antage	e Sales & Marketing, LLC. et al				טסט			
	Case 3:07-cv-05239-SI	Document 180	Filed 04/22/2009	Page 1 of 4				
1								
2	Counsel listed on next page	;						
3								
4								
5								
6								
7								
8	IN THE UNITED STATES DISTRICT COURT							
9	N	ORTHERN DIS'	TRICT OF CALIFORN					
10	Jennifer Meade, individuall all others similarly situated,	y, on behalf of , and on behalf	Case No.: C-07-5239-8					
11	of the general public		JOINT STIPULATIO ORDER FOR RELIE MANAGEMENT SCI	NAND PROPOSED F FROM CASE HEDULE AND TO SE	Т			
12		Plaintiff,	DATES FOR PRELIM SETTLEMENT APPR	MINARY ROVAL				
13	V.							
14	Advantage Sales & Marketi Retail Store Services, LLC,		Judge: Hon. Susan Illst	con				
15	Inc.		Date Action Filed: Octo	ober 12-2007				
16		Defendants.	Date Action Fried. Oct	7001 12, 2007				
17								
18								
19								
20								
21								
22								
23								
24								
25								
26								
27								
28								
				C-07-5239	-SI			

	Case 3:07-cv-05239-SI	Document 180	Filed 04/22/2009	Page 2 of 4				
1								
2	Matthew C. Helland, CA State Bar No. 250451 helland@nka.com							
3	NICHOLS KASTER, LLP One Embarcadero Center, S	Ste. 720						
4	San Francisco, CA 94111 Telephone: 415-277-7235							
5	Facsimile: 415-277-7238							
6	Donald H. Nichols, MN Stanichols@nka.com							
7	Paul J. Lukas, MN State Bar No. 22084X* lukas@nka.com							
8	Matthew H. Morgan, MN State Bar No. 304657* morgan@nka.com							
9	NICHOLS KASTER, PLLI 4600 IDS Center 80 S. 8 th Street							
10	Minneapolis, MN 55402 Telephone: 612-256-3200							
11	Facsimile: 612-215-6870 * admitted pro hac vice							
12	ATTORNEYS FOR PLAIN	NTIFFS						
13	LATHAM WATKINS							
14	Jon D. Anderson, SBN 756 Angela K. Knarr, SBN 216							
15	T. Wayne Harman, SBN 24 650 Town Center Drive							
16	20 th Floor Costa Mesa, CA 92626							
17	Telephone: 714-540-1235 Facsimile: 714-755-8290							
18	jon.anderson@lw.com angie.knarr@lw.com							
19	wayne.harman@lw.com							
20	ATTORNEYS FOR DEFE		· ·					
21	RETAIL STORE SERVIC	ES, LLC						
22	SNELL & WILMER, LLP Frank Cronin, SBN 69840							
23	Erin A. Denniston, SBN 24 600 Anton Boulevard, Suite							
24	Costa Mesa, CA 92626 Telephone: 714-427-7000							
25	Facsimile: 714-427-7799 fcronin@swlaw.com							
26	edenniston@swlaw.com							
27	ATTORNEY FOR DEFEN KSRSS, INC.	DANT						
28								
		-	2-	C-07-5239-SI				

5

8

12 13

14

15 16

17

18

19

20 21

22

23

24 25

26

27

28

The parties, by and through their counsel of record, submit this Stipulation and Joint Proposed Order for relief from the case management schedule, specifically the current class certification briefing schedule, and to set dates related to preliminary settlement approval.

WHEREAS the parties filed the Joint Case Management Statement, FRCP 26(F) Report, Dkt 176, on January 21, 2009 in preparation for the further case management conference on January 30, 2009 which proposed a date for Plaintiffs to file their motion for class certification;

WHEREAS the Court filed the Amended Further Case Management Conference Civil Pretrial Minutes, Dkt 178, on February 3, 2009 which set the following schedule for motion to certify class: file 3/20/09, opposition 4/3/09, reply 4/10/09, case continued to 4/24/09 at 9:00 am for hearing on motion to certify class;

WHEREAS since issuance of the class certification briefing schedule, counsel for Plaintiffs and Defendants reached a tentative settlement of the above-captioned case and agreed to stop further work on the case including the motion for class certification;

WHEREAS the parties agree to jointly file a motion for preliminary approval of settlement on April 30 2009 and request a May 8, 2009 hearing date on such motion;

WHEREAS, the parties jointly request for the Court to issue an order granting relief from the current class certification briefing schedule and to set dates related to preliminary settlement approval as identified in the paragraph above:

IT IS HEREBY ORDERED:

- 1. The hearing scheduled for Friday April 24, 2009 is cancelled.
- 2. The parties shall file their joint motion for preliminary approval of settlement on April 30, 2009 and shall have a hearing on such motion on May 8, 2009 at 9:00 a.m.

Case 3:07-cv-05239-SI Document 180 Filed 04/22/2009

Page 4 of 4