1	SHOW CAUSE
2	The Federal Arbitration Act includes a provision to have an arbitration award
3	confirmed, and it makes more sense for the Court to keep jurisdiction over the matter
4	for that reason, and to have this action stayed pending the conclusion of arbitration.
5	The arbitration was delayed for approximately seven (7) months while the
6	parties awaited a ruling from the Arbitrator on Credit One's Motion to Reconsider. The
7	parties have been diligent in proceeding during arbitration.
8	Further, it is prejudicial for Plaintiff to have to pay another filing fee to open a
9	new case.
10	If the Court so desires it can administratively close the case, pending a motion to
11	re-open should the parties need to do so.
12	Respectfully submitted,
13	Dated this 28 th day of May, 2020.
14 15	BROWNSTEIN HYATT FARBER LAW OFFICES OF CRAIG B. SCHRECK,LLP FRIEDBERG, ESQ.
16	By: s/Patrick J. Reilly By: s/Craig B. Friedberg
17	PATRICK J. REILLY, ESQ. CRAIG B. FRIEDBERG, ESQ.
18	Attorneys for Defendant Attorney for Plaintiff
19	ORDER
20	IT IC CO ODDEDED that the share metter is a desinistratively aloned. The next is
21	IT IS SO ORDERED that the above matter is administratively closed. The parties shall notify the court of the results of the arbitration once completed.
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25	UNITED STATES DISTRICT COURT JUDGE
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27	Dated: June 8, 2020.
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