

February 20, 2015; US DOJ IG Correspondence; Congressional Release – STATES version 1.1

Now that there's no more federal pork, get our State's bacon back from Intel Corp!

To: Mr. Michael Horowitz, Inspector General, United States Department of Justice
950 Pennsylvania Avenue, N.W., Suite 4706, Washington, D.C. 20530-0001

and Mr. George Dorsett, Lead Investigator, Office of the Inspector General, U.S.D.O.J.

Re: Request for DOJ internal investigation

and Ms. Candice Will, Deputy Director, Office of Professional Responsibility, FBI
J. Edgar Hoover Building, 935 Pennsylvania Ave., NW, Washington, D.C. 20535-0001

and Ms. Robin C. Ashton, Office of Professional Responsibility, U.S. Department of Justice
950 Pennsylvania Avenue, N.W., Suite 3529, Washington, D.C. 20530-0001

and Mr. David Johnson, Special Agent in Charge, FBI, at Phillip Burton Federal Building
450 Golden Gate Avenue, 13th Floor, San Francisco, CA 94102-9523

and Ms. Kamela Harris, Attorney General, State of California, Department of Justice
1300 I Street, Suite 1740, Sacramento, CA 95814

and Enforcement at Securities Exchange Commission, 100 F Street N.E., Wash. DC 20549

cc: Mr. James Comey, Director, Federal Bureau of Investigation, Washington, D.C. 20535

attn: Mr. Eric Holder, Attorney General and Ms. Leslie Caldwell, Assistant Attorney General

cc: Mr. Robert Veiga, Chief Criminal Division, Ms. Joyce Branda, Commercial Fraud Division
U.S. Department of Justice, 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

attn: States Attorneys General and States Governors

attn: Vice President Joseph Biden, 1600 Pennsylvania Avenue NW, Washington, D.C. 20500

cc: Chairman Burgess, Ranking Member Schakowsky and House Committee Commerce
Chairman Walden, Ranking Member Eshoo and House Communication & Tech
Chairman Shimkus, Ranking Member Tonke and House Environment & Economy
Chairman Murphy, Ranking Member DeGette and House Oversight & Investigations
Chairman Chaffetz, Ranking Member Cummings and House Oversight/Government
Chairman Burr, Vice Chairman Feinstein and Senate Special Intelligence Committee
Chairman Goodlatte, Ranking Member Conyers and House Committee on Judiciary
Chairman Grassley, Ranking Member Leahy and Senate Committee on Judiciary

cc: Commissioners Ramirez, Brill, Ohlhausen, Wright, Sweeney, Federal Trade Commission

cc: Mr. Kent Cox, Attorney Docket 9341, Bureau of Competition, 600 Pennsylvania Ave. NW
Washington, DC 20580; Mr. Tom Greene, Federal Trade Commission, San Francisco, CA

attn: Members of the United States Senate

cc: Mr. John Brennan, Director, Central Intelligence Agency, Washington, D.C. 20505

cc: General Dempsey, Chairman, Joint Chiefs of Staff at the Pentagon, Wash, DC 20318-9999

cc: Mr. Barack Obama, President of the United States and Attorney at Law.
At the White House, 1600 Pennsylvania Avenue NW, Washington, D.C. 20500

Mr. Horowitz, Mr. Dorsett, Ms. Will, Ms Ashton, Mr. Johnson, Ms. Harris, Enforcement at S.E.C., Mr. Comey, Mr. Brennan, Mr. Holder, Ms. Caldwell, Mr. Viega, Ms. Branda, Vice President Biden, Congressional Representatives, FTC Commissioners, Mr. Cox, Mr. Greene, Mr. Brennan, General Dempsey, President Obama.

Topic: Framed 203 months by Intel Corporation attorneys, detectives and rogue law enforcement too conceal economic espionage(s) targeting United States by racketeers violates material witness and federal aid's 1st, 4th, 6th, 9th and 14th Constitution Right.

State's Intel Corp PC Price Fix Recovery Metric; in receipt by States Attorneys General and States Departments of Consumer Protection. Metric = State average population 1993 through 2014 x 3 PC's used by Each State Citizen (meant to proximate in State business and personal PC purchase total) x \$11 for each PC = State Recovery Value. On RICO predicate act of price fix ten years back seems recoverable.

State Population x 3 PCs each x \$11 per PC = State Recovery Value from Intel Corp.

Re: Intervention by Department of Justice Inspector General to identify why some U.S. Department of Justice personnel, some California DOJ & State Government personnel, suspect FTC personal are or have been engaged, or are proximate too and stalling, and or concealing Federal and State Law Enforcement personnel, and a myriad of fixers including attorneys engaged to preclude full Intel Corporation antitrust, RICO and espionage remedies. Includes acts to push under and eliminate or too criminally disqualify this United States Federal Civic Servant in invited discovery assistant role. Status is based on industry witness to Intel antitrust, racketeering, espionages that support Federal Trade Commission Attorneys investigation that is Federal Trade Commission v Intel Corp. Dockets 9288, and 9341 incipient 15 U.S.C. § 5 antitrust investigations, and 9341 consent order monitoring.

