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**UNITED STATES DISTRICT COURT**

**FOR THE NORTHERN DISTRICT OF CALIFORNIA**

**SAN FRANCISCO DIVISION**

KRISTA GILL and DOUG SUMERFIELD,  
individually and on behalf of all others similarly  
situated,

Plaintiffs,

v.

HANNA ANDERSSON, LLC and  
SALESFORCE.COM, INC.

Defendants.

**Case No.**

**CLASS ACTION COMPLAINT**

**JURY TRIAL DEMANDED**

1 Plaintiffs Krista Gill (“Gill”) and Doug Sumerfield (“Sumerfield”) (collectively,  
2 “Plaintiffs”), individually and on behalf of all other similarly situated individuals, hereby allege  
3 upon personal knowledge of the facts respectively pertaining to their own actions, and upon  
4 information and belief as to all other matters, by and through their undersigned counsel, and  
5 bring this Class Action Complaint against defendants Hanna Andersson, LLC (“Hanna  
6 Andersson”) and Salesforce.com, Inc. (“Salesforce” and, collectively, “Defendants”).

### 7 NATURE OF ACTION

8 1. Plaintiffs assert this class action against Defendants for their failure to exercise  
9 reasonable care in securing and safeguarding their customers’ sensitive personal information  
10 (“SPI”), including customer names, payment card numbers, payment card expiration dates, and  
11 payment card security codes.

12 2. On January 15, 2020, Hanna Andersson sent letters to customers and states  
13 attorneys general stating that it “had obtained evidence that an unauthorized third party had  
14 accessed information entered on Hanna Andersson’s website concerning purchases made  
15 between September 16 and November 11, 2019” (the “Data Breach”).<sup>1</sup> Attempting to avoid the  
16 spotlight, Hanna Andersson sent this letter directly to customers and state law enforcement  
17 without making a public press release. News soon got out, however.

18 3. This type of customer payment data breach, called a Magecart attack, was simply  
19 the most recent in a long line of similar attacks on e-commerce platforms. The Hanna Andersson  
20 attack was no less than the second successful recent Magecart attack upon a platform that was  
21 part of Salesforce’s Commerce Cloud Unit, its commercial hosting service.<sup>2</sup>

22 4. More broadly, Magecart attacks on online platforms have become very popular in  
23 the past few years. For example, Salesforce customer Macy’s faced a similar Magecart attack  
24

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25 <sup>1</sup> [https://www.documentcloud.org/documents/6662592-Hanna-Andersson-Notice-of-Data-](https://www.documentcloud.org/documents/6662592-Hanna-Andersson-Notice-of-Data-Breach-to-Consumers.html)  
26 [Breach-to-Consumers.html](https://www.documentcloud.org/documents/6662592-Hanna-Andersson-Notice-of-Data-Breach-to-Consumers.html) (last visited Mar. 2, 2020).

27 <sup>2</sup> See *US Retailer Hanna Andersson Hacked to Steal Credit Cards*, BLEEPING COMPUTER,  
28 [https://www.bleepingcomputer.com/news/security/us-retailer-hanna-andersson-hacked-to-steal-](https://www.bleepingcomputer.com/news/security/us-retailer-hanna-andersson-hacked-to-steal-credit-cards/)  
[credit-cards/](https://www.bleepingcomputer.com/news/security/us-retailer-hanna-andersson-hacked-to-steal-credit-cards/) (last visited Mar. 2, 2020).

1 last October where hackers successfully stole payment card information from its website for a  
2 week.<sup>3</sup>

3 5. Defendants could have prevented this Data Breach. Magecart attacks on e-  
4 commerce platforms are among the most popular types of attacks by hackers today. While  
5 many retailers, restaurant chains, and other companies have responded to data breaches by  
6 adopting technology that helps make transactions more secure, Defendants did not.

7 6. The Data Breach was the result of Defendants' inadequate approach to data  
8 security and protection of SPI that it collected during the course of its business. The deficiencies  
9 in Defendants' data security were so significant that the malware installed by hackers remained  
10 undetected and intact in Defendants' systems for approximately two months.

