

The United States District Court
District of Delaware
J. Caleb Boggs Federal Building
844 N. King Street
Wilmington, Delaware 19801
U.S.A.

to

Tribunale di Milano - Sezione Terza Civile
Via Freguglia, 1 - 20122 Milano
[Case number: 67/2009 The Honorable Mr. Kluzer]

The United States District Court for the District of Delaware presents its compliments and respectfully informs the Civil Court addressed above that this Court's prior request for judicial assistance is withdrawn, for the reasons explained below.

1. By letter of request dated April 23, 2009 ("the Letter of Request"), this Court, the undersigned, sought the assistance of the Italian judiciary in connection with the civil action pending in the United States before this Court between Advanced Micro Devices, Inc. ("AMD"), *et al.*, and Intel Corporation, *et al.* A copy of the Letter of Request in English and Italian is attached hereto.

2. The Letter of Request sought the Italian judiciary's assistance in obtaining from Acer Italy Srl ("Acer") certain factual submissions and documents that Acer provided to the European Commission in connection with the European Commission's investigation into alleged anti-competitive conduct by Intel Corporation.

3. In the Letter of Request, this Court requested that Acer be directed to produce the requested documents to the undersigned. This Court was in turn to hold them pending receipt of the European Commission's response to certain questions directed to it. This Court has now been informed that AMD and Acer reached an agreement pursuant to which AMD agreed to withdraw its request that Acer produce the factual submissions and other documents and Acer agreed to provide information to AMD through other means. As a result, AMD no longer seeks to obtain the factual submission and other documents that Acer provided to the European Commission. Accordingly, the Letter of Request is withdrawn, and no further assistance from the Italian judiciary is sought in connection with this matter.

4. This Court expresses its appreciation to the Civil Court for its courtesy and assistance in this matter and reiterates that it shall be ready and willing to assist the courts of Italy in a similar manner when called on to do so.

ENTERED this ___ day of August, 2009

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

Joseph J. Farnan, Jr.
United States District Judge
Dated: August ___, 2009

Wilmington, DE