

NOTICE OF PENDENCY OF CLASS ACTION

IF YOU PURCHASED OR OTHERWISE ACQUIRED SHARES OF ADVANCED MICRO DEVICES, INC. PUBLICLY TRADED COMMON STOCK DURING THE PERIOD FROM APRIL 4, 2011 THROUGH OCTOBER 18, 2012, INCLUSIVE, A CLASS ACTION HAS BEEN CERTIFIED THAT MAY AFFECT YOUR RIGHTS.

Purchasers of shares of Advanced Micro Devices, Inc. (“AMD”) publicly traded common stock filed this lawsuit against AMD alleging violations of the Securities Exchange Act of 1934 (the “Exchange Act”). The lawsuit, *Babak Hatamian et al. v. Advanced Micro Devices, Inc. et al.*, Case No. 4:14-cv-00226-YGR, is pending in the U.S. District Court for the Northern District of California. The Court decided this lawsuit should proceed as a class action on behalf of a Class or group of people that could include you (see below).

There is no money available now and no guarantee that there will be in the future. The Court certified this case as a class action and ordered that this Notice be provided to potential Class Members. AMD has not been ordered to pay any money and there has not been a settlement of this case.

What is this lawsuit about? The plaintiffs claim that AMD and Individual Defendants Rory P. Read, Thomas J. Seifert, Richard A. Bergman, and Dr. Lisa T. Su (collectively “Defendants”) made materially false and misleading statements to investors about the manufacturing and subsequent launch of, as well as the demand for, its Llano microprocessor between April 4, 2011 and October 18, 2012, allegedly in violation of Sections 10(b) and 20(a) of the Exchange Act and Rule 10b-5 promulgated thereunder. The plaintiffs further allege that the false and misleading statements inflated the price of AMD’s common stock and that, when Defendants later disclosed the truth of the ongoing problems with Llano, AMD’s stock price dropped. Defendants deny that their statements were false and/or misleading and argue that they did not intentionally make any misstatements, that their statements largely concerned future predictions that never materialized and therefore could not be misleading when they were made to investors, and that the challenged statements did not impact the value of AMD’s stock. The Court has not decided whether plaintiffs or Defendants are correct.

Are you in the Class? You are a Class Member only if you purchased or otherwise acquired shares of the publicly traded common stock of AMD during the period from April 4, 2011 through October 18, 2012, inclusive (the “Class Period”). Excluded from the Class are Defendants; members of the immediate families of the Defendants; AMD’s subsidiaries and affiliates; any person who was an officer or director of AMD or any of AMD’s subsidiaries or affiliates during the Class Period; any entity in which any Defendant has a controlling interest; AMD’s employee retirement and benefit plan(s); and the legal representatives, heirs, successors and assigns of any such excluded person or entity. Also excluded from the Class is any person or entity that timely and validly requests exclusion. In addition, Defendants have reserved their rights to move to de-certify the Class, in whole or in part, or to request that certain entities or individuals be excluded from the Class at a later date.

Who represents you? The Court has appointed Labaton Sucharow LLP and Motley Rice LLC to represent the Class as Class Counsel. You do not have to pay Class Counsel or anyone else to participate in the Class. If Class Counsel obtains money or any other benefit for the Class, they will ask the Court for an award of fees and costs, which would be paid out of any money recovered for the Class. You can hire your own lawyer who can make an appearance in Court and speak for you, but you will have to pay that lawyer yourself.

What are your options? If you are a Class Member, you have the option to stay in the Class, in which case you do not have to do anything now. If you do nothing, you will stay in the Class and be bound by, and potentially benefit from, the Court’s orders, as well as any potential judgment in favor of or against the class. **PLEASE KEEP YOUR TRADING RECORDS CONCERNING AMD.** If you stay in the Class, you will not have the right to sue Defendants on your own concerning the issues in this case.

However, you must exclude yourself if you do not want to remain a Class Member, do not want to be bound by the Court’s orders, and want to keep any rights you may have to individually sue Defendants over the issues in this case. To be excluded, you must send a letter to Epiq Systems, Inc. (the “Administrator”) at PO Box 4349, Portland, OR 97208-4349, specifying the name, address, and telephone number of the person

or entity requesting exclusion, the number and prices of AMD shares purchased and sold during the Class Period, and the dates of such purchases and sales. The request must also state that such person or entity requests exclusion from the Class in the Advanced Micro Devices, Inc. Securities Litigation, and must be signed by such person or entity. If you are excluded, you cannot receive any money or any other benefit that the plaintiffs may obtain as a result of this case. The deadline to exclude yourself is January 19, 2017.

What if your address has changed? If this Notice was mailed to you at an old address, or if you move, please advise the Administrator of your current address so that you can receive any future notice and/or Proof of Claim forms. You may discard this Notice if you are not a member of the Class.

Where can you get more information? This Notice is only a summary, and a long-form notice is also available. For more information about this lawsuit and your rights, go to www.AMDSecuritiesLitigation.com, call 1-844-855-8569, write to Epiq Systems, Inc. at PO Box 4349, Portland, OR 97208-4349, or call Class Counsel, Labaton Sucharow LLP at 1-888-219-6877 or Motley Rice LLC at 1-800-768-4026.

NOTICE TO BROKERS AND CUSTODIANS

If, for the beneficial interest of any person or entity other than yourself, you purchased the publicly traded common stock of AMD during the period from April 4, 2011 through October 18, 2012, inclusive, you must either (i) within seven (7) calendar days of receipt of this Notice, request from the Administrator sufficient copies of the Notice to forward to all such beneficial owners, and mail them yourself; or (ii) within seven (7) calendar days of receipt of this Notice, provide a list of the names and addresses of all such beneficial owners to the Administrator at *Advanced Micro Devices, Inc. Securities Litigation*, c/o Epiq Systems, Inc., PO Box 4349, Portland, OR 97208-4349. If you choose the first option, you must send a statement to the Administrator confirming that the mailing was made and you must retain your mailing records for use in connection with any further notice that may be provided in the Action. If you choose the second option, the Administrator will send a copy of the Notice to the beneficial owners. Upon full compliance with these directions, such nominees may seek reimbursement of their reasonable expenses actually incurred by providing the Administrator with proper documentation supporting the expenses for which reimbursement is sought.