CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (b) County of Posidones of First Listed Plaintiff				DEFENDAN' TXI OPERATION	303			8	P
(b) County of Residence of First Listed Plaintiff				County of Residence of First Listed Defendant (IN U.S. PLAINTIEF CASES ONLY) NOTE. IN LAND CONDEMNATION CASES OF THE LAND INVOLVED					
(c) Attorney's (Firm Name, Address, and Telephone Number) RONETTA J. FRANCIS, SENIOR TRIAL ATTORNEY EEOC-Dallas District Office 207 South Houston, 3rd Floor Dallas, Texas 75202 (214) 655-3334				CLERK II			U.S. DIST	IS. DISTRICT COURT	
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)			III. CITIZENSHIP OF PRINCIPAL PARTIES(Place an "X" in One Box for Plaintiff						
x I U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Governr	Ì	(For Diversity Cases Only) PTF DEF Citizen of This State □ 1 □ I Incorporated or Principal Place □ 4 □ 4 of Business In This State						
☐ 2 U.S. Government Defendant	• • • • • • • • • • • • • • • • • • • •			Citizen of Another State					
·				Citizen or Subject of a □ 3 □ 3 Foreign Nation □ 6 □ 6 Foreign Country					<u> </u>
IV. NATURE OF SUI		One Box Only) RTS	FORF	EITURE/PENALTY	BANKRI	UPTCY	ОТН	IER STATU	JTES
REAL PROPERTY 210 Land Condemnation	Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product	PERSONAL INJUF 362 Personal Injury— Med Malpractic 365 Personal Injury— Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPEF 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITI 510 Motions to Vaca Sentence Habeas Corpus 530 General 535 Death Penalty 540 Mandamus & Ot 550 Civil Rights 555 Prison Condition		O Agriculture O Other Food & Drug Drug Related Seizure of Property 21 USC O Liquor Laws O R R & Truck O Aurline Regs O Occupational Safety/Health O Other LABOR O Fair Labor Standards Act O Labor/Mgint Relations O Labor/Mgint Reporting & Disclosure Act O Railway Labor Act O Other Labor Litigation Empl Ret Inc Security Act	L#22 Appeal 28 U L#23 Withdrawal 28 USC 157 PROPERTY L#20 Copyrights L#20 Copy	Y RIGHTS Y RIGHTS ECURITY Ff) (923) VW (405(g)) XVI)) FAX SUITS Plaintiff nt) Party	410 An 430 Ba 450 Co 460 De 470 Ra 620 Co 810 Set 620 Co 875 Cu 12 891 Ag 892 Ec 893 En 894 En 895 Fre Inf	inks and Bank: immerce/ICC l pportation toketeer Influe imply Organiz lective Service curities/Comm tichange istomer Challe USC 3410 gricultural Act- onomic Stabil virronmental N ergy Allocatic	Rates/etc. enced and eations e modities/ enge s ization Act Matters on Act
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X Original 2 Removed from 3 Remanded from 4 Reinstated or 5 State Court Appellate Court Reopened 5 State Court Appellate Court Reopened 5 State Court State Court								ite	
VI. CAUSE OF ACTION This cause of action is brought pur 1964, as amended, by failin to hit VII. REQUESTED IN COMPLAINT: VIII. RELATED CAS IF ANY	Do not cite jurisdiction suant to Title VII of Civil Righ re or retain Ms Ruffin and M CHECK IF THI UNDER F.R.C.	Ir. Everitt because of their S IS A CLASS ACTIO	y) inlawful employ race (Black) I ON DEM	yment pratices 24 Hour Defendants violated Secti IAND \$	on 703(a) of Title CHEC	VII, 42USC S CK YES onl Y DEMANI	ection 2000e-2 ly if demande	ed in comple	aint:
FOR OFFICE USE ONLY RECEIPT #	Ronalla	SIGNATURE OF AT STATE APPLYING IFP	TORNEY OF	TOVNLY-	for Pla	MAG JI	FF, EE	α	

