## 1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 7 FOR THE NORTHERN DISTRICT OF CALIFORNIA 8 9 10 COLLETTE DELBRIDGE, individually and on behalf of others similarly situated, 11 No. C 11-02575 WHA Plaintiff, 12 v. 13 **ORDER RE NOTICE** KMART CORPORATION, **OF ERRATA** 14 Defendant. 15 16 The Court has received the stipulated notice of errata and request to modify the parties' 17 settlement agreement. The two substantive changes therein are as follows (modifications 18 identified by bold, strikethrough, and underline): 19 At Section I, ¶ Q: 20 "Net Settlement Amount" means the Settlement Amount, less (as 21 approved by the District Court) (i) the Class Representative Payments as approved by the District Court and (ii) the Class 22 Counsel Expenses Payment (which includes settlement of all expenses incurred to date and to be incurred in documenting the 23 Settlement, securing court approval of the Settlement, administering the Settlement, and obtaining dismissal of action). 24 At Section III, $\P M(1)(c)$ : 25 Whether or not the Judgment becomes Final, the Settlement, this 26 Agreement, any document, statement, proceeding or conduct related to the Settlement or the Agreement, or any reports or 27 accounting of those matters, will **not** be (i) construed as, offered or admitted in evidence as, received as, or deemed to be evidence for 28 any purpose adverse to Kmart or any other beneficiary of the releases granted under this Agreement (the "Released Parties"),

including, but not limited to, evidence of a presumption,

## United States District Court

concession, indication or admission by any of the Released Parties of any liability, fault, wrongdoing, omission, concession or damage; or (ii) disclosed, referred to or offered in evidence against any of the Released Parties, in any further proceeding in the Action, or any other civil, criminal or administrative action or proceeding except for purposes of effectuating the Settlement pursuant to this Agreement. The Court requests that the parties provide briefing not to exceed five pages on whether new notice and opportunity to opt-out should be provided to class members who may have relied on the prior versions of these clauses by **NOVEMBER 8 AT NOON**. IT IS SO ORDERED. Dated: November 1, 2013.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE