IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Action No. 13-cv-01229-REB-BNB

CELESTE SHAW, and JUDITH VERHEECKE, on behalf of themselves and all others similarly situated,

Plaintiffs,

v.

INTERTHINX, INC., a California corporation, VERISK ANALYTICS, INC., a Delaware corporation, and JEFFREY MOYER, an individual,

Defendants.

ORDER

Blackburn, J.

The matter before me is the Parties' Joint Motion To Stay Case Pending

Mediation and To Reset Certain Deadlines [#198],¹ filed February 21, 2014. The

parties represent that they have scheduled mediation for April 17, 2014, and are

"hopeful an amicable resolution of this case can be reached." (Motion ¶ 5 at 3.)

Having reviewed the motion and being adequately advised of the premises, the court finds and concludes that the motion is well-taken and should be granted. In addition, in order to ensure that the mediation occurs on a level playing field, the court will deny all currently pending motions without prejudice.²

¹ "[#198]" is an example of the convention I use to identify the docket number assigned to a specific paper by the court's case management and electronic case filing system (CM/ECF). I use this convention throughout this order.

² With the consent of the magistrate judge, the court will withdraw the reference as to those pending motions that have been referred to him for recommendation.

THEREFORE, IT IS ORDERED as follows:

1. That the **Parties' Joint Motion To Stay Case Pending Mediation and To Reset Certain Deadlines** [#198], filed February 21, 2014, is **GRANTED**;

2. That this case is **STAYED**;

3. That the telephonic setting conference currently scheduled for February 25, 2014, is **VACATED** and **CONTINUED** pending further order;

4. That the reference [#102] of **Defendants' Motion To Dismiss Plaintiffs'**

Second Claim for Relief in the First Amended Complaint [#97], filed September 30,

2013, and the reference [#101] of **Defendant Jeffrey Moyer's Motion To Dismiss**

Plaintiffs' First Amended Complaint Pursuant to Fed. R. Civ. P. 12(b)(2) for Lack

of Personal Jurisdiction [#98], filed September 30, 2013, are WITHDRAWN, with the consent of the magistrate judge;

5. That all currently pending motions are **DENIED WITHOUT PREJUDICE**; and

6. That by April 22, 2014, the parties **SHALL FILE** a joint status report

addressing the outcome of the mediation and the necessity of continuing or lifting the stay.

Dated February 24, 2014, at Denver, Colorado.

BY THE COURT:

Robert E. Blackburn United States District Judge