Question: This witness invited by federal attorneys to aid them, would like to know why he is being targeted in direct retaliations (18 U.S.C. § 1512, 1513), framed through 203 consecutive months, by some to conceal Intel Corp. engaged in continuous and ongoing antitrust, rackets and espionage violations. By known network actor's including Intel Corp. executives, attorneys, business relations, channel and media agents, detectives, law enforcement known operating in federal and California State government including suspect at United States Department of Justice, known in Secret Service, known in Federal Bureau of Investigation, known in California Department of Justice and local law enforcement primarily in Marin County, California, but also suspect in Alameda, Contra Costa and Santa Clara Counties? *And I thank those who are already working through this discovery process.*

Why is a witness to racketeering, espionage(s) and criminal antitrust being framed by Intel Corp. attorneys, detectives, political relations, in parallel with some federal, state, local law enforcement; with judges playing along? And could it have anything to do with the \$256 billion dollar theft by a sub group of Intel Corporation employees engaged in that theft from their employer? Theft includes up to \$32,702,000,000 (EUCC affirmed) price fix (avoidable cost) theft from E.U. the Federal and States government and United States citizens. Which result's in some financial losses too INTC stockholders.

Executive Summary for USDOJ Office Investigator General;

DOJ Inspector General investigation to resolve traditionally slow address of associate network crime influences affecting **USDOJ, CDOJ, FBI, Intel Corp., ARM Inc,** Santa Clara County, Academics and Institutions, Venture Firms, Philanthropic Fronts, Individual Private Trusts (Dunn and Bradstreet Data Scientist expressed could find the stolen money). Includes some Intel Corp. former and current executives, business relations, stockholders, stakeholders, political allies, media enterprises, Intel Corp. lobbyists and publicists, some in federal Government, attorneys and some Judges manipulated too believe, or buy into associate network crime ring's criminal scheme.

Scheme relies on a 22 year false certification positioning Intel Inside as legitimate marketing cost documented in 22 consecutive Intel annual financials; 18 U.S.C. §§ 1961, 1962. On EUCC facts means to defraud E.U., United States and States of United States (18 U.S.C. 371) on ringmaster's cartel business plan that misrepresents Intel Corporation artificial methods of production economic, distribution, channel's system structural manipulation (acceleration's) relying on tied charge's that are price fix 15 U.S.C. §§ 1, 2, kick back payments 18 U.S.C § 874, 41 U.S.C. §§ 51-58, 8701, 8792, system incentives for collecting unlawful debt 18 U.S.C. 1962, managing tied charge administration, making direct payments that are off the books sales bribes documented SEC 1:10-cv-01245 in 2010; 18 U.S.C. § 1956, 1957. Passing through price fix charges 15 U.S.C. § 1 too exclusive dealers for their artificially accelerated sales push of demanded Intel processor production values. Mixed in with a processor production surplus that has little immediate demand other than by Intel channels for the illegal values that are Intel costs' attached to this surplus as tying incentives. Where competitive restraint's that are tying values, attached to both real time end market demanded product, but also its surplus, wipes out the domestic industry of Intel direct competitors, who include my former employers, in accelerated time, limited in space.

RICO positioned good for domestic economy, over 22 years, using a combination of both novel and illegal system tools. Devised by some institutions of higher education? Investment firms where Intel methods of collusion by model are known? Profited by

them through INTC stock price games? On system schemes falsely certified by Intel as legitimate marketing, communication, sales devices and promotional techniques.

Where Intel schemes are known by their developer's given their explicit basis for development, as Intel inventory discharge hyper accelerators, on their historically destructive competitive tendencies typical for cartel, or in this case, what has been and still may be, a criminally infiltrated enterprise. Or perhaps a government experiment in monopoly that has failed making an abomination out of any legitimate science. Moore's law at 18 to 24 month cadence is economically unobtainable sans surplus weight attached to their RICO incentives for out of stocks acceleration. Where these types of accelerators need outlaw so this never happens again. The targeted elimination of enterprise on Intel dealer and media system anticompetitive structure's that steal financial values from competitive enterprise's and gives their market shares and revenues to Intel dealers.

Where these games of computer channel transport, brand and route fees are a \$32,702,000,000 theft from Intel Corp concealed in offset by their direct PC buyer price fix charge; that is a consumer, federal, and states theft. Where end purchase overcharge at 13% subset of \$256,000,000,000 nation's theft by subgroup of Intel Corp. employees and associate relations, engaged in inter nation industrial espionages, delivers outcome of economic espionage on RICO methods that is criminal antitrust.

An astonishing fact over 22 years; there's \$753,593,998,004 in missing Intel revenue potential on the product volumes actually produced. That revenue calculation on Intel stated 1,000 piece price for known product. Consider one marginal cost example for actual product volumes at Intel 1K price divided by four; $\$753,593,998,004 / 4 = \$188,398,497,001$ in costs' accounted for where?

