1		
2		
3		
4		
5		
6	IN THE UNITED STATES DISTRICT COURT	
7		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
9		
10	United States, ex rel.	No. C 13-03729 WHA
11	Michael A. Bruzzone, as Relator Original Source,	
12	BRINGING THIS ACTION ON BEHALF OF THE UNITED STATES OF AMERICA,	ORDER RE FIRST AMENDED COMPLAINT AGAINST INTEL
13		
14	c/o MELINDA HAAG, United States Attorney	CORPORATION
15	Northern District of California	rn District of California
16	And	
17 18	c/o ERIC HOLDER United States Attorney General United States Department of Justice,	
19	Plaintiffs,	
20	v.	
21	INTEL CORPORATION,	
22	Defendant.	
23	/	
24	On January 24, 2014, plaintiff manually filed a "first amended qui tam complaint to	
25	recover damages for anti-competitive actions and retaliation." The United States declined to	
26	intervene in this action long ago. After the declination, an October 2013 order stated "[t]he seal	
27	shall be lifted as to all other matters occurring in this action after the date of this order" (Dkt.	
28	No. 9).	

A January 2014 order set a deadline to serve the only remaining defendant, Intel Corporation (Dkt. No. 18). On January 16, 2014, the United States provided written consent to dismissal of this action, so long as it was without prejudice to the United States (Dkt. No. 20). Accordingly, the Clerk is **HEREBY ORDERED** to publicly docket plaintiff's first amended

complaint. To be clear, the seal has been lifted and all existing deadlines remain in place. Since the United States has consented to dismissal, if Intel Corporation is not properly served by **FEBRUARY 26**, this action will be dismissed without further notice.

IT IS SO ORDERED.

Dated: January 27, 2014.

UNITED STATES DISTRICT JUDGE