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2	A Limited Liability Partnership Including Professional Corporations				
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9	Attorneys for Defendant EUROMARKET DESIGNS, INC.				
10	d/b/a CRATE & BARREL				
11	UNITED STATES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA				
13					
14	CARLOS CAMPBELL, an individual, on	Case No. 3:11-cy-01368-JSW			
15	behalf of himself and all others similarly situated,	CLASS ACTION			
16	Plaintiffs,	STIPULATION AND [Proposed]			
17	v.	ORDER STAYING PROCEEDINGS PENDING DECISION ON			
18	EUROMARKET DESIGNS, INC. d/b/a	DEFENDANT'S MOTION TO TRANSFER CASES PURSUANT TO 28			
19	CRATE & BARREL, an Illinois corporation,	U.S.C. § 1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL			
20	Defendant.	PROCEEDINGS			
21		Complaint Filed: February 18, 2011			
22		Complaint Served: Not Served Action Removed: March 22, 2011			
23					
24					
25					
26					
27					
28					

1	WHEREAS, on March 22, 2011, Defendant Euromarket Designs, Inc. d/b/a			
2	Crate & Barrel ("Crate & Barrel") removed a Complaint filed against it by Plaintiff Carlos			
3	Campbell ("Plaintiff") to this Court in the above-captioned case, Campbell v. Crate &			
4	Barrel, Case No. 3:11-cv-01368-JSW (N.D. Cal.) ("Campbell");			
5				
6		WHEREAS, the following five related cases have also been filed against		
7	Crate & Barrel:			
8				
9	1.	Dardarian v. Crate & Barrel, Case No. 3:11-cv-00945-JSW (N.D. Cal.)		
10		("Dardarian")		
11				
12	2.	O'Connor v. Crate & Barrel, Case No. 3:11-cv-02140-SC (N.D. Cal.)		
13		("O'Connor")		
14				
15	3.	Salmonson v. Crate & Barrel, Case No. 2:11-cv-02446-PSG -PLA (C.D.		
16		Cal.) ("Salmonson")		
17				
18	4.	Heon v. Crate & Barrel, Case No. 3:11-cv-00769-JLS -BGS (S.D. Cal.)		
19		("Heon")		
20				
21	5.	Shughrou v. Crate & Barrel, Case No. 4:11-cv-02325-LB (N.D. Cal.)		
22		("Shughrou");		
23				
24		WHEREAS, plaintiffs in all six of these actions purport to represent a class		
25	of California consumers and allege that Crate & Barrel unlawfully requested and recorded			
26	personal identification information from customers who purchased goods using credit			
27	cards at Crate & Barrel's retail establishments;			

28

1	WHEREAS, plaintiffs in all six actions allege that this practice violates	
2	California Civil Code § 1747.08 (the "Song-Beverly Credit Card Act" or "Act");	
3		
4	WHEREAS, all six actions will require a court to resolve nearly identical	
5	factual issues relating to a single common defendant, Crate & Barrel;	
6		
7	WHEREAS, the parties agree that centralization of all six actions for	
8	coordinated or consolidated pretrial proceedings is proper under 28 U.S.C. § 1407, becaus	
9	they share common factual questions, and also because centralization would be convenient	
10	and would promote the just and efficient conduct of pretrial proceedings;	
11		
12	WHEREAS, on May 11, 2011, before the United States Judicial Panel on	
13	Multidistrict Litigation ("JPML"), Crate & Barrel filed a Motion to Transfer <i>Heon</i> ,	
14	Dardarian, O'Connor, Campbell and Salmonson for coordinated or consolidated pretrial	
15	proceedings pursuant to 28 U.S.C. § 1407;	
16		
17	WHEREAS, on May 31, 2011, Crate & Barrel filed a Notice of Tag-Along	
18	Action before the JPML seeking to centralize <i>Shughrou</i> together with the actions already	
19	encompassed by its Motion to Transfer;	
20		
21	WHEREAS, all six actions are likely to be centralized because they share	
22	common factual questions, and also because centralization would be convenient and would	
23	promote the just and efficient conduct of pretrial proceedings. See, e.g., In re Payless	
24	Shoesource, Inc., California Song-Beverly Credit Card Act Litig., 609 F. Supp. 2d 1372	
25	(J.P.M.L. 2009) (centralizing two putative class actions alleging identical violations of the	
26	Song-Beverly Credit Card Act).	
27		
28		

