Truong v. Nvi

idia Co	orporation et al				Doc
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9		UNITED STATES	DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA				
11					
12	IN RE GRAPHICS PROCES	SING UNITS	Case No. M:07-cv-	01826-WHA	
13	ANTITRUST LITIGATION		MDL No. 1826		
14	This Document Relates to: ALL ACTIONS		[PROPOSED] ORDER PROVIDING FINAL APPROVAL OF SETTLEMENT		
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16			Hon. William H. Al	sup	
17	This metter having as	make the Count	for hooring managements	to the Order of this Co	
18	This matter having come before the Court for hearing, pursuant to the Order of this Court				
19	preliminarily approving the Settlement, dated December 18, 2008 (Docket No. 647), on the				
20	application of Defendants ATI Technologies, Inc. (now known as ATI Technologies ULC),				
21 22	Advanced Micro Devices, Ind	Advanced Micro Devices, Inc., AMD US Finance, Inc., and 1252986 Alberta ULC, Defendant			
22	Nvidia Corporation, and Plain	ntiff Class Represen	tatives Jordan Walker	and Michael Bensigno	r,
23	d/b/a Mike's Computer Servi	ces, both individual	ly and on behalf of the	class certified by this	
25	Court on July 18, 2008, for approval of the settlement (the "Settlement") set forth in the				
26	settlement agreement dated as of October 2, 2008 (the "Agreement") (Docket No. 617-2), and due				
27	and adequate notice having b	een given to the Cla	ss as required in said C	Order, and the Court	
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<u>[Proposed]</u> Order Providing Final Approval of Settlement M:07-cv-01826-WHA _

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1	having considered all papers filed and proceedings had herein and otherwise being fully informed			
2	in the premises and good cause appearing therefore,			
3	IT IS HEREBY ORDERED that:			
4 5	1. As used in this Order the capitalized terms not otherwise defined herein have the			
6	meanings set forth in the Agreement.			
7	2. This Court has jurisdiction over the subject matter of the Actions and over all			
8	Class Members, and to consider and enter this Order.			
9	3. The notice given to Class Members of the Settlement and the other matters set			
10	forth therein constitutes the best notice practicable under the circumstances and complies in all			
11	respects with the requirements of Rule 23 of the Federal Rules of Civil Procedure and due			
12	process.			
13 14	4. The Court has been advised of any objections to the Settlement and has given fair			
15	consideration to any such objections.			
16	5. The Settling Parties conducted arms-length negotiations in good faith which			
17	resulted in the proposed Settlement reflected in the Agreement.			
18	6. Pursuant to Rule 23 of the Federal Rules of Civil Procedure, this Court hereby			
19	approves the Settlement as set forth in the Agreement, finds that said Settlement is, in all respects,			
20	fair, reasonable, and adequate with respect to the Class, and directs that the Settlement be			
21 22	consummated in accordance with the terms and conditions set forth in the Agreement.			
23	7. The Releasors, and any other Person claiming (now or in the future) through or on			
24	behalf of them, and regardless of whether any such Releasor ever seeks or obtains by any means,			
25	including, without limitation, by submitting a Proof of Claim and Release, any distribution from			
26	the Net Settlement Fund established pursuant to the Agreement, shall be deemed to have fully,			
27	finally, and forever released, relinquished, and discharged all Released Claims against the			
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1	Releasees. The Releasors also shall have covenanted not to sue the Releasees with respect to all					
2	such Released Claims, and shall be permanently barred and enjoined from instituting,					
3	commencing, prosecuting or asserting any such Released Claim against the Releasees.					
4	8. The Distribution Plan is adjudged to be fair, reasonable and adequate and is hereby					
5	approved. Class Plaintiffs' Lead Counsel is directed to proceed with the Distribution Plan.					
6	9. The Court approves an award of \$_595,000 , plus any interest that					
7						
8	may have accrued on that sum deposited with the Escrow Agent, to reimburse Class Plaintiffs'					
9	Lead Counsel for payment of costs and expenses reasonably incurred in prosecuting and settling					
10 11	this action. To the extent, if any, that the funds described in the previous sentence are not used to					
11	reimburse the costs and expenses, they shall be used to reimburse Class Plaintiffs' Lead Counsel					
12	for attorneys' fees reasonably incurred in prosecuting this action.					
14	10. Without further order of the Court, the Settling Parties may agree to reasonable					
15	extensions of time to carry out any of the provisions of the Agreement.					
16						
17	IT IS SO ORDERED.					
18	April 1					
19	DATED: <u>April 1</u> , 2009					
20						
21	Judge William Alsup					
22	Hon. WIPHAN					
23	United States District Court Judge					
24	PRV DISTRICT OF					
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28	3 [Proposed] Order Providing Final Approval of Settlement M:07-cv-01826-WHA					