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FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

NORTHERN DISTRICT OF TEXAS
FILED

AUG | 9 2003

CLERK, U.S. DISTRICT COURT

By

EQUAL EMPLOYMENT OPPORTUNITY	Deputy					
COMMISSION,						
Plaintiff,	CIVIL ACTION NO.					
v.	<u>COMPLAINT</u>					
TXI OPERATIONS, L.P.,	303CV1868 P					
Defendant.	JURY TRIAL DEMAND					

NATURE OF THE ACTION

This an action under the Equal Pay Act of 1963, as amended ("EPA"), 29 U.S.C. §206(d), Title VII of the Civil Rights Act of 1964, as amended, and Title I of the Civil Rights Act of 1991 to restrain the unlawful payment of wages to an employee of one sex at a rate less than the rates paid to employees of the opposite sex, to correct unlawful employment practices on the basis of sex and to provide appropriate relief to Julie Fundling. The Commission alleges that Defendant, TXI Operations, L.P. (hereafter "Defendant"), violated the EPA and Title VII by paying Ms. Fundling lower wages than Defendant's male employee performing substantially the same job duties.

JURISDICTION AND VENUE

1. Jurisdiction of this Court is invoked pursuant to 28 U.S.C. §§ 451, 1331, 1337, 1343 and 1345. This action is authorized and instituted pursuant to Sections 16(c) and 17 of the Fair Labor Standards Act of 1938 (the "FLSA"), as amended, 29 U.S.C. §§ 216(c) and 217, to

enforce the requirements of the Equal Pay Act of 1963, codified as Section 6(d) of the FLSA, 29 U.S. C. §206(d).

- 2. Jurisdiction of this Court is further invoked pursuant to 28 U.S.C. §451, 1331, 1337, 1343, 1345. This action is also authorized and instituted pursuant to Section 706(1)(f) and (3) of the Civil Rights Act of 1964, as amended, ("Title VII"), 42 U.S.C. §2000e-5(f) (1) and (3), and Section 102 of the Civil Rights Act of 1991, 42 U.S.C. § 1981A.
- 3. The employment practices alleged to be unlawful were and are now being committed within the jurisdiction of the United States District Court for the Northern District of Texas.

PARTIES

- 4. Plaintiff, Equal Employment Opportunity Commission ("Commission"), is an agency of the United States of America charged with the administration, interpretation and enforcement of the EPA and Title VII of the Civil Rights Act of 1964, as amended and is expressly authorized to bring this action by Sections 16(c) of the Fair Labor Standards Act ("FLSA"), 29 U.S.C. §216(c), as amended by Section 1 of Reorganization Plan No. 1 of 1978, 92 Stat. 3781, and by Public Law 98-532 (1984), 98 Stat. 2705 and Sections 706(f)(1) and (3) of Title VII, 42 U.S.C. §2000e-5(f)(1) and (3).
- 5. At all relevant times, Defendant has continuously been and is now doing business in the state of Texas and has continuously had at least fifteen employees.
- 6. At all relevant times, Defendant has continuously been an employer engaged in an industry affecting commerce under Section 3(d) of the FLSA, 29 U.S.C. §203 (d) and Sections 701(b), (g) and (h) of Title VII, 42 U.S.C. §2000e-(b), (g) and (h).

7. At all relevant times, Defendant has continuously employed employees engaged in commerce or in production of goods for commerce within the meaning of Section 3(b), (i) and (j) of the FLSA, 29 U.S.C. §203 (d), (i) and (j), or has continuously been an enterprise engaged in commerce or in the production of goods for commerce within the meaning of Section 3(r) and (s) of the FLSA, 29 U.S.C. §203(r) and (s), in that said enterprise has continuously been engaged in the operation of a corporation that supplies building materials, particularly cement and structural steel in several States and is an enterprise whose annual gross volume of sales made or business done is not less than \$500,000.00.

