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19	Attorneys for Flamtin Jinning Oreer and the Cla	5505	
20	UNITED STATES	S DISTRICT COURT	
-0	EACTEDN DICTDI		
21	EASTERN DISTRI	CT OF CALIFORNIA	
22	JIMMY GREER, individually, and on behalf	Case No. 2:15-cv-01063-KJM-CKD	
	of others similarly situated,		
23	Plaintiff,	[Sacramento Superior Court Case No. 34-2015-00176790]	
4	T failtiff,	Case No. 54-2013-00170770]	
4	v.	JOINT STIPULATION RE: PROVISION	
5	DICK'S SDOPTING COODS INC.	OF CLASS DATA BY DEFENDANT AND	
_	DICK'S SPORTING GOODS, INC., a Delaware corporation; and DOES 1 through	ORDER	
6	100, inclusive,	[Complaint Filed: March 18, 2015]	
27			
	Defendants.		
28		<u> </u>	
		-1	
	SMRH:485844902.1 JOINT STIPULATION RE	; PROVISION OF CLASS DATA BY DEFENDANT AND ORDER	
		Dockets.Justia.com	

TO THE HONORABLE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

PURSUANT TO Local Rule 143, the following Stipulation is hereby entered
into by and between Plaintiff Jimmy Greer ("Plaintiff") and Defendant Dick's Sporting Goods,
Inc. ("Defendant" and, together with Plaintiff, the "Parties"), by and through their respective
counsel of record.

WHEREAS, on March 15, 2018, the Court issued an order (ECF No. 70 at 2) requiring
the Defendant to provide class information, including the social security numbers of past and
current employees of Defendant, to the class action administrator ("CPT");

WHEREAS, the Parties have met and conferred, and out of deference to the protection of
employee privacy, Plaintiff and his attorneys have confirmed that they will not receive or review
any social security numbers pertaining to the class;

WHEREAS, CPT has stated that CPT does not need employee social security numbers in
order to mail out class notice; and would only use social security numbers for the purpose of
running a "skip trace" if mail is determined to be undeliverable.

16 NOW, THEREFORE, the Parties hereby agree and stipulate as follows:

17 IT IS THEREFORE STIPULATED by and between the Parties that Defendant shall only provide
18 social security numbers as needed to CPT for the purpose of running a "skip trace." The Parties
19 agree that neither Defendant nor CPT shall not disclose any of the class social security numbers to

20 Plaintiff or Plaintiff's counsel.

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1	Dated: March 19, 2018	
2		SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
3		
4		By /s/Caryn F. Horner
5		PAUL S. COWIE CARYN F. HORNER
6		REANNE SWAFFORD-HARRIS
7		Attorneys for Defendant DICK'S SPORTING GOODS, INC.
, 8	Dated: March 19, 2018	
9		Capstone Law APC
10		
10		By /s/Robert J. Drexler (as Authorized on 3/19/2018)
12		Melissa Grant Robert J. Drexler, Jr.
		Jonathan Lee
13		Attorneys for Plaintiff Jimmy Greer and the Classes
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	JOINT ST	ORDER

1	ORDER		
2	Based on the foregoing stipulation, and for GOOD CAUSE SHOWN, the		
3	Court hereby ORDERS as follows:		
4	Defendant Dick's Sporting Goods, Inc. ("Defendant") shall only provide social security		
5	numbers as needed to the class action administrator ("CPT") for the purpose of running a "skip		
6	trace." The Parties agree that neither Defendant nor CPT shall disclose any of the class social		
7	security numbers to Plaintiff or Plaintiff's counsel.		
8	IT IS SO ORDERED.		
9	DATED: April 3, 2018.		
10	In A Mindle /		
11	UNITED STATES DISTRICT JUDGE		
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