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I.

INTRODUCTION

On September 25, 2006, Plaintiff U.S. Equal Employment Opportunity 3 Commission (the "EEOC" or "Commission") brought this action against 4 Defendant Parker Palm Springs, LLC d/b/a Le Parker Meridien Palm Springs 5 (incorrectly identified as "Parker Palm Springs Hotel") ("Parker Palm") under Title 6 VII of the Civil Rights Act of 1964, as amended ("Title VII"). In the Complaint, $\overline{7}$ the Commission alleged that Parker Palm discriminated against Charging Party 8 Lorraine Morton ("Charging Party" or "Morton") and similarly situated individuals 9 (collectively, "Claimants") by denying them employment as food servers in its 10 restaurant, Mister Parker, because of their gender, female. 11

Parker Palm denies the allegations in the Complaint and asserts that it did not deny employment to Morton or any other person based on gender.

In the interests of avoiding the time and expenses of litigation the
Commission and Parker Palm (collectively, the "Parties") have resolved the aboveentitled action and have agreed that it should be finally resolved by entry of this
Consent Decree ("Decree").

II.

JURISDICTION

The Court has jurisdiction over the Parties and the subject matter of this lawsuit, pursuant to 28 U.S.C. Sections 451, 1331, 1337, 1343, 1345, 1367 and 42 U.S.C. 2000e-5(f).

The Court shall retain jurisdiction of this action during the period of this
Decree for the purposes of entering all orders, judgments and decrees that may be
necessary to implement the relief provided herein.

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III.

EFFECTIVE DATE AND DURATION OF DECREE

A. The provisions and agreements contained herein are effective
immediately upon the date on which this Decree is entered by the Court (the
"Effective Date").

B. The duration of this Decree shall be two (2) years from the Effective
7 Date.

IV.

FINDINGS

Having examined the terms and provisions of this Decree and based on thepleadings, record and stipulation of the parties, the Court finds the following:

A. The Court has jurisdiction over the Parties and the subject matter of
this action. The Complaint asserts claims that, if proven, would authorize the
Court to grant the relief set forth in this Decree.

B. The terms and provisions of this Decree are adequate, fair, reasonable,
equitable and just. The rights of Parker Palm, the Commission and the Claimants
are protected adequately by this Decree.

C. This Decree conforms with the Federal Rules of Civil Procedure and Title VII and is not in derogation of the rights and privileges of any person. The entry of this Decree will further the objectives of Title VII and will be in the best interest of Parker Palm, the Commission and those for whom the Commission seeks relief.

D. Parker Palm expressly denies that it engaged in any unlawful conduct,
and there has been no finding that Parker Palm engaged in any unlawful conduct of
any kind.

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V.

RESOLUTION OF CLAIMS

A. This Decree fully and completely resolves all claims raised by the
Commission against Parker Palm in the Complaint filed in this action in the United
States District Court, Central District of California on September 25, 2006,
captioned <u>U.S. Equal Employment Opportunity Commission v. Parker Palm</u>
Springs Hotel, Case No. ED CV 06-01044 VAP(OPx) (the "Complaint").

B. Nothing in this Decree shall be construed to preclude the Commission
from moving to enforce this Decree in the event that Parker Palm fails to perform
the promises and representations contained herein.

C. Nothing in this Decree shall be construed to limit or reduce Parker
Palm's obligation to comply fully with Title VII or any other federal employment
statute.

D. This Decree in no way prejudices the Commission's right to bring,
process, investigate or litigate other charges that may be in existence or may later
arise against Parker Palm in accordance with standard Commission procedures.

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VI.

MODIFICATION AND SEVERABILITY

A. This Decree constitutes the complete understanding of the Parties with
respect to the matters contained herein.

B. No waiver, modification or amendment of any provision of this
Decree will be effective unless made in writing and signed by an authorized
representative of each of the Parties.

C. If one or more provisions of the Decree are rendered unlawful or
unenforceable, the remaining provisions will remain in full force and effect.

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VII.

COMPLIANCE AND DISPUTE RESOLUTION

The Parties expressly agree that if the Commission has reason to believe that 3 Parker Palm has failed to comply with any provision of this Decree, the 4 Commission may file a motion before this Court to enforce the Decree. Prior to 5 initiating such action, the Commission will notify Parker Palm and/or its legal 6 counsel of record, in writing, of the nature of the dispute. This notice shall specify 7 the particular provision(s) that the Commission believes has/have been breached. 8 Absent a showing by either party that the delay will cause irreparable harm, Parker 9 Palm shall have thirty (30) days to attempt to resolve or cure the putative breach. 10Β. The Parties agree to cooperate with each other and use their best 11

12 efforts to resolve any dispute referenced in the EEOC notice.