STATEMENT OF CLAIMS

- 7. More than thirty days prior to the institution of this lawsuit, Julie Fundling filed a Charge of Discrimination with the Commission alleging violations of the EPA and Title VII of the Civil Rights Act of 1964, as amended, by the Defendant. All conditions precedent to the institution of this lawsuit have been fulfilled.
- 8. Since at least September 1999, Defendant has engaged in unlawful employment practices in Dallas, Texas, by discriminating against Julie Fundling with respect to her compensation, in violation of Section 703(a)(1) of Title VII, 42 U.S.C. § 2000e-2(a)(1). Specifically, Defendant discriminated against Ms. Fundling by paying her lower wages than the similarly-situated male employee.
- 9. The effect of the practices complained of above has been to deprive Julie Fundling of equal compensation, terms, conditions, and privileges of employment and otherwise adversely affected her status as an employee because of her sex.
 - 10. The unlawful employment practices complained of in paragraph 8 above were

intentional.

- 11. The unlawful employment practices complained of in paragraph 8 above were done with malice or with reckless indifference to the federally protected rights of Julie Fundling.
- 12. Since at least September 1999, Defendant has violated Sections 6(d)(1) and 15(a)(2) of the FLSA, 29 U.S.C. §§ 206(d)(1) and 215(a)(2), by paying wages to its female Associate General Counsel in Dallas, Texas at a rate less than the rate paid to the male employee in the same establishment for substantially equal work on jobs the performance of which requires equal skill, effort, and responsibility, and which are performed under similar working conditions. Specifically, Defendant paid and has continued to pay Julie Fundling at a rate less than comparable male employees, at least until the date of this Complaint.
- 13. As a result of the acts complained of above, Defendant unlawfully withheld and is continuing to withhold the payment of wages due to Julie Fundling.
- 14. The unlawful practices complained of in Paragraph 12, above, were and are willful.

PRAYER FOR RELIEF

Wherefore, the Commission respectfully requests that this Court:

A. Grant a permanent injunction enjoining the Defendant, its officers, successors, assigns, and all person in active concert or participation with it, from engaging in any employment practice which discriminates on the basis of sex by paying wages to female employees at rates less than the rates paid to employees of the opposite sex in the same establishment for substantially equal work on jobs, the performance of which requires substantially equal skill, effort, and responsibility and which are performed under similar

working conditions, or engaging in any employment practice which discriminates on the basis of sex.

- B. Grant a permanent injunction enjoining the Defendant, its officers, successors, assigns, and all persons in active concert or participation with it, from engaging in any employment practice which discriminates in violation of the EPA and Title VII.
- C. Order the Defendant to institute and carry out policies, practices, and programs which provide equal employment opportunities for Julie Fundling and eradicate the effects of its past and present unlawful unemployment practices.
- D. Order the Defendant to make whole Julie Fundling by providing appropriate back pay with prejudgment interest, in amounts to be proved at trial, and other affirmative relief necessary to eradicate the effects of the Defendant's unlawful employment practices, neluding but not limited to pay increases.
- E. Order the Defendant to make whole Julie Fundling by providing compensation for past and future non-pecuniary losses resulting from the unlawful employment practices described in paragraph 8 above, including but not limited to, emotional pain, suffering, inconvenience, mental anguish, and loss of enjoyment of life, in amounts to be determined at trial.
- F. Order the Defendant to pay Julie Fundling punitive damages for its malicious conduct or reckless indifference, described in paragraphs 8 and 11 above, in an amount to be determined at trial.
- G. Grant a judgment requiring Defendant to pay appropriate back wages in an amount to be proved at trial, and an equal sum as liquidated damages, or prejudgment interest in lieu thereof, to Julie Fundling, whose wages were, and continue to be, unlawfully withheld as a result of the acts

complained of above.

- H. Grant such further relief as the Court deems necessary and proper in the public interest.
 - I. Award the Commission its costs in this action.

JURY TRIAL DEMAND

The Commission requests a jury trial on all questions of fact raised by its Complaint.

Respectfully submitted,

ERIC S. DREIBAND

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