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8 Attorneys for Defendants
LuLaRoe, LLC, LLR, Inc.,
9 Mark Stidham, and DeAnne Brady

10 UNITED STATES DISTRICT COURT
11 CENTRAL DISTRICT OF CALIFORNIA

12
13 Stella Lemberg, Jeni Laurence,
14 Amanda Bluder, Carissa Stuckart,
Dana Apana, Karen Moss Brown,
15 Shannon Carrillo, Samantha Hall,
Natalie Lien, Melissa Atkinson, Aki
16 Berry, Cheryl Hayton, Tiffany
Scheffer, Lora Haskett, Ashley Healy,
17 Jocelyn Burke-Craig, Brittany Bianchi,
Kerry Tighe-Schwegler, Jini Patton,
18 Laura Rocke, Stephenie McGurn, and
Peggy Johnson, on Behalf of
19 Themselves and All Others Similarly
Situated,

20 Plaintiffs,

21 v.

22 LuLaRoe, LLC d/b/a LuLaRoe, a
23 California limited liability company,
LLR, Inc., a Wyoming corporation,
24 Mark Stidham; DeAnne Brady a/k/a
DeAnne Stidham; and DOES 1-10,
25 inclusive,

26 Defendants.

Case No. 5:17-cv-02102-AB-SHK
Hon. André Birotte Jr., Ctrm. 7B
Mag. Judge Shashi H. Kewalramani,
Ctrm. 3/4

**Stipulation for Dismissal with
Prejudice by Plaintiff Karen Moss
Brown**

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COSTA MESA, CALIFORNIA 92626-7689

1 Plaintiff Karen Moss Brown (“Plaintiff Brown”), on the one hand, and
2 defendants LuLaRoe, LLC, LLR, Inc., Mark Stidham, and DeAnne Brady
3 (“Defendants”), on the other hand, stipulate and agree as follows through their
4 attorneys of record:

5 1. On October 13, 2017, this class action was filed against defendants
6 LuLaRoe, LLC and LLR, Inc. [Dkt. No. 1];

7 2. On January 12, 2018, Plaintiff Brown, and others, filed their first
8 amended complaint for damages and other relief against Defendants [Dkt. No. 45];

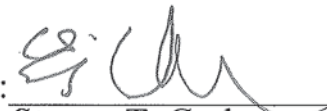
9 3. On April 17, 2018, the Court entered an Order Granting in Part and
10 Denying in Part Defendants’ Motion to Compel Arbitration and stayed this action
11 [Dkt. No. 95];

12 4. Plaintiff Brown and Defendants have now resolved between
13 themselves the claims asserted in this action; and

14 5. Accordingly, and pursuant to Rule 41(a)(1)(A)(ii) of Federal Rules of
15 Civil Procedure, Plaintiff Brown and Defendants stipulate to and do dismiss with
16 prejudice this action as between Plaintiff Brown and the LLR Parties and including
17 all claims asserted by Plaintiff Brown against the LLR Parties. Each party shall
18 bear its, his, or her own costs and attorneys’ fees in this action.

19 Dated: November 15, 2019

SNELL & WILMER L.L.P.

21 By: 

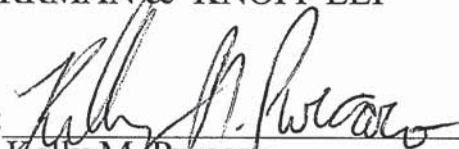
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25 Jenny Hua
26 Attorneys for Defendants
27 LuLaRoe, LLC, LLR, Inc., Mark
28 Stidham, and DeAnne Brady

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Dated: November 14, 2019

COHN LIFLAND PEARLMAN
HERRMAN & KNOFF LLP

By: 
Kelly M. Purcaro
Attorneys for Plaintiff Karen Moss
Brown

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1 *Stella Lemberg, et al. v. LuLaRoe, LLC and LLR, Inc.*
2 USDC, Central District of California, Case No. 5:17-cv-02102-AB-SHK

3 **PROOF OF SERVICE**

4 I am employed in the County of Orange, State of California. I am over the
5 age of 18 and not a party to the within action; my business address is 600 Anton
6 Boulevard, Suite 1400, Costa Mesa, CA 92626-7689.

7 On December 13, 2019, I served, in the manner indicated below, a true and
8 correct copy of the foregoing documents described as **Stipulation for Dismissal
9 with Prejudice by Plaintiff Karen Moss Brown** on the interested parties in this
10 action:

11 *See attached Service List*

- 12 BY REGULAR MAIL: By placing the document(s) in an envelope I caused such
13 envelopes to be deposited in the United States mail at Costa Mesa, California, with
14 postage thereon fully prepaid. I am readily familiar with the firm’s practice of
15 collection and processing correspondence for mailing. It is deposited with the
16 United States Postal Service each day and that practice was followed in the
17 ordinary course of business for the service herein attested to (C.C.P. § 1013(a)).
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23 kwolke@glancylaw.com; Mgreenstone@glancylaw.com;
24 jwatson@justice4you.com; natashaserino@amslawoffice.com;
25 shannonnocon@amslawoffice.com; joshuakons@konslaw.com;
26 aaron@haelaw.com; ambere@haelaw.com; AlexSchack@amslawoffice.com;
27 klandau@tcllaw.com; jshub@kohswift.com; JYanchunis@ForThePeople.com;
28 MValladares@ForThePeople.com; medelson@edelson-law.com;
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aangulo@rutan.com; bchapin@rutan.com; kdomin@rutan.com;
sgoates@rutan.com

I declare that I am employed in the office of a member of the bar of this court
at whose direction the service was made.

Executed on December 13, 2019, at Costa Mesa, California.

Diane Williams

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1 *Stella Lemberg, et al. v. LuLaRoe, LLC and LLR, Inc.*
2 **USDC, Central District of California, Case No. 5:17-cv-02102-AB-SHK**

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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

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Themselves and All Others Similarly
Situated,

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v.

LuLaRoe, LLC d/b/a LuLaRoe, a
California limited liability company,
LLR, Inc., a Wyoming corporation,
Mark Stidham; DeAnne Brady a/k/a
DeAnne Stidham; and DOES 1-10,
inclusive,

Defendants.

Case No. 5:17-cv-02102-AB-SHK
Hon. André Birotte Jr., Ctrm. 7B
Mag. Judge Shashi H. Kewalramani,
Ctrm. 3/4

**Order Granting Stipulation for
Dismissal with Prejudice by Plaintiff
Karen Moss Brown**

1 The Court, having considered the parties' Stipulation for Dismissal with
2 Prejudice by Plaintiff Karen Moss Brown ("Stipulation"), and good cause
3 appearing, hereby **GRANTS** the Stipulation and **DISMISSES WITH**
4 **PREJUDICE** this action as between Plaintiff Karen Moss Brown and Defendants
5 LuLaRoe, LLC, LLR, Inc., Mark Stidham, and DeAnne Brady ("LLR Parties") and
6 including all claims asserted by Plaintiff Karen Moss Brown against the LLR
7 Parties. Each party shall bear its, his, or her own costs and attorneys' fees in this
8 action.

9 IT IS SO ORDERED.


10 Dated: _____, 2019

11 Hon. André Birotte Jr.
12 United States District Court Judge

13 Submitted By:

14 Dated: November 15, 2019

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15 By: 
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2 USDC, Central District of California, Case No. 5:17-cv-02102-AB-SHK

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22 I declare that I am employed in the office of a member of the bar of this court
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26 Diane Williams

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2 USDC, Central District of California, Case No. 5:17-cv-02102-AB-SHK

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