C. After thirty (30) days have passed with no resolution or agreement to extend the time further, the Commission may petition this Court for resolution of the dispute, seeking all available relief, including an extension of the term of the Decree for such period of time as Parker Palm is shown to be in breach of the Decree and the Commission's costs incurred in securing compliance with the Becree.

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VIII.

MONETARY RELIEF

A. Parker Palm shall pay a total of \$70,000.00 to the Claimants in full
settlement of EEOC's action. EEOC has the sole discretion in determining who is
a Claimant, and the allocation of monetary amount(s) to each of them. EEOC's
determination is final, and Parker Palm agrees that it will neither participate in, nor
object to the EEOC's designation of a Claimant.

B. Upon entry of this Consent Decree, the EEOC shall provide in writing to
Parker Palm the specific monetary distribution that is to be provided to the
Claimants and their respective addresses to where the checks should be delivered

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(known hereafter as the "distribution list"). Parker Palm shall issue and deliver by
 certified mail with return receipt requested, a check to each Claimant specified by
 the EEOC within 5 (five) days of receiving the distribution list. Parker Palm shall
 provide by mail a copy of each check and related correspondence to Regional
 Attorney Anna Y. Park, c/o United States Equal Employment Opportunity
 Commission, 255 East Temple Street, 4th Floor, Los Angeles, CA 90012.

C. The EEOC has designated the monetary relief as compensatory
damages under Title VII. Parker Palm, as such, shall issue 1099 forms or the
equivalent as required by law for the payment made to each Claimant. The EEOC
shall be notified in writing within five days of the issuance of the 1099s.

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IX.

GENERAL INJUNCTIVE RELIEF

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A. Non-discrimination and non-retaliation

Parker Palm, its officers, agents, management (including all supervisory 15 employees), successors, assigns, and all those in active concert or participation 16 with them, or any of them, hereby agree not to: (a) engage in any hiring practices 17 that discriminate based upon gender; (b) discriminate against persons on the basis 18 of gender in the terms and conditions of employment; (c) engage in or be a party to 19 any action, policy or practice that is intended or is known to them to have the effect 20of harassing or intimidating any employee on the basis of gender; and (d) create, 21 facilitate or permit the existence of a work environment that is hostile to employees 2223 due to gender.

Parker Palm, its officers, agents, management (including all supervisory employees), successors, assigns, and all those in active concert or participation with them, or any of them, hereby agree not to engage in, implement or permit any action, policy or practice with the purpose of retaliating against any current or former employee or applicant of Parker Palm because he or she has in the past, or

EEOC v. PARKER PALM SPRINGS, CASE NO. ED CV 06-01044 VAP (OPx) CONSENT DECREE; [PROPOSED] ORDER during the term of this Decree: (a) opposed any practice made unlawful under Title
VII; (b) filed a charge of discrimination alleging such practice; (c) testified or
participated in any manner in any investigation (including without limitation, any
internal investigation undertaken by Parker Palm), proceeding in connection with
this case and/or relating to any claim of a Title VII violation; (d) was identified as
a possible witness or claimant in this action; (e) asserted any rights under this
Decree; or (f) sought and/or received any relief in accordance with this Decree.

A. Policies and Procedures

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1. Parker Palm shall review, revise, and redistribute its written
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policies and procedures on discrimination and retaliation, and shall provide a copy
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to the EEOC within sixty (60) days after the entry of this Decree. The policies and
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procedures shall include an express prohibition against hiring on the basis of sex.

Within sixty (60) days after the entry of this Decree, the
 policies shall be distributed (or redistributed) to all of Parker Palm's employees,
 including management and supervisory staff, and shall be included in any relevant
 handbooks or manuals distributed to employees by Parker Palm.

3. In the event that Parker Palm further revises its discrimination
policies at any time during the term of this Decree, Parker Palm shall provide the
EEOC with written notice within ten (10) days after implementation of any such
revision and shall provide copies of the revised policies.

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B. Training

Within one hundred twenty (120) days after the entry of the
 Decree, all of Parker Palm's employees shall be required to attend a training
 program of at least two (2) hours addressing compliance with anti-discrimination
 laws. The training shall include coverage of the subjects of equal employment
 opportunity rights and responsibilities, including but not limited to Title VII's
 prohibitions against discrimination on the basis of sex and Parker Palm's
 commitment to non-discriminatory hiring. For the remainder of the term of this

Decree, all new employees and all employees recently promoted from a
 staff/hourly to a managerial/supervisory position shall receive such training within
 sixty (60) days of hire or promotion.

