CIVIL COVER SHEET

The JS-44 civil cover sheet by law, except as provided use of the Clerk of Court fo I (a) PL (INTRES)	by local rules of court. T r the purpose of initiatin	This form approved	l by the Iu	dicial Conference of 1	the United States in Septem ON THE REVERSE OF TH	iber 1974, is required for	
U S Equal Employment Opportunity Commission							
(b) County of Residence of First <u>DALLAS</u> (EXCEPT IN U.S. PLAINTIFF CASES)				Orr Automotive L.L.C. County of Residence of First Listed (IN U.S. PLAINTIFF CASES ONLY) NOTE IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED			
 (c) Attorney's (Firm Name, Address, and Telephone Number) Ronetta J Francis, Senior Trial Attorney EEOC-Dallas District Office 207 S Houston, 3rd Floor Dallas, Texas (214) 655-3334 				Attorneys (If Known) 3-02CV-1911N			
II. BASIS OF JURISD	ICTION (Place an "X"	ın One Box Only)	ZENSHIP OF PRINCIPAL PARTIES(Place an "X" in One Box for Pla inversity Cases Only) and One Box for Defendant)				
X 1 US Government Plaintiff	 Government Not a Party 		Cıtız	PTF DEF PTF tizen of This State 1 1 1 Incorporated or Principal Place 4 of Business In This State			
□ 2 US Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)		Citiz	Citizen of Another State 2 2 12 Incorporated and Principal Place 5 of Business In Another State			
	_			en or Subject of a preign Country	3 3 Foreign Nation	□ 6	
IV. NATURE OF SUI		One Box Only) RTS	FOI	FEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 	ne 310 Arrplane 362 Per r Act 315 Arrplane Product Me trable Instrument 365 Per very of Overpayment 320 Assault, Libel & Pro orcement of Judgment 330 Federal Employers' Inju very of Defaulted 330 Federal Employers' Inju Lability Lability Lia very of Overpayment 345 Marine PERSON Veterans) 345 Marine Product 370 Oth very of Overpayment Lability 387 Oth very of Overpayment Lability 380 Oth			610 Agriculture 620 Other Food & Drug 625 Drug Related Seizure of Property 21 USC 630 Liquor Laws 640 R & Truck 650 Airline Regs 660 Occupational Safety/Health 690 Other LABOR	#22 Appeal 28 USC 158 #23 Withdrawal 28 USC 157 PROPERTY RIGHTS B20 Copyrights B30 Patent B40 Trademark	Corrupt Organizations Corrupt Organizations 810 Selective Service 850 Securities/Commoditie Exchange 875 Customer Challenge	
100 Stockholder's Suits 190 Other Contract 195 Contract Product Liability REAL PROPERTY	Product Liability	Property Damag 385 Property Damag Product Liability PRISONER PETIT	y 🗆	 710 Fair Labor Standards Act 720 Labor/Mgmt Relations 	□B61 HIA (1395ff) □B62 Black Lung (923) □B63 DIWC/DIWW (405(g)) □B64 SSID Tutle XVI	 892 Economic Stabilizatio 893 Environmental Matter 894 Energy Allocation Act 	
210 Land Condemnation	441 Voting	510 Motions to Vaca		730 Labor/Mgmt Reporting & Disclosure Act	EB65 RSI (405(g))	895 Freedom of Information Act	
 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property 	X 442 Employment 443 Housing/ Accommodations 444 Welfare 440 Other Civil Rights	□ 510 Motions to Vaca Sentence Habeas Corpus □ 530 General □ 535 Death Penalty □ 540 Mandamus & Ot □ 550 Civil Rights □ 555 Prison Condition	□ 74 □ 79 her □ 79	 740 Railway Labor Act 790 Other Labor Litigation 791 Empl Ret Inc Security Act 	FEDERAL TAX SUITS B70 Taxes (U S Plaintiff or Defendant) B71 IRS—Third Party 26 USC 7609	 900 Appeal of Fee Determination Under E Access to Justice 950 Constitutionality of State Statutes 890 Other Statutory Action 	
V. ORIGIN (PLACE AN "X" IN ONE BOX ONLY) Transferred from another district Appeal to Dis Judge from Judge from Appealate Court X 1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or 5 Reopened 5 (specify) 6 Multidistrict Litigation 7 Magistrate Judgment							
VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write brief statement of cause Do not cite jurisdictional statutes unless diversity.) This is an action under Title VII of the Civil Rights Act of 1964, and Title I of the Civil Rights Act of 1991 to correct unlawful employment practices on basis of sex and to provide appropriate relief to Linda Duncan who was subjected to a sexually hostile work environment, based upon her sex, female.							
COMPLAINT: UNDER F R C P 23				EMAND \$	CHECK YES only JURY DEMAND:	ıf demanded in complaint X Yes □ No	
VIII. RELATED CASE(S) (See instructions) JUDGE DOCKET NUMBER							
DATE 9/5/02 Rometta Signature of Attorney of Record FOR OFFICE USE ONLY							
RECEIPT # AMOUN APPLYING IFP JUDGE MAG_JUDGE							

