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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

SHEILA DASHNAW *et al.*,
Plaintiffs,
v.
NEW BALANCE ATHLETICS, INC.,
Defendant.

Case No.: 17cv159-L(JLB)

JUDGMENT IN A CIVIL CASE

Decision by Court. This action was decided on Plaintiffs' unopposed motion for final class action settlement approval (doc. no. 117) and a decision has been rendered.

IT IS HEREBY ORDERED AND ADJUDGED:

1. For the reasons and on terms stated in the Order Granting (1) Motion for Final Class Action Settlement Approval; and (2) Motion for Attorneys' Fees, Costs, Litigation Expenses, and Plaintiffs' Incentive Awards filed concurrently herewith, and on terms stated in the Amended Settlement Agreement signed December 7, 2018 (doc. no. 106-3), Judgment is entered for the Plaintiffs and the Class comprised of:

All persons who purchased any and all "Made in USA" Shoes from New Balance and/or its Authorized Retailers in California from December 27, 2012 up to and including January 24, 2019 ("Class" and "Class Period" respectively). "Made in USA" Shoes" means the New Balance's "Made

1 in USA” labeled shoes listed below and purchased as new by Class
 2 members in California during the Class Period:

3 **ELIGIBLE NEW BALANCE SHOE MODELS**

4	601	ML996
5	M1140	ML997
6	M1290	MR1105
7	M1300	MR993
8	M1400	MW812
9	M1540	PM15
10	M1700	PM16
11	M2040	US574
12	M3040	US576
13	M498	US990
14	M574	US993
15	M585	US998
16	M587	W1140
17	M770	W1290
18	M990	W1400
19	M991	W1540
20	M995	W3040
21	M996	W498
22	M997	W587
23	M9975	W990
24	M998	W998
25	MK706	WK706
26	ML1300	WR993
27	ML1978	WW812

19 Excluded from the Class are: (a) New Balance’s board members and
 20 employees, including its attorneys; (b) any persons who purchased the
 21 “Made in USA” Shoes for the purposes of resale; (c) distributors or re-
 22 sellers of “Made in USA” Shoes; (d) the judge and magistrate judge and
 23 their immediate families presiding over this action; (e) governmental
 24 entities; and (f) persons or entities who or which exclude themselves
 25 from the Class as provided in the notice.

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1 2. Individuals listed on Exhibit H to the Declaration of Jeanne C. Finegan
2 dated June 21, 2019 (doc. no. 117-13) requested exclusion and are excluded from the
3 Class.

4 3. Notice was properly directed to the Class.

5 4. The Court retains jurisdiction over the implementation, administration, and
6 enforcement of this Judgment, and all matters ancillary thereto.

7 5. The Court, finding that no reason exists for delay, hereby directs the Clerk
8 to enter this Judgment forthwith.

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10 Dated: July 29, 2019

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12 Hon. M. James Lorenz
13 United States District Judge
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