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15	mfrederick@reevesbrightwell.com		
16			
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19	SAN JOSE DIVISION		
20	VIVIAN FIORI ARIZA, and ROGGIE TRUJILLO,	Case No. 09 CV 01518 JW	
21	Plaintiffs,	STIPULATION TO EXTEND STAY OF CASE; [PROPULED] ORDER	
22	v.	CLASS ACTION	
<ul><li>23</li><li>24</li></ul>	DELL INC., et al.,	Assigned to the Honorable Judge James Ware, Courtroom 8	
25	Defendants.		
26		Action filed April 7, 2009	
27			
28			
_0	STIPULATION TO EXTEND STAY OF CASE Case No. 09-CV-01518JW		

WHEREAS, in their Stipulation to Stay Case, filed April 12, 2010, the parties requested that the Court vacate all pending briefing deadlines and hearing dates and stay this case for 60 days to facilitate mediation;

WHEREAS, the parties stipulated that after 60 days, they would update the Court on the status of settlement discussions and request a further stay, if appropriate;

WHEREAS, in an Order entered April 13, 2010, the Court approved the parties'
Stipulation subject to the modification that the hearing on Plaintiffs' class certification motions be vacated and terminated from the docket and that Plaintiffs have the ability to renotice their motions after expiration of the 60-day stay;

WHEREAS, the parties have agreed to a confidential mediation conducted by Antonio Piazza in San Francisco, California on July 12, 2010;

WHEREAS, in order to conserve the resources of the Court and the parties while the parties continue to work toward mediation and possible settlement, the parties request that the stay of this case be extended for a period of 33 days, until July 15, 2010, at which time the parties will advise the Court of the status of settlement discussions and request a further stay, if appropriate.

THEREFORE, the parties hereby stipulate, subject to Court approval, that the stay in this case be extended for a period of 33 days, until July 15, 2010, at which time the parties will advise the Court of the status of settlement discussions and request a further stay, if appropriate.

1	DATED this 10 <sup>th</sup> day of June, 2010	Respectfully submitted,
2		REEVES & BRIGHTWELL L.L.P.
3		
4		By /s/ Matthew H. Frederick
5		Paul Schlaud Matthew H. Frederick
6		
7		ATTORNEYS FOR DEFENDANTS DELL INC., DELL CATALOG SALES, L.P., DELL
8		PRODUCTS, L.P., DELL MARKETING L.P., DELL MARKETING L.P., LLC, DELL
9		MARKETING G.P., LLC, AND DELL USA L.P.
10	DATED this 10 <sup>th</sup> day of June, 2010	STRANGE & CARPENTER
11		
12		By <u>/s/Gretchen Carpenter</u> Brian R. Strange
13		Gretchen Carpenter
14		ATTORNEYS FOR PLAINTIFFS VIVIAN FIORI
15		ARIZA and ROGGIE TRUJILLO
16	DATED this 10 <sup>th</sup> day of June, 2010	ROBERTS RASPE & BLANTON, LLP
17	•	By /s/Michael Blanton
18		Michael Blanton
19		ATTORNEYS FOR DEFENDANTS BANCTEC,
20		INC. AND WORLDWIDE TECH SERVICES, LLC
21		
22	PURSUANT TO STIPULATION THE AB	OVE-REFERENCED STAY IS SO ORDERED:
23	DATED:, 2010	James Ubse
24		The Honorable James Ware United States District Court Judge
25		
26		
27 28		
28	STIPULATION TO EXTEND STAY OF CASE	2

## FILER'S ATTESTATION

Pursuant to General Order No. 45, Section X(B) regarding signatures, I Matthew Frederick, attest that concurrence in the filing of this document has been obtained from Gretchen Carpenter and Michael Blanton.

By: /s/Matthew H. Frederick
Matthew H. Frederick

1	PROOF OF SERVICE		
2 3	I, the undersigned, declare that I am a resident of the State of Texas, over the age of eighteen years and not a party to the within action. My business address is Reeves & Brightwell, 221 W. 6th Street, Suite 1000, Austin, TX 78701.		
4	On June 10, 2010, I served the following document:		
5	STIPULATION TO EXTEND STAY OF CASE; AND [PROPOSED] ORDER		
6	<u>X</u> <b>ELECTRONIC FILING</b> : the within document, the automatically generated notification for which constitutes service pursuant to General Order 45, Section IX(A) and (B).		
7 8 9 10 11 11 12 13 14	Brian R. Strange lacounsel@earthlink.net Gretchen Carpenter gcarpenter@strangeandcarpenter.com STRANGE & CARPENTER 12100 Wilshire Blvd., Suite 1900 Los Angeles, CA 90025 Telephone: 310-207-5055 Fax: 310-826-3210 Attorneys for Plaintiffs  Michael S. Blanton mblanton@rrbllp.com ROBERTS, RASPE & BLANTON LLP Union Bank Plaza 445 South Figueroa Street Suite 3200 Los Angeles, California 90071 Telephone: (213) 430-4777 Fax: (213) 430-4770 Fax: (213) 430-4780  Attorney for Defendants BancTec, Inc. and QualxServ, LLC  Randall S. Rothschild randy.rothschild@verizon.net		
15 16 17	12100 Wilshire Blvd., Suite 800 Los Angeles, CA 90025 Telephone: 310-806-9245 Fax: 310-988-2723		
18	Attorney for Plaintiffs		
19 20	MAIL: by placing a true copy thereof, addressed as set forth below and enclosed in a sealed envelope with postage thereon fully prepaid and deposited for collection and mailing with the U.S. Postal Service pursuant to the ordinary business practice of this office.		
21 22	FACSIMILE TRANSMISSION: a true and correct copy transmitted via facsimile to each addressee listed below.		
23 24	I declare under penalty of perjury under the laws of the State of Texas that the above is true and correct. Executed in Austin, Texas on June 10, 2010.		
25	<u>/s/ <i>Matthew H. Frederick</i></u> Matthew H. Frederick		
26	Watthew 11. I redefice		
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