### UNITED STATES DISTRICT COUP **NURTHERN DISTRICT OF ILLINOIS** EASTERN DIVISION

|                                       | MLK T 8 5005                       |
|---------------------------------------|------------------------------------|
| RHONDA PORTER,                        |                                    |
| Plaintiff,                            | ) Civil Action No.  JUDGE NORDBERG |
| VS.                                   | ) DODGE HONDRING                   |
| INTERNATIONAL PROFIT ASSOCIATES, INC. | 02C 2790                           |
|                                       | ) MAGISTRATE JUDGU MADON           |
| Defendant.                            | Trial By Jury Demanded             |

#### **COMPLAINT**

Plaintiff, RHONDA PORTER, states as follows:

#### Jurisdiction and Venue

- 1. This is an action for relief to redress the deprivation of Plaintiff's rights secured by Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. § 2000e et seq.; and also for relief pursuant to a pendant state claim.
- 2. This Court has jurisdiction of this action under 28 U.S.C. § 2000e-5(f)(3) and 28 U.S.C. § 1367.
  - Venue is proper pursuant to 28 U.S.C. § 1391(a). 3.

#### **Parties**

- 4. Plaintiff, RHONDA PORTER is a female citizen of the United States and Illinois. At all times relevant herein, Plaintiff has resided in the district of this Court. Plaintiff was an employee of the Defendant INTERNATIONAL PROFIT ASSOCIATES, INC. ("IPA") from November, 1998 until on or about August 28, 2001, when she was unlawfully fired.
- 5. Defendant IPA is an Illinois business entity. Defendant is and was at all relevant times herein, an "employer" within the meaning of Title VII, 42 U.S.C. § 2000e(b).

#### **Administrative Procedure**

- 6. On or about January 7, 2002, and within 300 days of the last act of discrimination, Plaintiff filed a charge of discrimination with the United States Equal Employment Opportunity Commission ("EEOC"), a copy of which is attached as Exhibit "A" to this Complaint.
- 7. On or about January 24, 2002, a "Notice of Right to Sue" was issued from the District Office of the EEOC for the charge of discrimination (a copy of which is attached to this Complaint as Exhibit "B"), entitling Plaintiff to institute a civil action in the appropriate Federal District Court within 90 days of the date of receipt of the notice. The notice was received by Plaintiff on January 28, 2002.

#### COUNT I (Federal Claim-Sexual Discrimination)

- 8. Plaintiff's last position with IPA was as a business coordinator.
- 9. At all times relevant hereto, Plaintiff performed her employment duties in a satisfactory manner.
- 10. Shortly after she began to work at IPA, and continuing throughout her employment with IPA, Plaintiff was sexually harassed and sexually discriminated against by management and/or supervisors of IPA. This unlawful discrimination and harassment included, but was not limited to the following:
  - Being approached by Gordon Gurney and Joe Woods, supervisors at IPA, and a. being told by them that she must have sex with Dan Druggan, the Director of Sales for IPA. She was further told that if she did not agree to have sex with him, she would have problems at IPA. She was also told that she was doing well at IPA and if she wanted to continue to do well, she would do what she was told .:
  - Dan Druggan, Director of Sales for IPA, forcing Plaintiff to have sex with b. him under the threat that if she did not, she would have problems at IPA;
  - Being touched and/or hit on various parts of her body, without her consent, c. by management and supervisors of IPA, including but not limited to Gordon Gurney, David Soskin and Tony Jones. The areas of Plaintiffs body that were touched and/or hit included the breast, buttocks, vagina and back.

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- d. Bein alled filthy sexual names and being to filthy sexual things by supervisors and managers of IPA, including but not amited to Tyler Burgess, Gordon Gurney, Tony Jones and David Soskin. The names and statements included, but were not limited to the following: "ghetto whore", statements about Plaintiffs' nipples, statements about Plaintiff's breasts, and statements about Plaintiff being a bitch". Tony Jones also told Plaintiff constantly that he and she would be "good together" sexually;
- Supervisor Tony Jones coming up to Plaintiff and rubbing his penis against e. her, stating that he had a "man size anaconda";
- f. Gordon Gurney telling Plaintiff to have sex with another woman while Dan Druggan either watched or "joined in"; and
- Supervisors and management breaking into Plaintiffs' phone calls with her g. husband and making sexual comments which included but were not limited to stating that Plaintiff was "going to go home with me" (referring to the supervisor or manager);
- The acts alleged above were directed to Plaintiff because she is female, and the acts 11. created a hostile work environment.
- 12. In 2001, Plaintiff participated in an investigation the Equal Employment Opportunity Commission ("EEOC") was doing with regard to IPA. The investigation had to do with numerous claims of women that were sexually discriminated against and sexually harassed when they worked at IPA.
- 13. Approximately two weeks before Plaintiff was fired, Gordon Gurney told Plaintiff to have sex with Dan Druggan and Plaintiff refused. Nevertheless, Mr. Gurney kept coming back to Plaintiff again and again and Plaintiff kept refusing. At that point, Mr. Gurney stated that if Plaintiff did not have sex with Mr. Druggan, Mr. Druggan would be upset and "something" would happen to Plaintiff's job and that she would be "sorry".
- 14. On or about August 15,2001, and after the events referred to in paragraph 12, Plaintiff was approached by managers and supervisors of IPA, and falsely accused of being drunk. Further, Plaintiff was assaulted, and physically and emotionally injured, by the managers and supervisors, and had to seek emergency care at a hospital.

