## UNITED STATES DISTRICT COURT

## EASTERN DISTRICT OF CALIFORNIA

IAN MITCHINSON, individually, and on behalf ) Case No.: 1:15-cv-01474-DAD-BAM
of all others similarly situated,
Plaintiff,
vs.
LOVE'S TRAVEL STOPS \& COUNTRY
STORES, INC., an Oklahoma corporation, LOVES COUNTRY STORES OF
CALIFORNIA, a California corporation,
Defendants.
) CLASS ACTION
)
Action Filed: September 28, 2015
)
) STIPULATION AND ORDER SETTING FORTH THE REMAINDER SCHEDULE FOR EXECUTION OF SETTLEMENT )
)
)
Judge: Hon. Dale A. Drozd ) Courtroom: 5
) Trial Date: None Set
)
)
)

Plaintiff Ian Mitchinson and Defendants Love’s Travel Stops \& Country Stores, Inc., et al., (collectively, "the Parties") by and through their respective counsel of record, hereby stipulate as follows:

WHEREAS, on December 22, 2016, the Court granted Plaintiff's unopposed motion for preliminary approval of class action settlement, set the Final Approval Hearing for April 18, 2017 at 9:30 a.m., and ordered Plaintiff to file his motion for final approval of class action settlement by March 21, 2017 (Dkt. No. 34);

WHEREAS, the Court ordered the Parties to file a stipulation and proposed order setting forth the remainder of their proposed schedule for execution of the Settlement (Dkt. Nos. 31 and 34);

NOW, THEREFORE, the Parties propose that the following dates shall govern for the purposes of this Settlement:

## Schedule for Execution of Settlement

| January 9, 2017 | Last day for Defendant to provide Class Data List <br> to Claims Administrator. |
| :--- | :--- |
| January 24, 2017 | Last day for Claims Administrator to mail and <br> email Notice to Class Members. |
| March 10, 2017 | Last day for requests for exclusion, and notice of <br> objection to be submitted to Claims Administrator. |
| February 24, 2017 | Last day for Class Counsel to file Plaintiffs' <br> Motion for Attorneys' Fees and Costs and Class <br> Representatives' Enhancement Awards. |

## IT IS HEREBY STIPULATED.

Dated: December 23, 2016
THE MARKHAM LAW FIRM

Dated: December 23, 2016
/s/ David R. Markham
dmarkham@markham-law.com
Counsel for Plaintiff

LITTLER MENDELSON, P.C.
/s/ Ryan L. Eddings
REddings@littler.com
Counsel for Defendants
I hereby certify that the content of this document is acceptable to Ryan L. Eddings, counsel for Defendants, and that I have obtained Ms. Eddings' authorization to affix his electronic signature to this document.

Dated: December 23, 2016
THE MARKHAM LAW FIRM
/s/ David R. Markham
dmarkham@markham-law.com
Counsel for Plaintiff

IT IS SO ORDERED.

Dated: January 3, 2017


UNITED STATES DISTRICT JUDGE