11 7. Defendants disregarded the rights of Plaintiffs and the Class by intentionally,  
12 willfully, recklessly, or negligently failing to take adequate and reasonable measures to ensure its  
13 data systems were protected, failing to disclose to its customers the material fact that it did not  
14 have adequate computer systems and security practices to safeguard SPI, failing to take available  
15 steps to prevent the Data Breach, failing to monitor and timely detect the Data Breach, and  
16 failing to provide Plaintiffs and the Class prompt and accurate notice of the Data Breach.

17 8. As a result of Defendants' Data Breach, Plaintiffs' and Class members' SPI has  
18 been exposed to criminals for misuse and have, in fact, been misused. The injuries Plaintiffs and  
19 the Class suffered as a direct result of the Data Breach include:

- 20 a. unauthorized charges on debit and credit card accounts;  
21 b. theft of personal and financial information;  
22 c. costs associated with the detection and prevention of identity theft and  
23 unauthorized use of financial accounts;  
24

25  
26 <sup>3</sup> *Macy's Hit by Magecart Card-Skimming Attack*, CISO MAG (Nov. 20, 2019),  
27 <https://www.cisomag.com/macys-hit-by-magecart-card-skimming-attack/>; see also *Macy's*  
28 *moves its mission-critical commerce app to Heroku*, SALESFORCE,  
<https://www.salesforce.com/products/platform/app-gallery/macys/> (last visited Mar. 3, 2020).

- 1 d. damages arising from the inability to use debit or credit card accounts because  
2 accounts were suspended or otherwise rendered unusable as a result of fraudulent  
3 charges stemming from the Data Breach, including but not limited to foregoing  
4 cash back rewards;
- 5 e. damages arising from the inability to withdraw or otherwise access funds because  
6 accounts were suspended, restricted, or otherwise rendered unusable as a result of  
7 the Data Breach, including, but not limited to, missed bill and loan payments,  
8 late-payment charges, and lowered credit scores and other adverse impacts on  
9 credit;
- 10 f. costs associated with spending time to address and mitigate the actual and future  
11 consequences of the Data Breach such as finding fraudulent charges, cancelling  
12 and reissuing payment cards, purchasing credit monitoring and identity theft  
13 protection services, imposition of withdrawal and purchase limits on  
14 compromised accounts, lost productivity and opportunity(ies), time taken from  
15 the enjoyment of one's life, and the inconvenience, nuisance and annoyance of  
16 dealing with all issues resulting from the Data Breach;
- 17 g. the imminent and certainly impending injury resulting from the potential fraud  
18 and identity theft posed by SPI being exposed for theft and sale on the dark web;
- 19 h. costs of products purchased at Defendants' website during the period of the Data  
20 Breach because Plaintiffs and the Class would not have purchased products from  
21 Defendants' website had Defendants disclosed that they lacked adequate systems  
22 and procedures to reasonably safeguard SPI;
- 23 i. damages to and diminution in value of SPI entrusted to Defendants for the sole  
24 purpose of purchasing products and services from Defendants; and
- 25 j. the loss of Plaintiffs' and Class members' privacy.
- 26 9. The injuries Plaintiffs and the Class suffered were directly and proximately  
27 caused by Defendants' failure to implement or maintain adequate data security measures for SPI.  
28

11. Plaintiffs, individually and on behalf of similarly situated consumers, seek to recover damages, equitable relief, including injunctive relief designed to prevent a reoccurrence of the Data Breach and resulting injuries, restitution, disgorgement, reasonable costs and attorneys' fees, and all other remedies this Court deems proper.

12. Plaintiffs Krista Gill and Doug Sumerfield are natural persons and a married couple residing in Alexandria, Virginia.

13. Defendant Hanna Andersson, LLC is a Delaware corporation with its principal place of business at 608 NE 19th Ave., Portland, Oregon 97232. It is wholly-owned by L Catterton, a private equity company.

14. Defendant Salesforce.com, Inc. is a Delaware corporation with its principal place of business at 415 Mission St., San Francisco, California 94105.

15. This Court has jurisdiction pursuant to 28 U.S.C. § 1332(d)(2) (“The Class Action Fairness Act”) because sufficient diversity of citizenship exists between the parties to this action, the aggregate amount in controversy exceeds \$5,000,000, exclusive of interests and costs, and there are 100 or more members of the Class.<sup>4</sup>

16. This Court has personal jurisdiction over Defendant Salesforce because its principal place of business is in the Northern District of California and Salesforce is authorized to and regularly conducts business in the Northern District of California.

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