

1 BRIAN R. STRANGE (SBN 103252)  
*lacounsel@earthlink.net*  
 2 GRETCHEN CARPENTER (SBN 180525)  
*gcarpenter@strangeandcarpenter.com*  
 3 STRANGE & CARPENTER  
 12100 Wilshire Blvd., Suite 1900  
 4 Los Angeles, CA 90025  
 Telephone: 310-207-5055  
 5 Fax: 310-826-3210

6 RANDALL S. ROTHSCHILD (SBN 101301)  
*randy.rothschild@verizon.net*  
 7 RANDALL S. ROTHSCHILD, A PC  
 12100 Wilshire Blvd., Suite 800  
 8 Los Angeles, CA 90025  
 Telephone: 310-806-9245  
 9 Fax: 310-988-2723

10 Attorneys for Plaintiffs

11 **UNITED STATES DISTRICT COURT**  
 12 **NORTHERN DISTRICT OF CALIFORNIA**  
 13 **SAN JOSE DIVISION**

14 VIVIAN FIORI ARIZA and ROGGIE  
 15 TRUJILLO, on behalf of themselves and  
 all others similarly situated,

16 Plaintiffs,

17 vs.

18 DELL INC., a corporation; BANCTEC,  
 19 INC., a corporation; WORLDWIDE  
 20 TECHSERVICES, LLC, an entity; DELL  
 CATALOG SALES, L.P., an entity; DELL  
 21 PRODUCTS, L.P., an entity; DELL  
 MARKETING L.P., an entity; DELL  
 22 MARKETING L.P., LLC, an entity; DELL  
 MARKETING G.P., LLC, an entity; DELL  
 23 USA, L.P., an entity; and DOES 1 Through  
 24 10,

25 Defendants.

Case No. 09 CV 01518 JW

**STIPULATION TO PERMIT PLAINTIFFS  
 TO FILE CONDITIONAL THIRD  
 AMENDED COMPLAINT; [PROPOSED]  
 ORDER**

**CLASS ACTION**

Assigned to the Honorable James Ware, Courtroom  
 8

Action filed on April 7, 2009

1           **WHEREAS**, Plaintiffs Vivian Fiori Ariza and Roggie Trujillo (“Plaintiffs”), on the one  
2 hand, and Defendants Dell Inc., Dell Catalog Sales, L.P., Dell Products, L.P., Dell Marketing  
3 L.P., Dell Marketing L.P., LLC, Dell Marketing G.P., LLC, Dell USA L.P. (collectively, “Dell”  
4 or “Dell Defendants”); Defendant BancTec, Inc. (“BancTec”); and Defendant Worldwide  
5 TechServices, LLC, f/k/a QualxServ, LLC (“Worldwide”) (collectively, “Defendants”), on the  
6 other hand, have reached a proposed settlement and compromise of the disputes between them  
7 and other similarly situated individuals in the Action, which is embodied in the Settlement  
8 Agreement filed with the Court;

9  
10           WHEREAS, on November 8, 2007, Plaintiffs’ counsel filed a putative class action on  
11 behalf of Pamela Newport against Defendants in Arizona Superior Court, Pima County, styled  
12 *Newport v. Dell Inc. et al.*, Case No. C20076533, which action was subsequently removed by  
13 Dell to the United States District Court for the District of Arizona on February 1, 2008, thereby  
14 commencing the federal case styled *Newport v. Dell Inc. et al.*, No. 4:08-CV-0096-CKJ;

15  
16           WHEREAS, Plaintiffs’ counsel and Defendants’ counsel mediated Plaintiffs’ and Ms.  
17 Newport’s claims with Antonio Piazza on July 12, 2010 in an all-day mediation, and participated  
18 in additional mediation conferences that were held telephonically with Mr. Piazza on October 6  
19 and 11, 2010;

20  
21           WHEREAS, the parties reached an agreement to settle all the claims of Plaintiffs and Ms.  
22 Newport and their respective cases against all of the Defendants;