Range \$26,626,000,000 to \$50,000,000,000 cartel employee theft fm Intel Corporation.

Range \$26.626 billion to \$50,000,000,000 consumer price fix charge that conceals theft.

Subset \$2,002,663,035 Intel Corp. price fix theft from General Services Administration

Range \$50,048,160,497 tying industrial development monopoly consumer overcharge.

Range \$70,962,798,260 Intel Corporation theft from domestic microprocessor industry.

On financials \$32,702,000,000 Intel Inside price fix tie + on economics \$50,048,160,497 development tie + on economics \$70,962,798,260 processors priced less than variables of cost = \$153,712,958,757. So, \$34,685,538,244 is still missing **in costs' accounted for where?**

BACKGROUND:

Enlisted by FTC May 1998 and California DOJ March 2000 as technical discovery aid supporting FTC v Intel Docket 9288, then 9341 incipient 15 U.S.C. § 5 antitrust investigations, and presently engaged in FTC v Intel Docket 9341 monitoring and antitrust compliance reports, this federal civic servant in invited academic studies, field investigative (18 U.S.C. § 1516) capacity over 203 months of engagement has more than documented a systematic economic theft on our domestic and other nation's economies. By racketeers and industrial spies who compose a business guild of Intel Corporation associate 'network' relation's, that is cross enterprise, cross profession and continues as a destructive force within Unites States; industrially, politically, economically, financially, holistically and historically on their invented realities that is propaganda positioned as truth. I'm not saying Intel is entirely bad, but certainly not entirely good on many corporate responsibility and management legitimacy concerns.

Intel Corp. Associate crime network, their attorneys as all here know, have attempted to eliminate this federal and states civic servant through 203 months of federal service, including employment blacklist, promoting boycott in trade and commerce, relying on psychological manipulations, frames and frauds including implemented by attorneys and industrial spies. Includes some United States federal agents promoting this analyst's blacklist, falsifying evidence (18 U.S.C. § 1519), knowing the assassination attempts and malicious prosecutions and doing nothing to remedy them. Includes many attempts too disqualify this federal servant's witness status to Intel methods. Among known persons who are cartel members, racketeers, industrial spies operating in technology and media enterprise. Some law enforcement do participate in these acts, knowing or unknowing, and may be attempting to conceal their own proximity; even if mistaken, or taken in by multipoint manipulative influence's who are Intel associate network executive, industrial spies, agents, and the politically beholden?

Their agents seem caught yet still retaliate. Includes manipulating United States Law enforcement, security and intelligence agencies, at all levels (?), judges (?); too gain escape for their associates 24 year crime (?) that is well documented. These acts can now be remedied. Because they've been deciphered and deconstructed into repeating patterns on predicate manipulations intended to deceive law enforcement, security, intelligence agencies, regulators and Congress. Having documented their influencing infiltration into government that does aid the guild ringmaster's to steal from our

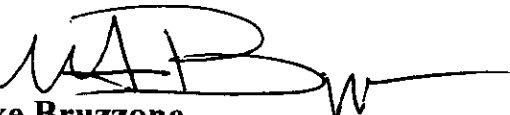
economy across many industries. That is on Intel production inefficiencies and theft positioned as a national growth catalyst. Ironically subtracting Intel missing 1,000 piece volume price revenue, from actual \$736,696,000,000 reported annual revenues, 1993 through 2014, leaves a shell company that essentially never made a dime. Has Intel monopoly surplus cost, in relation to the competitive cost and innovation cost, given the United States technical economy away?

I trust all here aware of the massive multipoint manipulative capabilities of Intel white collar crime network, to influence and take control of others either through misrepresentation, or through payoff, that can take place as job placement in their network, to recruit who seem to be legitimate actors into their guild, which at this point is well validated on the patterns of their acts that are destructive tendencies to many nation's enterprises, economies and industries. Subsequently the actual history the Intel Corp associate network is divulged. And now can be taught to every American.

Those method's to spot and report competition espionage occurring in real time, and to survive those reports, not over 24 years time, but in real time to secure a present result that prevents national theft.

Anyone with something to offer, your return correspondence acknowledging this report, adding to it from your own view, can and will assist in the forms of correcting remedies and action resolutions yet to be implemented.

Sincerely,


Mike Bruzzone
3766 Via Verdi
Richmond, CA 94803

FBI Original Source of Intel Network RICO in 1996
FTC Invited Field Report Docket 9288; 1998 – 2000
CDOJ and NYDOJ First to Report Intel Section 1 Violation in 1998
CDOJ Lettered to Work Report, Intel Section 1 Violations 2000
SEC Notice of Intel Accounting Fraud Parallel Madoff Investment Fraud; 2007
U.S. Attorney Northern California District FCA Relator; 2008 & current
FTC Witness Analysts v Intel Corp. Docket 9341, under labor code; 2009
U.S. Court of Appeals Federal Circuit Acknowledge FCA Relator; 2014