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Attorneys for Defendants

11 **UNITED STATES DISTRICT COURT**
12 **CENTRAL DISTRICT OF CALIFORNIA**
13 **WESTERN DIVISION**

15 FARID KHAN, an individual, on behalf
16 of himself and all others similarly
17 situated,

18 Plaintiff,

19 v.

20 BOOHOO.COM USA, INC., a
21 Delaware corporation, BOOHOO.COM
22 UK LIMITED, a United Kingdom
23 private limited company, BOOHOO
24 GROUP PLC, a Jersey public limited
25 company, and DOES 1-10, inclusive,

26 Defendants.

CASE NO.: CV 20-3332-GW-JEMx

Consolidated for Pretrial Purposes with:
No. 2:20-cv-04658-GW-JEM
No. 2:20-cv-04659-GW-JEM

**STIPULATION AND ORDER TO
AMEND SETTLEMENT
ADMINISTRATION DATES**

HON. GEORGE H. WU
United States District Judge

Action Filed: April 9, 2020

Trial Date: TBD

24 Plaintiffs Farid Khan (“Khan”), Haya Hilton (“Hilton”), and Olivia Lee (“Lee”)
25 (collectively, “Plaintiffs”), on the one hand, and Defendants Boohoo Group PLC,
26 Boohoo.com USA, Inc., Boohoo.com UK Limited, PrettyLittleThing.com USA, Inc.,
27 PrettyLittleThing.com Limited, NastyGal.com USA, Inc., and Nasty Gal Limited
28 (collectively, “Defendants”), on the other hand, by and through their respective counsel of

1 record in this action, hereby file this stipulation pursuant to the Court’s Order on August
 2 22, 2022 (Dkt. 185).

3 WHEREAS, on June 28, 2022, Defendants filed a Motion to Enforce Settlement
 4 Agreement and Strike Habberfield First Amended Complaint, or in the Alternative to Stay
 5 the Settlement Administration, and for Sanctions (“Defendants’ Motion”). (Dkt. 159.)

6 WHEREAS, on June 11, 2022, the Court temporarily stayed settlement
 7 administration in this matter at Defendants’ request pending resolution of Defendants’
 8 Motion. (Dkt. 172.)

9 WHEREAS, on August 22, 2022, the Court DENIED Defendants’ Motion and
 10 adopted its Tentative Ruling (Dkt. 181), ordering, in relevant part, that “[t]he settlement
 11 agreement reached in the consolidated matters will continue to be ‘enforced’ on the road
 12 to final approval as if this detour did not occur, with the parties to agree upon any
 13 adjustment of dates as is necessary to have that occur.” (Dkts. 181 at 2-3 and 185.)

14 THEREFORE, pursuant to the Court’s Order, the Parties hereby stipulate to the
 15 following amended settlement administration schedule, which is generally consistent with
 16 the Court’s Order Granting Preliminary Approval of Class Settlement (Dkt. 158) and
 17 actually extends the period between email notice and objection/opt-out deadline from 62
 18 days to 72 days.

Event	Date/Deadline
Deadline to Commence Publication Notice	Friday, September 9, 2022
Deadline to Send Email Notice	Friday, September 16, 2022
Deadline to Mail Postcard Notice	Monday, September 26, 2022
Deadline to File Motion for Final Approval and Motion for Attorneys’ Fees, Costs, and Incentive Awards	Monday, November 14, 2022
Deadline to Object or Opt Out	Monday, November 28, 2022

1 2	Deadline for Settlement Administrator to Provide Opt-Out List to Counsel	Thursday, December 8, 2022
3	Deadline to Respond to Objections	Monday, December 12, 2022
4 5	Final Approval/Fairness Hearing	Monday, December 19, 2022 at 8:30 a.m.

6
7 Dated: August 25, 2022

Respectfully submitted,¹

8 ALMADANI LAW

9 /s/ Yasin M. Almadani
Yasin M. Almadani, Esq.

10
11 AI LAW, PLC

12 /s/ Ahmed Ibrahim
13 Ahmed Ibrahim, Esq.

14 *Attorneys for Plaintiffs Individually and*
15 *On Behalf of All Others Similarly Situated*

16
17 EVERSHEDS SUTHERLAND (US) LLP

18 /s/ Ronald W. Zdrojeski
Ronald W. Zdrojeski, Esq.

19 *Attorneys for Defendants*

20
21 **IT IS SO ORDERED.**

22
23 Dated: August 29, 2022 _____



24 _____
25 HON. GEORGE H. WU
United States District Judge

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27
28 ¹ Pursuant to L.R. 5-4.3.4(a)(2), the party filing this document certifies that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing

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