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10	Sitel Operating Corporation		
11	UNITED STATES DISTRICT COURT		
12	FOR THE DISTRICT OF NEVADA		
12			
13	BRANDI LODING AND TONSANIA	CASE NO.: 2:16-cv-02047-JAD-CWH	
14	COLLINS, individually and on behalf of		
14	others similarly situated,	STIPULATION AND ORDER TO	
15		EXTEND TIME FOR DEFENDANT	
	Plaintiffs,	SITEL OPERATING CORPORATION	
16	VS.	TO RESPOND TO PLAINTIFFS'	
17		COMPLAINT	
1,	SITEL OPERATING CORPORATION , a		
18	Delaware Corporation		
10		(Third Request)	
19	Defendant.		
20			
	Pursuant to IR IA 6-1 IR IA 6-2 and	LLR 7-1 Defendant Sitel Operating Corporat	

Detendant, Sitel Operating Corporation 6-1, LR IA 6-2, and LR 7-1, 21 ("Sitel" or "Defendant") by and through their undersigned counsel, Anthony L. Martin and Dana 22 B. Salmonson, of the law firm of Ogletree, Deakins, Nash, Smoak & Stewart, P.C., and Plaintiffs 23 Brandi Loding and Tonsania Collins ("Plaintiffs"), by and through their undersigned counsel, Don 24 Springmeyer and Bradley S. Schrager, of the law firm Wolf, Rifkin, Shapiro, Schulman, & Rabkin, 25 LLP, hereby agree to extend the time for Defendant to file a response to Plaintiff's Complaint 26 twenty-two (22) days, as the twenty-first day falls on a holiday, up to and including May 30, 2017. 27 The present deadline is May 8, 2017. 28

This is the parties' third request for an extension of the response deadline. The parties first submitted a request to extend the response deadline on December 1, 2017 (ECF No. 8) because the parties were engaged in early settlement discussions and requested additional time to further discuss this matter. Further, the parties were working on the global resolution of two related matters filed in other jurisdictions - i.e. Gaffers v. Sitel Worldwide Corp. and Sitel Operating Corp., M.D. Tenn. Case No. 3:16-0128 and Adams v. Sitel Operation Corporation, M.D. N.C. Case No. 1:16-cv-01051. The request was granted on December 5, 2017. (ECF No. 9.)

8 The parties next submitted a request to extend the response deadline on February 6, 2017 in
9 an effort to finalize mediation dates and continue their good faith discussions. (ECF No. 10.) The
10 request was granted on February 7, 2017. (ECF No. 11.) Since that time, the parties have
11 scheduled mediation for May 10, 2017.

As indicated in the parties' first two requests to extend the response deadline, the parties have also entered into an agreement to voluntarily toll the statutes of limitation applicable to the claims of the named, opt-in, and putative Plaintiffs in these matters during the pendency of their discussions regarding potential resolution. Consequently, the parties are requesting an extension of time up to and including May 30, 2017 for Defendants to respond to Plaintiffs' Complaint should this matter not resolve at the May 10, 2017 mediation.

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1	This request is being made to promote efficiency, the interests of justice, and judicial	
2	economy and not for the purpose of undue delay.	
3	IT IS SO STIPULATED:	
4	DATED this 8th day of May, 2017.	DATED this 8th day of May, 2017.
5	SOMERS SCHWARTZ, P.C.	Ogletree, Deakins, Nash, Smoak
6		& STEWART, P.C.
7	/s/ Kevin J. Stoops Kevin J. Stoops (admitted pro hac vice)	/s/ Dana B. Salmonson Anthony L. Martin
8	Jesse L. Young (pro hac admission pending)	
9	Neil B. Pioch (pro hac admission pending) One Town Square, Suite 1700	Nevada Bar No. 11180
10	Southfield, MI 48076	Wells Fargo Tower Suite 1500
11	Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP	3800 Howard Hughes Parkway Las Vegas, NV 89169
12		Attorneys for Defendant Sitel Operating
13	Don Springmeyer Nevada Bar No. 1021	Corporation
14	Bradley S. Schrager Nevada Bar No. 10217	
15	3556 E. Russell Road, Second Floor	
16	Las Vegas, NV 89120	
17	Attorneys for Plaintiffs Brandi Loding, Tonsania Collins individually and on behalf	
18	of others similarly situated	
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21		IT IS SO ORDERED.
22		DATED: May 9, 2017
23		ATED.
24		Milan
25		C.W. HOFFMAN, JR.
26		UNITED STATES MAGISTRATE JUDGE
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