- 15. Plaintiff war lsely accused and assaulted by manager and supervisors at IPA because she refused to have sex with Dan Druggan and/or because Plaintiff had participated in an investigation performed by the EEOC with regard to claims of sexual discrimination that took place at IPA.
- 16. Plaintiff was not allowed to work at IPA after August 15, 2001. On or about August 28, 2001 Plaintiff was told she was discharged. This discharge was in retaliation for refusing to have sex with Dan Druggan and/or for participating in the EEOC investigation referred to above.
- 17. IPA supervisory and management level personnel had knowledge of each and every act alleged above, and did nothing to remedy the situation, and as a result, the acts of sexual harassment and sexual discrimination continued throughout Plaintiffs employment with IPA, and unlawful retaliation also took place. Due to Defendant's discriminatory behavior, Plaintiff has suffered monetary damage and emotional pain and suffering.

WHEREFORE, Plaintiff, RHONDA PORTER, prays that this court enter judgement in her favor on Count I and against Defendant, INTERNATIONAL PROFIT ASSOCIATES, INC. as follows:

- That a finding be entered that Defendant violated Title VII by sexually a. discriminating against Plaintiff;
- That Plaintiff be awarded the maximum monetary damages available; b.
- That Plaintiff be awarded all wages, benefits and other compensation due c. to her being wrongfully fired by the IPA;
- That Plaintiff be awarded punitive damages; d.
- That Plaintiff be awarded reasonable attorney's fees and costs; and e.
- f. That Plaintiff be awarded such other relief as this court deems proper.

#### **COUNT II** (Federal Claim-Retaliation)

18. Plaintiff adopts and realleges the allegations of paragraphs 1-17 as though fully set forth herein.

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WHEREFORE, Plainff, RHONDA PORTER, prays that this part enter judgement on Count II in her favor and against Defendant, INTERNATIONAL PROFIT ASSOCIATES, INC. as follows:

- a. That a finding be entered that Defendant violated Title VII by retaliating against Plaintiff;
- b. That Plaintiff be awarded the maximum monetary damages available;
- c. That Plaintiff be awarded all wages, benefits and other compensation due to her being wrongfully fired by the IPA;
- d. That Plaintiff be awarded punitive damages;
- e. That Plaintiff be awarded reasonable attorney's fees and costs; and
- f. That Plaintiff be awarded such other relief as this court deems proper.

#### **COUNT III**

#### (State Claim-Intentional Infliction of Emotional Distress)

- 19. Plaintiff adopts and realleges the allegations of paragraphs 1- 18 as though fully set forth herein.
- 20. The management and supervisors at IPA, including, but not limited to Gordon Gurney, Joe Woods, Dan Druggan, Tyler Burgess, David Soskin and Tony Jones, acted as the alter ego of IPA.
  - 21 IPA's conduct was extreme and outrageous.
- 22. IPA knew that there was a high probability that its' conduct would cause plaintiff severe emotional distress, and acted in reckless disregard as to the effect of its' conduct on plaintiff.
  - 23. The IPA'S conduct did in fact cause Plaintiff severe emotional distress.

WHEREFORE, Plaintiff, RHONDA PORTER, prays that this court enter judgement on Count III in her favor and against Defendant, INTERNATIONAL PROFIT ASSOCIATES, INC. as follows:

- a) That a finding be entered that the IPA injured Plaintiff by intentional infliction of emotional distress;
- b) That Plaintiff be awarded all wages, benefits, and other compensation lost due to the IPA'S unlawful actions;
- c) That Plaintiff be awarded the maximum monetary damages available;

- d) That intiff be awarded punitive damages so the IPA does not act in a similar matter in the future;
- e) That Plaintiff be awarded reasonable attorneys fees and costs; and
- f) That Plaintiff be awarded such other relief as this court deems just and proper.

Respectfully submitted,

RHONDA PORTER

By one of her attorneys

ROSS J. PETERS

The Law Offices of Ross J. Peters & Associates, Ltd.

