1	Sean P. DeBruine (SBN 168071) ALSTON & BIRD LLP	
2	Two Palo Alto Square	
3	3000 El Camino Real, Ste 400 Palo Alto, CA 94306-2112	
4	Phone: (650) 838-2000 Fax: (650) 838-2001	
5	sean.debruine@alston.com	
6	Kristine M. Brown (Georgia SBN 480189) Matthew D. Richardson (Georgia SBN 231)	474)
7	ALSTON & BIRD LLP One Atlantic Center	, , ,
8	1201 West Peachtree Street Atlanta, GA 30309-3424	
9	Phone: 404-881-7000 Fax: 404-881-7777	
10	kristy.brown@alston.com matt.richardson@alston.com	
11	Paul Schlaud (Texas SBN 24013469) Matthew H. Frederick (Texas SBN 240409)	31)
12	Reeves & Brightwell 221 West Sixth Street, Ste 1000	
13	Austin, TX 78701-3410 Phone: 512.334.4504	
14	Fax: 512.334.4492 pschlaud@reevesbrightwell.com	
15	mfrederick@reevesbrightwell.com	
16	UNITED STAT	TES DISTRICT COURT
17	NORTHERN DIS	TRICT OF CALIFORNIA
18	SAN J	OSE DIVISION
19	VIVIAN FIORI ARIZA, and ROGGIE	Case No. 09 CV 01518 JW
20	TRUJILLO,	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY
21	Plaintiffs,	APPROVAL MOTION; [PROPOSED] ORDER
22	V.	
23	DELL INC., et al.,	CLASS ACTION
24	Defendants.	Assigned to the Honorable Judge James Ware, Courtroom 8
25		Action filed April 7, 2009
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27		
28		
	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY APPROVAL MOTION Case No. 09-CV-01518JW	

1	WHEREAS, in their Stipulation to Stay Case, filed April 12, 2010, the parties requested
2	that the Court vacate all pending briefing deadlines and hearing dates and stay this case for 60
3	days to facilitate mediation;
4 5	WHEREAS, in their Stipulation to Extend Stay of Case, filed June 10, 2010, the parties
5 6	requested that the stay of this case be extended for a period of 33 days, until July 15, 2010, at
7	which time the parties would advise the Court of the status of settlement discussions and request a
8	further stay, if appropriate;
9	WHEREAS, in a Joint Status Report filed July 15, 2010, the parties informed the Court
10	that they had reached a settlement in principle to resolve this case;
11	WHEREAS, on September 15, 2010, the Court entered an Order Vacating Preliminary
12 13	Pretrial Conference and Setting Hearing for Preliminary Approval of Class Settlement;
13 14	WHEREAS, in its September 15, 2010 Order the Court set October 18, 2010 at 9:00 a.m
15	as the hearing date for Preliminary Approval of Class Settlement, and further Ordered the parties
16	to file their Joint Motion for Preliminary Approval and all supporting documents on October 4,
17	2010;
18	WHEREAS, on September 24, 2010, the parties stipulated, subject to Court approval, that
19 20	the hearing date for Preliminary Approval of Class Settlement be set for October 25, 2010, and
20 21	that the Joint Motion for Preliminary Approval and all supporting documents be filed on October
21	11, 2010;
23	WHEREAS, on September 28, 2010, the Court entered an Order, pursuant to the
24	September 24, 2010 stipulation, setting the hearing for preliminary approval of class settlement
25	for October 25, 2010, at 9:00 a.m., and directing the parties to file the Joint Motion for
26	Preliminary Approval and supporting documents on October 11, 2010;
27 28	WHEREAS, on October 7, 2010, the parties notified the Court that they had resumed
20	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY APPROVAL MOTION 2 Case No. 09-CV-01518JW