23           WHEREAS, on April 23, 2010, the *Newport* court stayed the case on the parties’ joint  
24 stipulation;

1 WHEREAS, on July 29, 2004, Pamela F. Alvarez, through Plaintiffs' counsel, filed a  
2 putative class action in the Superior Court of the State of California, County of Mendocino, styled  
3 as *Alvarez v. Dell Inc.*, Case No. SCUK CVG 0492921;

4 WHEREAS, Robert Dean and Raul Reyes are currently named as the putative class  
5 representatives in the *Alvarez* action;

6  
7 WHEREAS, Plaintiffs' counsel and Dell Defendants' counsel mediated the *Alvarez* action  
8 with Justice Edward A. Panelli on September 28, 2010 in an all-day mediation, and the parties  
9 reached a proposed settlement that resolved in principle all the claims asserted in the *Alvarez*  
10 action as well as the "next business day" claims of Arizona residents;

11 WHEREAS, the parties have thus reached a global class action settlement of these three  
12 cases, to be presented to this Court for approval;

13  
14 WHEREAS, pursuant to the Settlement Agreement being filed with the Court  
15 concurrently with this stipulation, Plaintiffs Ariza and Trujillo seek leave to conditionally amend  
16 the pleadings to add Ms. Newport and Messrs. Dean and Reyes as representative plaintiffs, to  
17 encompass all claims asserted in the *Newport* and *Alvarez* actions at any time (including  
18 amending the proposed class definition to include the residents of California and Arizona), and to  
19 amend the proposed class definition to include the residents of Arizona who fit the settlement  
20 class definition in this Action;

21  
22 WHEREAS, Plaintiffs are lodging their proposed Conditional Third Amended Complaint  
23 with the Court concurrently with this stipulation;

24 WHEREAS, the Parties agree that Defendants' time to respond to the Conditional Third  
25 Amended Complaint shall be stayed;

1           WHEREAS, no prejudice will result from the leave requested herein; and

2           WHEREAS, good cause exists for granting leave to amend in order to effect a global  
3 settlement of this action, the *Newport* action, and the *Alvarez* action.

4           NOW, THEREFORE, the parties hereby stipulate, subject to Court approval, to permit  
5 Plaintiffs to conditionally file the Third Amended Complaint. If the proposed settlement is not  
6 finally approved or if the settlement does not occur for any reason, this Order shall become  
7 null and void and the parties will revert to their respective positions prior to settlement, and the  
8 parties in this action (i.e., Plaintiffs Vivian Fiori and Roggie Trujillo and Defendants Dell,  
9 BancTec and Worldwide), the *Newport* action (i.e., Plaintiff Pamela Newport and Defendants  
10 Dell and BancTec), and the *Alvarez* action (i.e., Plaintiffs Robert Dean and Raul Reyes and the  
11 Dell Defendants) shall have all claims and defenses that they had or were asserting as of the date  
12 of the mediations at which the parties agreed to settle each action.  
13  
14

15           IT IS SO STIPULATED.

16 DATED: November 8, 2010

Respectfully Submitted,  
STRANGE & CARPENTER

17 By:           /s/ Gretchen Carpenter            
18 Brian R. Strange  
19 Gretchen Carpenter  
Attorneys for Plaintiffs

20 DATED: November 8, 2010

REEVES & BRIGHTWELL, LLP

21 By:           /s/ Paul Schlaud            
22 Paul Schlaud  
Attorneys for Dell Defendants

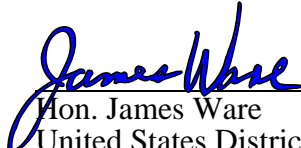
23 DATED: November 8, 2010

ROBERTS RASPE & BLANTON, LLP

24 By:           /s/ Michael Blanton            
25 Michael Blanton  
26 Attorneys for Defendants BancTec, Inc. and  
Worldwide TechServices, LLC

1 PURSUANT TO STIPULATION THE ABOVE-REFERENCED LEAVE TO AMEND  
2 GRANTED. IS SO ORDERED:

3 DATED: November 12, 2010

  
Hon. James Ware  
United States District Court Judge

4  
5  
6 **FILER'S ATTESTATION**

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

10  
11 By: /s/ Gretchen Carpenter  
12 Gretchen Carpenter  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26