveny & Myers LLP 400 South Hope Street Los Angeles, CA 90071-2899

Wilmington, DE 19801

Counsel for Advanced Micro Devices, Inc. and AMD International Sales & Services. Ltd.

/s/ Richard L. Horwitz

Richard L. Horwitz (#2246) rhorwitz@potteranderson.com W. Harding Drane, Jr. (#1023) wdrane@potteranderson.com Potter Anderson & Corroon LLP Hercules Plaza, 6th Floor 1313 N. Market Street P.O. Box 951 Wilmington, DE 19899-0951

Robert E. Cooper Daniel S. Floyd Gibson, Dunn & Crutcher LLP 333 South Grand Avenue Los Angeles, CA 90071

Peter E. Moll Darren B. Bernhard Howrey, LLP 1299 Pennsylvania Ave. N.W. Washington, DC 20004

Attorneys for Intel Corporation and Intel Kabushiki Kaisha

/s/ James L. Holzman

James L. Holzman (#663) ilholzman@prickett.com J. Clayton Athey (#4378) jcathey@prickettt.com Prickett Jones & Elliott, PA 1310 King Street P. O. Box 1328 Wilmington, DE 19899

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

CO ODDEDED (hia .	dan af		2006
SO ORDERED t	ms (day of	,	2000