33 North County Street - Suite 402

Waukegan, Illinois 60085 Telephone: (847) 625-1854 Facsimile: (847) 625-0282 Attorney Number: 03126326

# SEE CASE FILE FOR **EXHIBITS**

JS 44 (Rev. 12/96)



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| by law, except as provided by local rules of | court. This form, approved by the Jating thesevill docket sheet. (SEE IN | ce nor supplement the filing are service of pleadings or other papers as require udicial Conference of the United States in September 1974, is required for the us STRUCTIONS ON THE REVERSE OF THE FORM.) |
| I. (a) PLAINTIFFS                            | DOCKETED   | DEFENDANTS   |
| RHONDA PORTER                                | APR 1 8 2002   | INTERNATIONAL PROFIT ASSOCIATES, INC.  |
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COOK (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (EXCEPT IN U.S. PLAINTIFF CASES) (IN U.S. PLAINTIFF CASES ONLY) IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. NOTE: (C) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) ATTORNEYS (IF KNOWN) Ross J. Peters The Law Offices of Ross J. Peters & Associates, Ltd. 33 N. County St. Suite 402 Waukegan, II. 60085 (847)625-1854

| V. ORIGIN                        | (PLACE AN   | I "X" IN ONE BOX ONLY)                           | Appeal to Distric   |
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|                                  | at gent my  | Citizen or Subject of a □ 3 □<br>Foreign Country | 3 Foreign Nation $\bigcirc$ $\bigcirc$ $\bigcirc$ 6 $\bigcirc$ 6          |
| 3 2 U.S. Government<br>Defendant | <ul> <li>4 Diversity<br/>(Indicate Citizenship of Parties<br/>in Item III)</li> </ul> | Citizen of Another State 🗆 2 🗆                   | 2 Incorporated and Principal Place ☐ 5 ☐ 5 of Business In Another State ✓ |
| 1 U.S. Government<br>Plaintiff   | Federal Question (U.S. Government Not a Party)  | Citizen of This State 1 1                        | of Business In This State   |
|                                  |   |  | FRATE JUDGE MAR PORTE DEF   |
| II. BASIS OF JURIS               | DICTION (PLACE AN "X" IN ONE BOX ONLY)  | III. CITIZENSHIP OF PRINCIP                      | AL PARTIES (PLACE AN X-IN ONE BOX FOR PLAINTIF                            |

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| PERSONAL INJURY  310 Airplane  315 Airplane Product Liability                                | PERSONAL INJURY  362 Personal Injury – Med. Malpractice  365 Personal Injury –   | ☐ 610 Agriculture ☐ 620 Other Food & Drug ☐ 625 Drug Related Selzure of Property 21 USC 881   | ☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal 28 USC 157   | ☐ 400 State Reapportlonment ☐ 410 Antitrust ☐ 430 Banks and Banking ☐ 450 Commerce/ICC Rates/etc.  |
| Slander  330 Federal Employers' Llability  340 Marine  345 Marine Product                    | □ 366 Asbestos Personal Injury Product Liability  PERSONAL PROPERTY  □ 370 Other Fraud   | 630 Liquor Laws  640 R.R. & Truck  650 Airline Regs.  660 Occupational Safety/Health  690 Other   | PROPERTY RIGHTS  820 Copyrights 830 Patent 840 Trademark  | 460 Deportation<br>  470 Racketeer influenced and<br>  Corrupt Organizations<br>  810 Selective Service<br>  850 Securities/Commodities/<br>  Exchange   |
| ☐ 350 Motor Vehicle  | ☐ 371 Truth in Lending ☐ 380 Other Personal  | LABOR   | SOCIAL SECURITY   | ☐ 875 Customer Challenge<br>12 USC 3410  |
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| CIVIL RIGHTS   | PRISONER PETITIONS   |   | □ 864 SSID Title XVI  | ☐ 894 Energy Allocation Act ☐ 895 Freedom of   |
| 441 Voting  442 Employment  443 Housing/ Accommodations  444 Welfare  440 Other Civil Rights | 510 Motion to Vacate Sentence Habeas Corpus:   530 General   535 Death Penalty   540 Mandamus & Other   550 Civil Rights   555 Prison Condition  | ☐ 730 Labor/Mgmt. Reporting & Disclosure Act ☐ 740 Railway Labor Act ☐ 790 Other Labor Litigation ☐ 791 Empl. Ret. Inc. Security Act  | ■ 865 RSI (405(g))  FEDERAL TAX SUITS  ■ 870 Taxes (U.S. Plaintiff or Defendant)  ■ 871 IRS — Third Party 26 USC 7609 | Information Act  900 Appeal of Fee Determination   |
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(CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.) VI. CAUSE OF ACTION

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#### UNITED STATES DISTRICT COURT

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#### NORTHERN DISTRICT OF ILLINOIS

RHONDA PORTER, PLAINTIFF,

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INTERNATIONAL PROFIT ASSOCIATES, INC., DEFENDANT.

Case Number:

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| APPEARANCES ARE HEREBY FILED BY THE UND RHONDA PORTER  | MAGISTRATE J  | UDGE WASO                                    |
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| & Associates, Ltd<br>STREET ADDRESS<br>33 N. County St Suite 402   | STREET ADDRESS  | 8 3  |
| Waukegan, Illinois 60085   | CITY/STATE/ZIP  |  |
| <b>TELEPHONE NUMBER</b> 847-625-1854   | TELEPHONE NUMBER  | ··   |
| IDENTIFICATION NUMBER (SEE ITEM 4 ON REVERSE) 03126326   | IDENTIFICATION NUMBER (SEE ITEM 4 ON REVERSE)   |  |
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| TRIAL ATTORNEY? YES NO   | TRALATTORNEY? TES   | ₩ □  |
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