EXHIBIT B

Rita L. Passer 7424 DeerTrack Drive Raleigh, NC 27613 919-848-0575 October 1, 2012

Dear Sir/Madam:

As a member of the class action lawsuit: Grabowski v. Skechers U.S.A., Inc., No. 3:12-cv-00204 (W.D. Ky.), I am disgusted to see that it has made it this far. I thought the lawsuit was about injuries some people had received from wearing the shoes, but I quickly discovered otherwise when I read your notification.

First, what did they do so that they did not benefit from these shoes? Did they use the enclosed DVD to do the suggested workout? Or did they buy the shoes and expect the shoes alone to help them lose weight or firm up? That is like buying a bicycle and expecting to achieve fitness without getting on it.

Second, do they have any idea how this impacts those of us who love these shoes? I have purchased three pairs of the sneakers and one pair of sandals described in this suit. They have been very beneficial to both my knees and my back by relieving stress and pain in both areas. My son has also found physical relief by wearing these shoes; he has owned two pairs of them. He works in a hospital where he is on his feet most of his twelve hour shift. This lawsuit has made it very difficult for us to find a place that sells them. We have resorted to buying them through the internet. This presents a major problem for my son since he has a very difficult foot to fit. We sent for three pairs of shoes to only find one that fit correctly. Since the shipping charges to send them back really add up, he settled for only one pair of shoes when he wanted to get two. He wore his last pair until they fell apart.

If they felt misled, I truly feel sorry for them. However, I do not feel they should be paid because of it. I want my opinion on record, but I will not be attending the Fairness Hearing. Enclosed are the packing slips from our most recent internet orders.

Sincerely, Outo L Passon