1	discussions with the mediator, Anthony Piazza, in order to resolve certain issues regarding the
2	proposed settlement but were hopeful that the outstanding issues would be resolved and the
3	approval papers could be filed by November 1, 2010;
4	WHEREAS, on October 8, 2010, the Court entered an Order, pursuant to the October 7,
5	2010 stipulation, setting the hearing for preliminary approval of class settlement for November
6 7	22, 2010, at 9:00 a.m., and directing the parties to file the Joint Motion for Preliminary Approval
8	and supporting documents on November 1, 2010;
9	WHEREAS, the parties have made substantial progress in resolving outstanding issues
10	
11	regarding the proposed settlement but have not reached a final settlement agreement;
12	WHEREAS, the parties anticipate that they will finalize the settlement agreement shortly,
13	but an additional week is needed to fully document the settlement and prepare and file the Joint
14	Motion for Preliminary Approval and supporting documents.
15	THEREFORE, the parties hereby stipulate, subject to Court approval, that the Joint
16	Motion for Preliminary Approval and all supporting documents shall be filed on November 8,
17	2010, and the hearing on the Motion for Preliminary Approval of Class Settlement shall be held,
18	as scheduled, on November 22, 2010.
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28	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY APPROVAL MOTION 3 Case No. 09-CV-01518JW

1	1DATED this 28th day of October, 2010Respectful	ally submitted,
2		<b>S &amp; BRIGHTWELL L.L.P.</b>
3	3	
4		ul Schlaud aul Schlaud
5	5	atthew H. Frederick
6		
7	DELL CA	NEYS FOR DEFENDANTS DELL INC., ATALOG SALES, L.P., DELL CTS, L.P., DELL MARKETING L.P.,
8 9	DELL M.	ARKETING L.P., LLC, DELL FING G.P., LLC, AND DELL USA L.P.
10	0 DATED this 28th day of October, 2010 <b>RANDA</b>	LL S. ROTHSCHILD, A P.C.
11		
12		<i>andy Rothschild</i> andy Rothschild
13	3	
14	ATTOK	EY FOR PLAINTIFFS VIVIAN FIORI
15	5 ARIZA a	nd ROGGIE TRUJILLO
16		<b>FS RASPE &amp; BLANTON, LLP</b>
17	•	
18	$\mathbf{D}\mathbf{y} \stackrel{\mathbf{J}\mathbf{J}}{=} \mathbf{M}$	ichael Blanton
19	9 M	ichael Blanton
20		IEYS FOR DEFENDANTS BANCTEC, D WORLDWIDE TECHSERVICES, LLC
21		D WORLDWIDE TECHSERVICES, ELC
22	<sup>2</sup> PURSUANT TO STIPULATION IT IS ORDERED T	HAT THE JOINT MOTION FOR
23	PRELIMINARY APPROVAL AND SUPPORTING DOCUMENTS SHALL BE FILED NOVEMBER 8, 2010, AND THE HEARING FOR PRELIMINARY APPROVAL OF CLASS	
24	4 SETTLEMENT WILL REMAIN SET, AS SCHEDUI	
25		
26	DATED: November 2 , 2010	Honorable James Ware
27		nited States District Court Judge
28	.8	
	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY APPROVAL MOTION Case No. 09-CV-01518JW	

1	FILER'S ATTESTATION
2	Dumment to Consumal Order No. 45 Section V(D) recording signatures I. Doul Schlaud
3	Pursuant to General Order No. 45, Section X(B) regarding signatures, I, Paul Schlaud,
4	attest that concurrence in the filing of this document has been obtained from Randy Rothschild
5	and Michael Blanton.
6	By: <u>/s/Paul Schlaud</u>
7	Paul Schlaud
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28	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY APPROVAL MOTION 5 Case No. 09-CV-01518JW

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 October 28, 2010, I served the following document:
5 6	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF JOINT MOTION FOR PRELIMINARY APPROVAL; [PROPOSED] ORDER
7	<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).
8 9 10 11 12 13 14 15 16 17 18 19	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: 310-826-3210Michael 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) 430-4777 Fax: (213) 430-47780Attorneys for PlaintiffsAttorney for Defendants BancTec, Inc. and QualxServ, LLCRandall S. Rothschild randy.rothschild@verizon.net 12100 Wilshire Blvd., Suite 800 Los Angeles, CA 90025 Telephone: 310-806-9245 Fax: 310-988-2723Attorney for Plaintiffs
20 21	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.
22 23	<b>FACSIMILE TRANSMISSION</b> : a true and correct copy transmitted via facsimile to each addressee listed below.
24 25	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 October 28, 2010.
25 26	/s/ Paul Schlaud
	Paul Schlaud
27	
28	STIPULATION TO RESCHEDULE DATE FOR SUBMISSION OF PRELIMINARY APPROVAL MOTION 6 Case No. 09-CV-01518JW