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16	UNITED STATES DISTRICT COURT		
17	EASTERN DISTRICT OF CALIFORNIA		
18	SACRAMENTO DIVISION		
19	QUIANNA RAY and MARQUIA	Case No. 2:13-CV-01472 KJM (DAD)	
20	TUCKER, on behalf of themselves and all others similarly situated, and on behalf of the general public,		
21	Plaintiff,	STIPULATION AND ORDER TO STAY ALL PROCEEDINGS PENDING FINAL	
22	v.	APPROVAL OF THE PROPOSED CLASS ACTION SETTLEMENT IN CARL, ET AL.	
23	ADVANCED CALL CENTER	V. ADVANCED CALL CENTER TECHNOLOGIES, LLC	
24	TECHNOLOGIES, LLC, and DOES 1-50, inclusive,		
25	Defendants.		
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Plaintiffs Quianna Ray and Marquia Tucker ("Plaintiffs") and Defendant Advanced Call Center Technologies, LLC ("ACT") (collectively "the Parties"), by and through their counsel of record, hereby stipulate and respectfully request that this action be stayed pending final approval of a proposed class action settlement in the case entitled *Shelley Carl*, et al. v. Advanced Call Center Technologies, LLC, Superior Court for the State of California, Sacramento County, Case No. 34-2013-00148310. The facts underlying the stipulation and request for a stay are as follows:

#### RECITALS

- 1. On May 8, 2013, a putative class action lawsuit entitled *Devra Keokongchack v*. *Advanced Call Center Technologies, LLC*, U.S.D.C. Eastern District of California, Case No. 13cv1385 ("*Keokongchack*"), was filed against ACT. The *Keokongchack* lawsuit asserts claims for alleged violations of the California Labor Code and California Business & Professions Code.
- 2. On June 13, 2013, Plaintiffs filed this lawsuit as a putative class action against ACT. This lawsuit asserts claims for alleged violations of the California Labor Code and California Business & Professions Code.
- 3. On July 19, 2013, a putative class action lawsuit entitled *Shelley Carl, et al. v. Advanced Call Center Technologies, LLC*, Superior Court for the State of California, Sacramento County, Case No. 34-2013-00148310 ("*Carl*"), was filed against ACT. The *Carl* lawsuit asserts claims for alleged violations of the California Labor Code and California Business & Professions Code.
- 4. On November 13, 2013, a private mediation was conducted with mediator Michael Dickstein to discuss a potential global resolution of *Keokongchack*, *Carl*, and this lawsuit.
- 5. On April 17, 2014, following continued assistance from mediator Michael Dickstein, the named plaintiffs in all three putative class actions and ACT finalized a memorandum of understanding for a proposed class action settlement in *Carl*, subject to approval by the Sacramento Superior Court.
- 6. Although ACT has agreed to a proposed class action settlement, ACT does not admit that it engaged in any unlawful conduct. The Parties agree that the proposed class action settlement shall not be construed as an admission by ACT that it has violated any statute, law, or regulation.

ORDER

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- 7. Counsel for the named plaintiffs in *Carl* has reserved a hearing date in June 2014 for a motion for preliminary approval of the proposed class action settlement.
- 8. Plaintiffs have reviewed the terms of the proposed class action settlement in *Carl* and agree that they are fair, adequate, and reasonable. As a result, Plaintiffs have opted to participate in the proposed class action settlement in *Carl* which, if approved by the Sacramento Superior Court, would resolve and release their claims against ACT that are alleged in this lawsuit.
- 9. If, for whatever reason, the Sacramento Superior Court does not grant final approval of the proposed class action settlement in *Carl*, and therefore Plaintiffs' claims are not resolved and released through the proposed class action settlement, the Parties wish to maintain the status quo in this action.
- 10. As of the date of this stipulation, no class has been certified in this action and no notice has been sent to the putative class members.
- 11. As of the date of this stipulation, all previously set deadlines and hearings, except for the April 18, 2014 deadline to file dispositional documents, have been vacated.

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1	STIPULATION	
2	Accordingly, the Parties stipulate and respectfully request that this action be stayed pending	
3	final approval of the proposed class action settlement in Shelley Carl, et al. v. Advanced Call Center	
4	Technologies, LLC, Superior Court for the State of California, Sacramento County, Case No. 34-	
5	2013-00148310. The Parties will file a joint statement notifying the Court of the status of the	
6	proposed class action settlement within three days of the Sacramento Superior Court's ruling on the	
7	motion for final approval.	
8	IT IS SO STIPULATED.	
9		
10	Dated: April 17, 2014	
11	/s/ Michael E. Brewer	
12	MICHAEL E. BREWER MICHAEL G. LEGGIERI	
13	LITTLER MENDELSON, P.C. Attorneys for Defendant	
14	ADVANCED CALL CENTER TECHNOLOGIES, LLC	
15	Dated: April 17, 2014	
16	/s/ Alex P. Katofsky [with permission]	
17	DANIEL F. GAINES ALEX P. KATOFSKY	
18	GAINES & GAINES, APLC Attorneys for Plaintiffs	
19	QUIANNA RAY and MARQUIA TUCKER	
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28 ON, P.C.	3.	

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ORDER 13CV1472

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LITTLER MENDELSON, P.C. Treat Towers 1255 Treat Boulevard

Suite 600 Valnut Creek, CA 94597 ORDER

**ORDER** 

Good cause appearing, the Parties' stipulation for a stay pending final approval of the proposed class action settlement in *Shelley Carl, et al. v. Advanced Call Center Technologies, LLC*, Superior Court for the State of California, Sacramento County, Case No. 34-2013-00148310, is **GRANTED**. The Parties are directed to file a joint statement notifying the Court of the status of the proposed class action settlement within three days of the Sacramento Superior Court's ruling on the motion for final approval.

IT IS SO ORDERED.

Dated: April 29, 2014.

UNIT<mark>ED STA</mark>TES DISTRICT JUDGE