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8 Attorneys for Plaintiffs JOSE JACOBO, et al.

9 UNITED STATES DISTRICT COURT
10 CENTRAL DISTRICT OF CALIFORNIA
11 WESTERN DIVISION
12

13 JOSE JACOBO, et al.,
14 Plaintiff,
15 vs.
16 ROSS STORES, INC., et al.,
17 Defendants.
18

Case No. 2:15-cv-04701-MWF-AGRx
19 CLASS ACTION

20 **DECLARATION OF THERESA
METOYER IN SUPPORT OF
21 PLAINTIFFS' MOTION FOR
22 ATTORNEYS' FEES, LITIGATION
AND ADMINISTRATIVE COSTS;
23 AND CLASS REPRESENTATIVES'
24 ENHANCEMENT PAYMENTS**

Courtroom: 5A
Date: July 22, 2019
Time: 10:00 a.m.
25 Judge: Hon. Michael W. Fitzgerald
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DECLARATION OF THERESA METOYER

I, Theresa Metoyer, declare as follows:

1. I am a named Plaintiff in the matter pending before this court, *Jose Jacobo, Theresa Metoyer, et al. v. Ross Stores, Inc. et al.*, U.S.D.C. Central District, Case No. 2:15-cv-04701-MMM (AGR).
2. I am familiar with the facts set forth below and can and will competently testify thereto if called upon to do so. I submit this declaration in support of Plaintiffs' Motion for Attorneys' Fees, Litigation and Administrative Costs and Class Representatives' Enhancement Payments.
3. I am a resident of San Jacinto, California.
4. I am familiar with the factual bases of the claims asserted in the Second Amended Complaint herein, and I have sufficient economic stake in the outcome of this case to ensure my vigorous prosecution and presentation of these claims for the entire class and believe that my claims are typical of the class of the other proposed members of the class in this action.
5. I understand that as a class representative I must always consider the interests of the class just as I would consider my own interests and at times must put the interests of the class before my own interests.
6. To this end, and in connection with my involvement in this case, I have had numerous conferences with my attorneys, Douglas Caiafa and Christopher Morosoff, including prior to my participation in the lawsuit by way of the original Complaint on June 20, 2015, conferences in connection with my purchase history with Defendants and related issues, discovery responses, conferences and production of documents in preparation for my Declaration filed in support of Plaintiffs' Motion for Class Certification, preparation for and participation in my deposition and in connection with numerous other issues relating to the claims in this case.

