

ORIGINAL



UNITED STATES OF AMERICA
FEDERAL TRADE COMMISSION

In the Matter of)
)
INTEL CORPORATION,)
)
Respondent.)

PUBLIC

Docket No. 9341

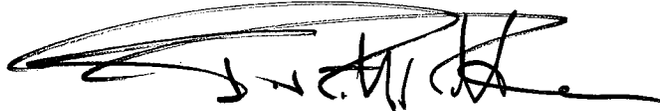
**Joint Motion Setting Due Date of April 26, 2010, for Complaint Counsel's Reply Brief on
Their Motion to Admit European Commission Decision**

At the March 25, 2010, status conference, the parties agreed that Respondent Intel Corporation should be permitted to file a response to Complaint Counsel's Motion to Admit European Commission Decision dated March 17, 2010 that exceeded the length prescribed by Rule 3.22(c); that Complaint Counsel should be permitted to file a reply brief; and that both parties should have additional time to file these briefs. It appears that the Court agreed in principle with the parties' proposal, Tr. at 48, and, by agreement, Intel, with a two week extension, filed its response on April 12, 2010.

Neither the Court nor the parties set the specific due date for Complaint Counsel's reply brief. Therefore, by stipulation of the parties, and subject to the approval of the Court, the parties propose that Complaint Counsel will have until April 26, 2010, to file its reply brief of no more than 1,250 words.

April 14, 2010

Respectfully submitted,



J. Robert Robertson
Bureau of Competition
Federal Trade Commission
600 Pennsylvania Ave N.W.
Washington, D.C. 20580
(202) 326-2008
rrobertson@ftc.gov

Complaint Counsel



Daniel Floyd
Gibson, Dunn & Crutcher
333 South Grand Ave.
Los Angeles, CA 90071-3197
(213) 229-7148
DFloyd@GibsonDunn.com

Counsel for Respondent

CERTIFICATE OF SERVICE

I certify that I filed via hand and electronic mail delivery an original and two copies of the foregoing Joint Motion Setting Due Date for Complaint Counsel's Reply Brief with:

Donald S. Clark
Secretary
Federal Trade Commission
600 Pennsylvania Ave., NW, Rm. H-159
Washington, DC 20580

I also certify that I delivered via electronic and hand delivery a copy of the foregoing Joint Motion Setting Due Date for Complaint Counsel's Reply Brief to:

The Honorable D. Michael Chappell
Administrative Law Judge
Federal Trade Commission
600 Pennsylvania Ave., NW, Rm. H-113
Washington, DC 20580

I also certify that I delivered via electronic mail a copy of the foregoing Joint Motion Setting Due Date for Complaint Counsel's Reply Brief to:

James C. Burling
Eric Mahr
Wendy A. Terry
Wilmer Cutler Pickering Hale & Dorr
1875 Pennsylvania Ave., NW
Washington, DC 20006
james.burling@wilmerhale.com
eric.mahr@wilmerhale.com
wendy.terry@wilmerhale.com

Robert E. Cooper
Joseph Kattan
Daniel Floyd
Gibson Dunn & Crutcher
1050 Connecticut Ave., NW
Washington, DC 20036
rcooper@gibsondunn.com
jkattan@gibsondunn.com
dfloyd@gibsondunn.com

Darren B. Bernhard
Thomas J. Dillickrath
Howrey LLP
1299 Pennsylvania Ave., NW
Washington, DC 20004
BernhardD@howrey.com
DillickrathT@howrey.com

*Counsel for Defendant
Intel Corporation*

April 14, 2010

By:


Devon Kelly
Federal Trade Commission
Bureau of Competition