## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

## ROSEANN GEIGER and SHERRI HOLLEY,

Plaintiffs,

vs.

H&H FRANCHISING SYSTEMS, INC., GLENKAT, INC., KATHLEEN HOLDEN and GLEN HOLDEN, CASE NO. 3:17-cv-00738-FDW-DSC

Defendants.

## ORDER ON AMENDED JOINT MOTION FOR STAY OF PROCEEDINGS

**THIS MATTER** is before the Court on the parties' "Amended Joint Motion for Stay of Proceedings" (document #90). For good cause shown, the Court **GRANTS the Motion in part** and **IT IS HEREBY ORDERED** as follows:

Plaintiffs' Motion to Lift Stay as to Plaintiffs Geiger, Moss and Carmon (document #80) is GRANTED and the previously imposed stay pending arbitration as to Plaintiffs Geiger, Moss and Carmon is LIFTED and they are rejoined to this action for all purposes;

2. Based upon the parties' scheduling of mediation for March 15, 2019, the action is **STAYED** as to further proceedings pending completion of the mediation and the parties' report, provided that the parties shall respond to any presently outstanding interrogatories and document requests. This Order includes a stay of briefing and disposition of the Motion for Sanctions (document #80).

3. <u>The parties are cautioned that the dispositive Motions deadline, the Motions hearing</u> setting, and the trial date are not extended or otherwise effected by this stay. 4. <u>The parties shall report no later than March 20, 2019 on the results of the mediated</u> <u>settlement conference</u>. If the parties do not report a full and final settlement, the report shall <u>include a proposed briefing schedule for the Motion for Sanctions and any other pretrial deadlines</u> <u>not mentioned in paragraph 3 above that they agree will require an extension.</u>

5. The parties' "Joint Motion for Stay of Proceedings" (document #89) is <u>denied as</u> moot.

SO ORDERED.

Signed: March 8, 2019

David S. Cayer United States Magistrate Judge

3-1