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CENTER FOR ENVIRONMENTAL HEALTH  
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9 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
10 COUNTY OF ALAMEDA

11 CENTER FOR ENVIRONMENTAL HEALTH, )  
12 a non-profit corporation, )  
13 Plaintiff, )  
14 v. )  
15 LULU NYC LLC, *et al.*, and Defendant DOES 1 )  
16 through 500, inclusive, )  
17 Defendants. )

Lead Case No. RG 09-459448  
[Consolidated with Case Nos. RG  
10-494289; RG 10-494513; RG 10-494517;  
RG 11-598595; RG 11-598596; and RG  
11-603764]  
**C.C.P. §474 AMENDMENT TO  
COMPLAINT - CENTER FOR  
ENVIRONMENTAL HEALTH V.  
ZAPPOS.COM, INC.; CASE NO. RG  
10-494513**

18 This Document Relates To:  
19 CENTER FOR ENVIRONMENTAL HEALTH, )  
20 a non-profit corporation, )  
21 Plaintiff, )  
22 v. )  
23 ZAPPOS.COM, INC., *et al.*, and Defendant  
DOES 1 through 500, inclusive, )  
24 Defendants. )

Action Filed: June 24, 2009  
Trial Date: April 6, 2015

FILED  
FBI  
ALAMEDA COUNTY

DEC 10 2015

CLERK: **Louis Staley, Jr.**  
By: \_\_\_\_\_

1                   On January 19, 2010, Plaintiff Center for Environmental Health (“CEH”) filed its  
2 original Complaint in *CEH v. Zappos.com, Inc., et al.*, Alameda County Superior Court Case No.  
3 RG 10-494513 (the “*Zappos* Action”). On March 3, 2010, the *Zappos* Action was consolidated  
4 under the above-captioned lead case. On May 28, 2010, CEH filed the First Amended Complaint  
5 in the *Zappos* Action. On November 3, 2010, CEH filed the Second Amended Complaint in the  
6 *Zappos* Action. On July 26, 2011, CEH filed the Third Amended Complaint in the *Zappos*  
7 Action (the “Third Amended Complaint”).

8                   Pursuant to California Code of Civil Procedure §474, CEH hereby amends the  
9 Third Amended Complaint as follows:

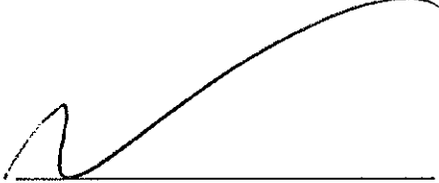
- 10           1.       By inserting the name FISHER DESIGN LLC in place of the reference to DOE 5  
11 in each place that it appears in the Third Amended Complaint;
- 12           2.       By inserting the name FISHER SIGERSON MORRISON LLC in place of the  
13 reference to DOE 6 in each place that it appears in the Third Amended Complaint;
- 14           3.       By inserting the name MARC FISHER JR BRAND LLC in place of the reference  
15 to DOE 7 in each place that it appears in the Third Amended Complaint;
- 16           4.       By inserting the name MARC FISHER LLC in place of the reference to DOE 8 in  
17 each place that it appears in the Third Amended Complaint;
- 18           5.       By inserting the name MB FISHER LLC in place of the reference to DOE 9 in  
19 each place that it appears in the Third Amended Complaint;
- 20           6.       By inserting the name MBF HOLDINGS LLC in place of the reference to DOE 10  
21 in each place that it appears in the Third Amended Complaint;
- 22           7.       By inserting the name MBF LICENSING LLC in place of the reference to DOE  
23 11 in each place that it appears in the Third Amended Complaint;
- 24           8.       By inserting the name UNISA FISHER LLC in place of the reference to DOE 12  
25 in each place that it appears in the Third Amended Complaint; and
- 26           9.       By inserting the name UNISA FISHER WHOLESALE LLC in place of the  
27 reference to DOE 13 in each place that it appears in the Third Amended Complaint.

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Date: December 16, 2014

Respectfully submitted,

LEXINGTON LAW GROUP



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Howard Hirsch  
Attorneys for Plaintiff  
CENTER FOR ENVIRONMENTAL HEALTH

1 **PROOF OF SERVICE**

2 I declare that:

3 I am employed in San Francisco County, California. I am over the age of 18 years and  
4 not a party to the within cause; my business address is 503 Divisadero Street, San Francisco, CA  
94117. My electronic notification address is jbanister@lexlawgroup.com.

5 On December 16, 2014, I served true copies of the following document:

6 **C.C.P. §474 AMENDMENT TO COMPLAINT - CENTER FOR**  
7 **ENVIRONMENTAL HEALTH V. ZAPPOS.COM, INC.; CASE NO. RG 10-494513**

8 I transmitted via electronic mail the document listed above to the electronic mail  
addresses set forth below at 8:03 a.m. on December 16, 2014:

9 *Please see attached service list.*

10 The transmission was reported as complete and without error.

11 I declare under penalty of perjury that the foregoing is true and correct, and that this  
12 declaration was executed on December 16, 2014, at San Francisco, California

13 Signed: \_\_\_\_\_  
14 John Banister  
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SERVICE LIST

*CEH v. Lulu NYC LLC, et al.*  
Lead Case No. RG 09-459448

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