At least fifteen (15) days prior to providing any training
pursuant to this Paragraph, Parker Palm shall submit to the EEOC a description of
the training to be provided. The EEOC shall also be informed of the date, time and
location of the upcoming trainings during the term of the Decree.

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C. Recruiting and Hiring

Parker Palm shall endeavor to increase diversity into server
 positions. For the first year of this Decree, Parker Palm shall endeavor to obtain a
 hiring rate of at least 20% percent women in the server positions, including but not
 limited to Mister Parker. Parker Palms shall endeavor to obtain a hiring rate of
 40% the second year of this decree to promote equal employment opportunity for
 men and women into server positions.

2. If Parker Palms fails to meet this annual hiring endeavor, the 15 EEOC shall review Parker Palms good faith compliance with its obligations under 16 the Decree in order to determine whether Parker Palms has violated the Decree. If 17 Parker Palms has acted in good faith in its hiring practices, but, in spite of its good 18 faith efforts, has not attained the hiring endeavor for that year, Parker Palms will 19 be excused from such non-compliance and shall not be deemed in violation of this 20section of the Decree. If, however, the EEOC contends that Parker Palms has 21 violated this provision of the Decree, the parties shall follow the procedure set out 2223 in this Decree for resolution of any dispute or enforcement of the Decree.

3. In pursuing this endeavor, Parker Palm shall engage the
following activities:

1. Advertise to and actively recruit women;

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2. Advertise in publications and newspapers in Palm Springs that
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and have female readership; and

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3. Advertise to and actively recruit applicants in women's
 organizations of colleges and universities in the Palm Springs area;

3 4. Implement a hiring procedure that includes a systematic,
4 predetermined hiring procedure that is disclosed to all applicants to ensure that
5 applicants are evaluated based upon their qualifications and interest in the open
6 positions and not on gender;

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5. Provide written notice of all job openings and job descriptions;
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and

9 6. Any other procedures to ensure equal employment opportunity10 for men and women.

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REPORTING AND RECORD-KEEPING

Parker Palm shall provide the Commission with a chart
 showing the genders of the employees in each job classification every three (3)
 months during the term of this Decree, and shall maintain all employment
 applications and resumes submitted during the term of the Decree for the term of
 the Decree.

Parker Palm shall maintain a separate Position Recruitment Log
 for each position filled during the term of the Decree. The Position Recruitment
 Log shall be submitted to the EEOC on the anniversary of the Effective Date. The
 Position Recruitment Log for each position shall contain, at a minimum:

(a) The position to be filled;

(b) The name, date of application and gender of each
applicant for the position;

25 (c) The name, date of selection and gender of the selectee;
and

(d) The name, gender and title of each person who
participated in the selection process on Parker Palm's behalf.

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1	3. Parker Palm shall retain the following categories of documents
2	in support of its Position Recruitment Log:
3	(a) A job description for the position filled;
4	(b) A copy of all advertisements placed in connection with
5	recruiting for the position;
6	(c) Applications for all applicants who applied for the
7	position, as well as applications indicating that the applicant was
8	seeking employment in any or all available positions;
9	(d) Any other documentation submitted by the applicant in
10	connection with the application process;
11	(e) The application and other documentation submitted by
12	the person selected to fill the position; and
13	(f) Any documents pertaining to the selection process,
14	including but not limited to interview notes.
15	XI.
16	COSTS OF ADMINISTRATION AND IMPLEMENTATION
17	OF CONSENT DECREE
18	Parker Palm shall bear all costs associated with its administration and
19	implementation of its obligations under this Consent Decree.
20	XII.
21	COSTS AND ATTORNEYS' FEES
22	Each party shall bear its own costs of suit and attorneys' fees.
23	XIII.
24	MISCELLANEOUS PROVISIONS
25	A. During the term of this Consent Decree, Parker Palm shall provide
26	any anticipated successor-in-interest with a copy of this Decree within a reasonable
27	time of not less than thirty (30) days prior to the execution of any agreement for
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	- 10 - LA:417704v1 EEOC v. PARKER PALM SPRINGS, CASE NO. ED CV 06-01044 VAP (OPx)
	CONSENT DECREE; [PROPOSED] ORDER

С.

Date: 62807

Date: _____6/21/07

The parties agree to entry of this Decree subject to final approval by

acquisition or assumption of control of any or all of Parker Palm's operations, or 1 any other material change in corporate structure. 2

During the term of this Decree, Parker Palm and its successors shall 3 Β. assure that each of its officers, managers and supervisors is aware of any term in 4 this Decree which is related to his/her job duties. 5

6 the Court. 7 8

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EQUAL EMPLOYMENT **OPPORTUNITY COMMISSION** Anna Y. Park

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