

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
SOUTHERN DIVISION  
Civil Action No. 7:16-CV-401

BARBARA SCOTT and STANLEY )  
SCOTT, )  
) )  
Plaintiffs, )  
) )  
v. )  
) )  
SREE-LUMBERTON, LLC SREE- )  
LUMBERTON SPE, INC., SREE )  
HOTELS, LLC, HOLIDAY )  
HOSPITALITY FRANCHISING, LLC )  
and INTERCONTINENTAL HOTELS )  
GROUP RESOURCES, INC., )  
) )  
Defendants. )  
\_\_\_\_\_ )

**ORDER**

Upon consideration of the Motion to Stay Discovery [D.E. 37] filed by Defendants Holiday Hospitality Franchising, LLC (“HHFL”) and InterContinental Hotels Group Resources, Inc. (“IHGR”), with the consent of Defendants SREE-Lumberton, LLC, SREE-Lumberton SPE, Inc., and SREE Hotels, LLC, and for good cause shown, it is hereby ORDERED, ADJUDGED and DECREED as follows:

- (i) In accordance with the alternative schedule provided in the Joint Rule 26(f) Report filed by the parties on March 20, 2017 [D.E. 40, p. 2], discovery in this matter is stayed until fourteen (14) days after the Court files its order ruling on HHFL and IHGR’s Motion to Dismiss [D.E. 28];
- (ii) Following the Court’s ruling on HHFL and IHGR’s Motion to Dismiss, the Court will enter a scheduling order applicable to all parties remaining in the case that is

consistent with the alternative discovery schedule agreed to by the parties in the  
Joint Rule 26(f) Report filed on March 20, 2017 [D.E. 40].

This the 14 day of April, 2017.

A. Deves