OC: TO JUDGE ZG 1 A. LUIS LUCERO, JR., REGIONAL ATTORNEY 2 BARBARA J. STANDAL, SUPERVISORY TRIAL ATTORNEY ENTERED ZULEMA HINOJOS-FALL, SENIOR TRIAL ATTORNEY FILED RECEIVED EOUAL EMPLOYMENT OPPORTUNITY COMMISSION 3 ODGED 909 FIRST AVENUE, SUITE 400 FEB 15 2001 ZG 4 SEATTLE, WASHINGTON 98104 FILED TEL: (206) 220-6889 -LODGED ENTERED 5 AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
DEPUTY RECEIVED 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE **EQUAL EMPLOYMENT OPPORTUNITY** 10 COMMISSION 11 Plaintiff. NO. C00-184P 12 CONSENT DECREE 13 V. PREMIER PACIFIC SEAFOODS, INC., and 14 PHOENIX PROCESSOR L.L.P., 15 Defendants. 16 17 18 I. INTRODUCTION 19 20 This action originated with a discrimination charge filed by Vicente Gomez with the 1. 21 Equal Employment Opportunity Commission ("EEOC"), alleging violations of Title VII of the Civil 22 Rights Act of 1964, 42 U.S.C. § 2000e, et seq. ("Title VII"). A copy of the charge is attached to this 23 Consent Decree as Exhibit 1. 24 The EEOC sent Premier Pacific and Phoenix Processor a Letter of Determination with a 2. 25 finding of reasonable cause that Premier Pacific and Phoenix Processor violated Title VII. A copy of 26 the Letter of Determination is attached to this consent decree as Exhibit 2. 27 EQUAL EMPLOYMENT OPPORTUNITY COMMISSIO Seattle District Office

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- 3. The Commission filed this lawsuit on February 8, 2000, in the United States District Court for the Western District of Washington. The complaint alleges national origin discrimination and retaliation.
- 4. The EEOC and defendants want to conclude all claims arising out of the above charge without expending further resources in contested litigation.

## II. NONADMISSION OF LIABILITY AND NONDETERMINATION BY THE COURT

5. This consent decree is not an admission of wrongdoing or an adjudication or finding on the merits of the case.

### III. SETTLEMENT SCOPE

6. This consent decree is the final and complete resolution of all allegations of unlawful employment practices contained in Vicente Gomez's discrimination charge, in the EEOC's administrative determinations, and in the complaint filed herein. The provisions in this consent decree shall only apply to the Northwest Region of Premier Pacific and Phoenix Processor, meaning the states of Alaska and Washington.

#### IV. MONETARY RELIEF

7. In settlement of this lawsuit, Premier Pacific and Phoenix Processor agree to pay Mr. Gomez the sum of \$30,000, \$15,000 in back pay and \$15,000 for emotional distress damages, less applicable withholding required by law.

#### V. CORRECTIVE MEASURES

#### A. General Provisions

- 8. Premier Pacific and Phoenix Processor reaffirm their commitment to comply with Title VII of the Civil Rights Act of 1964. In furtherance of this commitment, the company shall monitor the affirmative obligations of this consent decree. The terms of this consent decree apply to all applicants and employees.
- 9. The companies will not retaliate against any applicant or employee for opposing a practice deemed unlawful by Title VII or for making a charge, testifying, assisting, or participating

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in any investigation, proceeding, or hearing associated with this action.

10. Premier Pacific and Phoenix Processor, their officers, agents, and employees shall not engage in personnel practices which unlawfully discriminate against applicants and employees in violation of Title VII. In recognition of its obligations under Title VII, Premier Pacific and Phoenix Processor will institute the policies and practices set forth below.

# B. Establishment of Policy and Procedures to Prevent Discrimination

11. Premier Pacific and Phoenix Processor will continue to implement policies against discriminatory employment practices based on national origin and retaliation and will create an internal grievance and complaint resolution procedure as outlined below. This policy will be distributed to all present and future employees, both management and non-management, temporary and permanent, beginning 45 days after entry of this decree and continuing for the duration of the decree.

## C. Internal Grievance Procedure

- 12. Premier Pacific and Phoenix Processor will maintain an internal grievance procedure for applicants or employees who believe they have been discriminated against. These procedures will also be set forth in the written policy discussed in paragraph 11 above. Consistent with the terms of the grievance procedure:
  - a. The employee relations or human resources department ("the department") of each defendant will investigate each employee and applicant complaint.
  - b. The department will document the steps taken in the investigation of each complaint, as well as any action taken as a result of the investigation and, if no action is taken, the reasons for not taking corrective action.
  - c. The department shall inform the complainant of the outcome of the investigation.
  - d. Within thirty (30) days after the end of each year for two years following the date of entry of this decree, the companies will mail to EEOC a copy of each complaint of discrimination along with a summary of the resolution of each complaint.

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## D. Title VII Training

- 13. The companies will develop and present to their human resources manager and staff and also to managers and supervisors at its corporate offices, at least six hours of Title VII training annually during this consent decree's duration, according to the provisions of paragraph 14. The cost of training shall be borne by the companies. The companies shall submit for EEOC approval an outline of the training 30 days prior to the presentation.
- 14. The training will focus on what constitutes race, national origin, color, sex, religion, age, disability, and retaliation discrimination under Title VII, the ADEA, and the ADA, and the training will also include Premier Pacific's and Phoenix Processor's obligations under this consent decree. This includes instruction to management on nondiscriminatory terms and conditions of employment and consideration of proper procedures when terminating employees. The training will take place within one hundred and eighty (180) days after entry of this consent decree and within thirty (30) days after the one-year period following the entry of this consent decree.
- 15. Premier Pacific and Phoenix Processor will retain a record of the training programs (i.e., dates held and persons attended) and will provide copies of the records and training materials to the EEOC within 30 days after the training.

# E. Reporting

16. In addition to the reports required by paragraph 12(d), Premier Pacific and Phoenix Processor shall submit a final report to EEOC 30 days before the consent decree expires containing a statement that it has complied with all the terms of this consent decree.

### F. Posting

17. The companies will post a notice, attached as Exhibit 3 to this consent decree. The notice shall be posted on a centrally located bulletin board at corporate headquarters in Washington for the duration of the consent decree.

#### VI. ENFORCEMENT

18. If the EEOC concludes that Premier Pacific or Phoenix Processor has breached this agreement, it may bring an action in the United States District Court for the Western District of

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## ORDER APPROVING CONSENT DECREE

The Court having considered the foregoing stipulated agreement of the parties,
IT IS HEREBY ORDERED THAT the foregoing consent decree be, and the same
hereby is, approved as the final decree of this Court in full settlement of this action. This lawsuit is
hereby dismissed with prejudice. The Court retains jurisdiction of this matter for purposes of
enforcing the consent decree approved herein.

DATED this 20 day of February, 2001

JNITED STATES DISTRICT JUDGE