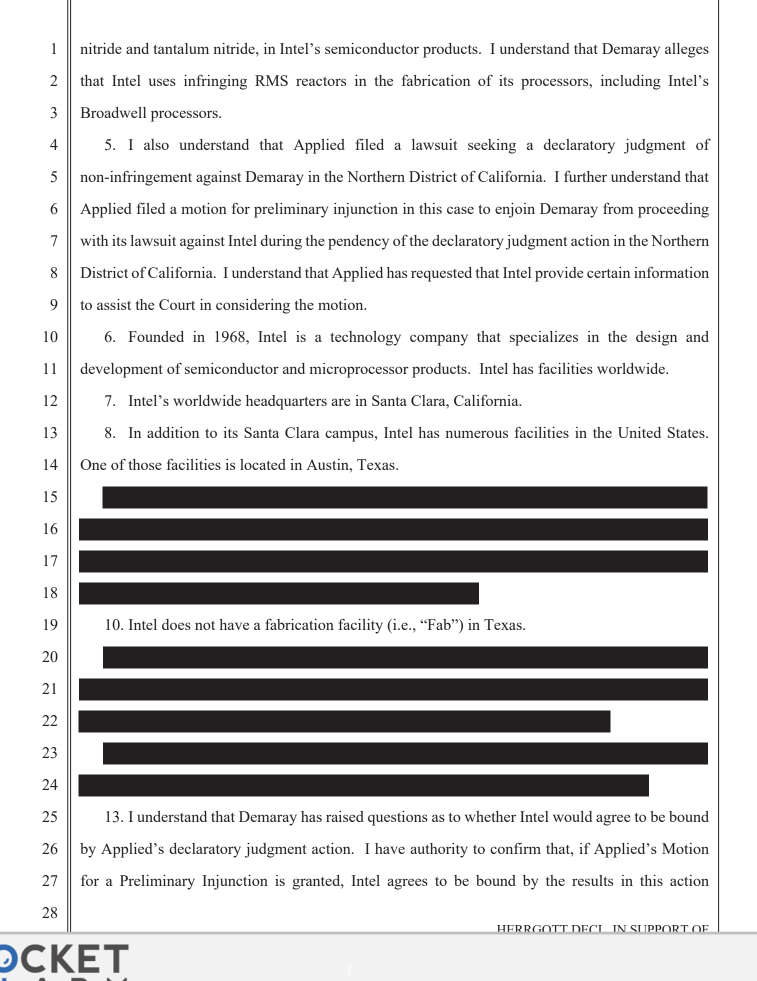
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REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED	
1 UNITED STATES DISTRICT COURT	
2 NORTHERN DISTRICT OF CALIFORNIA	
3	
APPLIED MATERIALS, INC.,	CASE NO. 5:20-cv-05676-EJD
Plaintiff,	DECLARATION OF THOMAS
vs.	HERRGOTT IN SUPPORT OF APPLIED MATERIALS, INC.'S REPLY IN SUPPORT OF MOTION FOR PRELIMINARY INJUNCTION
DEMARAY LLC,	
Defendant.	
9	
10	
11 I, Thomas Herrgott, hereby declare as follows:	
12 1. I am a Controller in the Corporate Financial Planning and Analysis Group at Intel	
13 Corporation ("Intel"). In this role, I am responsible for financial forecasting and reporting of Intel's	
14 Legal, HR, Finance, and Executive Office budgets. Previously, I have served in a number of	
15 manufacturing-focused roles at Intel, most recently as Fab/Sort Manufacturing Roadmap Specialist,	
16 where I was responsible for long-range capacity and capital investment strategy for all of Intel's	
17 fab manufacturing facilities. In total, I have worked at Intel for 22 years.	
18 2. I submit this declaration in support of Applied Materials, Inc.'s ("Applied") Reply in	
19 Support of Its Motion for a Preliminary Injunction.	
20 3. The facts set forth in this declaration are based on my own knowledge and on research	
21 conducted under my supervision and direction. If sworn as a witness to testify in this matter, I	
22 would testify to the facts as set forth herein.	
23 4. I understand that Demaray LLC ("Demaray") filed a lawsuit alleging Intel infringes U.S.	
24 Patent Nos. 7,544,276 and 7,381,657 in the Western District of Texas. I further understand that in	
25 that lawsuit, Demaray alleges that Intel infringes via Intel's use of reactive magnetron sputtering	
26 ("RMS") reactors, including the reactors in the Endura product line from Applied, purportedly	
27 using pulsed DC power for physical vapor deposition ("PVD") of layers, identifying titanium	
28 HERRGOTT DECL. IN SUPPORT OF	
	REDACTED VERSION OF DOCUMI UNITED STATES NORTHERN DISTRI APPLIED MATERIALS, INC., Plaintiff, vs. DEMARAY LLC, Defendant. I, Thomas Herrgott, hereby declare as follows: 1. I am a Controller in the Corporate Fi Corporation ("Intel"). In this role, I am responsib Legal, HR, Finance, and Executive Office budy manufacturing-focused roles at Intel, most recentl where I was responsible for long-range capacity fab manufacturing facilities. In total, I have worl 2. I submit this declaration in support of Support of Its Motion for a Preliminary Injunctio 3. The facts set forth in this declaration ar conducted under my supervision and direction. would testify to the facts as set forth herein. 4. I understand that Demaray LLC ("Dema Patent Nos. 7,544,276 and 7,381,657 in the West that lawsuit, Demaray alleges that Intel infringes ("RMS") reactors, including the reactors in the

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(including appeals) regarding the declaratory judgment causes of action asserted in Applied's First Amended Complaint, and the results of the specific invalidity grounds adjudicated in Applied's declaratory judgment action to the extent that any patent invalidity causes of action are asserted in the future.

-I-declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

DATED: October 9, 2020

By: Thomas Herrgott

Controller, General and Administrative Intel Corporation

HERRGOTT DECL. IN SUPPORT OF