## UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

In the Matter of	)
INTEL CORPORATION, a corporation.	) DOCKET NO 9288
a corporation.	
SUPPLI	EMENT TO ORDER
DENYING NON-PARTY COMPAQ'S MOTION TO QUASH	
On December 2, 1998, an Order was issued denying Non-party Compaq Computer Corporation's Motion to Quash Intel's Subpoena for Deposition of Thomas S. Siekman, Esq., its General Counsel	
Compaq relies on the rule of <u>Shelton v. American Motors Co.</u> , 805 F.2d 1323, 1328 (8th Cir. 1986), providing that a party can depose counsel for its opponent only upon a showing, inter alia, that <u>PO-athar moons</u> wist to obtain the information. At 1327. However, here the deposition is of several	