1	WHEREAS, conducting pretrial proceedings while Crate & Barrel's Motion
2	to Transfer is pending would impose an undue burden on the parties and the Court if the
3	JPML ultimately grants Crate & Barrel's Motion to Transfer, because any pretrial
4	proceedings conducted now would likely be wasted or need to be repeated;
5	
6	WHEREAS, neither party will suffer any prejudice, hardship or inequity if
7	these proceedings are stayed pending the JPML's decision on Crate & Barrel's Motion to
8	Transfer;
9	
10	WHEREAS, the Court has the inherent power to stay all proceedings
11	pending the JPML's decision on Crate & Barrel's Motion to Transfer;
12	
13	WHEREAS, staying all proceedings pending the JPML's decision on Crate
14	& Barrel's Motion to Transfer would serve the interests of judicial economy and
15	efficiency, for all the reasons discussed above;
16	
17	WHEREAS, on June 1, 2011, the parties in <i>Dardarian</i> filed a substantially
18	similar Stipulation and Proposed Order Staying Proceedings pending the JPML's decision
19	on Crate & Barrel's Motion to Transfer;
20	
21	WHEREAS, on June 2, 2011, the parties in O'Connor filed a substantially
22	similar Stipulation and Proposed Order Staying Proceedings pending the JPML's decision
23	on Crate & Barrel's Motion to Transfer;
24	
25	WHEREAS, courts routinely stay all proceedings pending the JPML's
26	determination of a motion to transfer based on the likelihood of transfer, the absence of
27	prejudice, and the interests of judicial economy and efficiency. See, e.g., Clark v. Payless
28	Shoesource Inc. Case No. 08-CV-08213 (C.D. Cal. Order filed Dec. 29, 2008) (entering

1	stipulated order staying all proceedings in a putative class action alleging violations of the	
2	Song-Beverly Credit Card Act); Oregon ex rel. Kroger v. Johnson & Johnson, Case No.	
3	11-CV-86-AC, 2001 U.S. Dist. LEXIS 39187 (D. Or., Apr. 8, 2011) (granting motion to	
4	stay pending JPML decision on motion to transfer); Barnes v. Equinox Group, Inc., Case	
5	No. C 10-03586, 2010 U.S. Dist. LEXIS 138863 (N.D. Cal., Dec. 30, 2010) (same);	
6	Cottle-Banks v. Cox Communications, Inc., Case No. 10-cv-2133, 2010 U.S. Dist. LEXIS	
7	138195 (S.D. Cal., Dec. 30, 2010) (same); Gordillo v. Bank of Am., Case No. 1:09-cv-	
8	01954, 2010 U.S. Dist. LEXIS 7954 (E.D. Cal., Jan. 13, 2010) (same); Sanborn v.	
9	Asbestos Corp., Ltd., Case No. C 08-5260, 2009 U.S. Dist. LEXIS 7528 (N.D. Cal., Jan.	
10	27, 2009) (same); Lyman v. Asbestos Defendants (B*P), Case No. C 07-4240, 2007 U.S.	
11	Dist. LEXIS 78766 (N.D. Cal., Oct. 10, 2007) (same); <i>Nielsen v. Merck and Co.</i> , Case No.	
12	C 07-00076, 2007 U.S. Dist. LEXIS 21250 (N.D. Cal., Mar. 15, 2007) (same); <i>Collum v</i> .	
13	Astrazenca Pharm., L.P., Case No. C 06-0662, 2006 U.S. Dist. LEXIS 64861 (N.D. Cal.,	
14	Aug. 29, 2006) (same); Rivers v. The Walt Disney Co., 980 F. Supp. 1358, 1362 (C.D. Cal.	
15	1997) (granting motion to stay pending JPML decision on motion to transfer, holding:	
16	"[I]t appears that a majority of courts have concluded that it is often appropriate to stay	
17	preliminary pretrial proceedings while a motion to transfer and consolidate is pending with	
18	the MDL Panel because of the judicial resources that are conserved.");	
19		
20	NOW THEREFORE, it is stipulated by the undersigned counsel on behalf of	
21	the parties below, and subject to the Court's approval, that:	
22		
23	All proceedings in this action are stayed pending the JPML's decision on	
24	Crate & Barrel's Motion to Transfer Cases for Consolidated or Coordinated Pretrial	
25	Proceedings (MDL No. 2260).	
26		
27		

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1	IT IS SO STI	PULATED.
2		
3	Dated: June 2, 2011	
4		HARRISON PATTERSON & O'CONNOR LLP
5		
6		Bys/James R. Patterson
7		JAMES R. PATTERSON MATTHEW J. O'CONNOR
8		
9		Attorneys for Plaintiff CARLOS CAMPBELL
10	Dated: June 2, 2011	
11		SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
12		
13		Bys/Elizabeth S. Berman
		P. CRAIG CARDON
14		DAVID R. GARCIA BRIAN R. BLACKMAN
15		ELIZABETH S. BERMAN
16		
17		Attorneys for Defendant EUROMARKET DESIGNS, INC.
18		d/b/a CRATE & BARREL
19		
20		
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
22	Dated: June 3 . 201	1 Lettrus Swhits
	Dated: June 3 , 201	
23		Jeffrey S. White
24		United States District Judge Northern District of California
25		
26		
27		
28		