

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

ALEJANDRO LOPEZ and
JACOB LAZARZ, on behalf of themselves
and others similarly situated,

Plaintiffs,

v.

SEARS, ROEBUCK & CO.,

Defendant.

ORDER

11-cv-728-bbc

Plaintiffs Alejandro Lopez and Jacob Lazarz filed a motion for class certification in this case on June 16, 2012, dkt. #46; defendant Sears, Roebuck & Co. filed a brief in opposition to class certification on July 6, dkt. #51; and plaintiffs filed a reply brief on July 16. In conjunction with their reply brief, plaintiffs filed what they titled an “amended motion” to certify a class in which they change their proposed class definition slightly. Dkt. #54. Although an automatic briefing schedule allowing for both response and reply briefs was set for the “amended motion,” the motion does not require such briefing. Rather, I will allow defendant five days to file any response it deems necessary to plaintiffs’ proposed alterations. There will be no reply.

ORDER

IT IS ORDERED that defendant Sears, Roebuck & Co. may have until July 23, 2012 to respond to plaintiffs' amended class definition.

Entered this 19th day of July, 2012.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge