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10	Attorneys for Plaintiff and the Class		
11			
12	UNITED STATES DISTRICT COURT		
	NORTHERN DISTRICT OF CAI	LIFORNIA—SAN JOSE DIVISION	
14			
15	RAY DELGADO, as an individual and on	Case No.: 17-cv-07370-LHK	
16	behalf of all others similarly situated,	ORDER RE	
17	Plaintiffs,	STIPULATION RE: PROVISION AND USE OF PUTATIVE CLASS MEMBERS'	
18	VS.	CONTACT INFORMATION	
19	MARKETSOURCE, INC., d/b/a	Re: Dkt. No. 40	
20	MARYLAND MARKETSOURCE, INC., a		
21	Maryland corporation; and DOES 1 through 50, inclusive,		
22	Defendants.		
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		OVISION AND USE OF	
	PUTATIVE CLASS MEMBER	S' CONTACT INFORMATION Docket	
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1	Pursuant to the Court's August 28, 2018 Order (Dkt. No. 29 at 6:4–11), the Parties have		
2	met and conferred regarding the process by which Plaintiff will obtain the contact information		
3	of putative class members.		
4	1. The parties will make use of the <i>Belaire-West</i> notification process and have		
5	agreed upon the language of such a notice.		
6	2. Defendant has already provided the contact information for putative class		
7			
8	members to an agreed-upon third-party administrator to disseminate <i>Belaire-West</i> notice. This		
	information was designated as CONFIDENTIAL and subject to the stipulated protective order.		
9	Dkt. No. 39 at 9:3–13.		
10	3. To protect the confidentiality of putative class members' contact information, the		
11	parties have stipulated to, and this Court has entered, a protective order which provides:		
12	Contact information and Employment Records for Putative Class Members and Allegedly Aggrieved Employees Shall Be Used in		
13	This Litigation Only and Are Prohibited from Use or Disclosure		
14	Otherwise. Notwithstanding any other provisions herein, the parties recognize that the private contact information and		
15	employment records for some or all putative class members and allegedly aggrieved employees will be produced during the		
16	pendency of this litigation. None of the contact information or		
17	employment records of putative class members shall be used for any purpose outside of this litigation, and will not be disseminated		
18	to any third party under any circumstances, except where agreed to		
19	in writing by counsel for both parties or in accordance with the procedures set forth in this Stipulated Protective Order for the		
20	disclosure of documents and information designated as "CONFIDENTIAL" to authorized persons under section 7.2, or as		
21	required by law.		
22	Dkt. No. 39 at 9:3–13.		
23	DATED: October 8, 2018 EPSTEIN BECKER & GREEN, P.C.		
24			
25	By: <u>/s/ Michael S. Kun</u> Michael S. Kun		
26	Kevin D. Sullivan Attorneys for Defendant		
27	MARKETSOURCE, INC.		
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	STIPULATION RE: PROVISION AND USE OF PUTATIVE CLASS MEMBERS' CONTACT INFORMATION		

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1	DATED: October 8, 2018	DIVERSITY LAW GROUP, P.C.	
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3		By: <u>/s/ Larry W. Lee</u> Larry W. Lee	
4		Kristen M. Agnew Nicholas Rosenthal	
5		Attorneys for Plaintiff RAY DELGADO	
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8	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
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10	DATED:October 9, 2018	_ Uriginia K. Du Marchi	
11		Hon. Virginia K. Deiviarchi	
12		United States Magistrate Judge	
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	STIPULATION RE: PROVISION AND USE OF PUTATIVE CLASS MEMBERS' CONTACT INFORMATION		