UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

)	
In the Matter of)	
)	
INTEL CORPORATION,)	DOCKET NO. 9288
)	
a corporation.)	
)	

ORDER GRANTING APPLICATION OF COMPAQ COMPUTER CORPORATION FOR IN CAMERA TREATMENT OF INTEL EXHIBIT

Having considered the Application filed by non-party Compaq Computer Corporation, and all parties having had full opportunity to be heard in this matter,

IT IS ORDERED that the Application for *In Camera* Treatment of Intel Exhibit is GRANTED. The document, marked as CQ 037714–21, is attached as attachment A to Exhibit 1 of the December 14, 1998 Response of Respondent Intel Corporation in Opposition to Compaq Computer Corporation's Motion for Reconsideration of Order Denying Motion to Quash Intel's Subpoena for the Deposition of Thomas Siekman, and Answer in Opposition to Compaq's Application for a Determination of Immediate Appealability Pursuant to Rule 3.23(b), and shall be maintained by the Secretary *in camera* for a period of five years. The Administrative Law Judge finds that the document contains highly confidential trade secrets, and that these trade secrets will remain competitively sensitive for the period during which the documents will remain under seal.

James P. Timony Administrative Law Judge

Dated: January 22, 1999