Doc. 8 Bernal v. Zumiez, Inc.

> 1 MARLIN & SALTZMAN STANLEY D. SALTZMAN, ESQ. (SBN 090058) 2 DAVID C. LEIMBACH, ESQ. (SBN 2645409) 29229 Canwood Street, Suite 208 3 Agoura Hills, CA 91301 818.991.8080 Telephone: 4 Facsimile: 818.991.8081 Email: ssaltzman@marlinsaltzman.com 5 dleimbach@marlinsaltzman.com Attorneys for Plaintiff ALEXANDRA BERNAL, 6 individually and on behalf of all others similarly situated 7 JACKSON LEWIS P.C. 8 NATHAN W. AUSTIN (SBN 219672) 400 Capitol Mall, Suite 1600 9 Sacramento, California 95814 Telephone: (916) 341-0404 10 Facsimile: (916) 341-0141 Email: <u>austinn@jacksonlewis.com</u> 11 Attorneys for Defendant ZUMIEZ INC. 12 UNITED STATES DISTRICT COURT 13 EASTERN DISTRICT OF CALIFORNIA 14 15 ALEXANDRA BERNAL, individually and on CASE NO. 2:16-CV-01802-TLN-KJN behalf of all others similarly situated, 16 STIPULATION RE: EXTENSION OF Plaintiff, TIME UNTIL OCTOBER 20, 2016 FOR 17 **DEFENDANT ZUMIEZ INC. TO** v. RESPOND TO COMPLAINT; ORDER 18 ZUMIEZ, INC., and DOES 1 through 10, inclusive, 19 Defendants. 20 21 Pursuant to Local Rule 144 (a), Plaintiff ALEXANDRA BERNAL, individually and on 22 behalf of all others similarly situated and Defendant ZUMIEZ INC., by and through their 23 respective attorneys of record, Stanley D. Saltzman and David C. Leimbach and 24 Nathan W. Austin, stipulate as follows: 25 1. One extension for 28 days has been previously obtained. 26 2. The parties agree to extend the deadline for Defendant ZUMIEZ INC. to respond 27 to the complaint for thirty (30) days is granted an extension until October 20, 2016. 28 Alexandra Bernal v. Zumiez, Inc. Stipulation Re: Extension of Time Until October 20, 2016

1	3. This extension is for the benefit of both parties to allow Plaintiff the opportunity	
2	amend the Private Attorneys General Act ("PAGA"), California Labor Code section 2698 et seq	
3	and to allow Plaintiff to further evaluate the merits of her allegations pending the oral argument	
4	before the 9 th Circuit Court of Appeals in Mayra Casa v. Victoria's Secret Stores, LLC, Case No.	
5	15-56162 scheduled for October 5, 2016.	
6	4. Defendant ZUMIEZ INC.'s response will be due no later than October 20, 2016.	
7	IT IS SO STIPULATED effective as of September 20, 2016.	
8		Respectfully submitted,
9	Dated: September 20, 2016	MARLIN & SALTZMAN
10		
11		By: /s/ David C. Leimbach (as authorized on 09.20.16) STANLEY D. SALTZMAN
12		DAVID C. LEIMBACH
13		Attorney for Plaintiff ALEXANDRA BERNAL individually and on behalf
14	Dated: September 20, 2016	of all others similarly situated
15		JACKSON LEWIS P.C.
16		By: /s/ Nathan W. Austin
17		NATHAN W. AUSTIN Attorneys for Defendant
18		ZUMIEZ INC.
19		
20		<u>ORDER</u>
21	Based on the foregoing stipulation and otherwise finding good cause therefor,	
22	IT IS HEREBY ORDERED that Defendant ZUMIEZ INC.'s response to Plaintiff'	
23	complaint will be due no later than October 20, 2016.	
24	IT IS SO ORDERED.	
25	Dated: September 21, 2016	V () Andrew
26		- My
27		Troy L. Nunley United States District Judge
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