IN THE UNITED STATES FOR THE NORTHERN DI DALLAS DIV	STRICT OF TEXAS		
EQUAL EMPLOYMENT OPPORTUNITY COMMISSION, Plaintiff,	<pre>} } CIVIL ACTION NO. }</pre>		
v. ORR AUTOMOTIVE, LLC,	3-02CV-1911N (JURY DEMANDED)		
Defendant.	<pre>{</pre>		

NATURE OF THE ACTION

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This is an action under Title VII of the Civil Rights Act of 1964, as amended and Title I of the Civil Rights Act of 1991 to correct unlawful employment practices on the basis of sex and to provide appropriate relief to Linda Duncan. The Commission alleges that Defendant, Orr Automotive Group, violated Title VII by subjecting Linda Duncan to a sexually hostile work environment based upon her sex, female.

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 Section 706(f)(1) 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. Sec. 1981a.

2. 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.

COMPLAINT

PARTIES

3. Plaintiff, Equal Employment Opportunity Commission (the "Commission"), is an agency of the United States of America charged with the administration, interpretation and enforcement of Title VII of the Civil Rights Act of 1964, as amended and is expressly authorized to bring this action by Section 706(a) of Title VII, 42 U.S.C. § 2000e-5(a).

4. At all relevant times, Defendant Orr Automotive Group, has continuously been and is now doing business in the State of Texas and has continuously had at least fifteen employees.

5. At all relevant times, Defendant has continuously been an employer engaged in an industry affecting commerce under Section 701(b), (g) and (h) of Title VII, 42 U.S.C. §2000e-(b), (g) and (h).

STATEMENT OF CLAIMS

6. More than thirty days prior to the institution of this lawsuit, Linda Duncan filed a charge with the Commission alleging violations of 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.

7. During the employment of Linda Duncan, the Defendant has engaged in unlawful employment practices in violation of Section 703(a)(1) of Title VII, 42 U.S.C. § 2000e-2(a)(1) by subjecting Ms. Duncan to a sexually hostile work environment and discriminating against her because of her sex, female. Specifically, Defendant's Ford Sales Manager Dennis Burnham sexually harassed Ms. Duncan during her employment with Defendant. The harassment included verbal harassment as well as physical touching. The conduct was so severe as to materially alter the terms and conditions of Ms. Duncan's employment.

COMPLAINT

2

8. The result of the foregoing practices has been to deprive Linda Duncan of equal employment opportunities because of her sex.

9. The unlawful employment practices complained of in paragraph 7 above were intentional.

10. The unlawful employment practices complained of in paragraph 7 above were done with malice or with reckless indifference to the federally protected rights of Linda Duncan.

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 persons in active concert or participation with it, from engaging in any employment practice which discriminates on the basis of sex, or which facilitates, condones or encourages sexual harassment.

B. Order the Defendant to institute and carry out policies, practices, and programs which provide equal employment opportunities and a non-hostile work environment for females, and which eradicate the effects of its past and present unlawful employment practices.

C. Order the Defendant to make whole Linda Duncan by providing appropriate back pay with prejudgment interest in amounts to be determined at trial, front pay, pecuniary losses, compensatory damages including out-of-pocket expenses, and other affirmative relief necessary to eradicate the effects of its unlawful employment practices, including but not limited to rightful place reinstatement for Ms. Duncan.

D. Order the Defendant to make Linda Duncan whole by providing compensation for past and future pecuniary losses resulting from the unlawful employment practices described in

COMPLAINT

3

paragraph 7 above, including but not limited to out of pocket medical expenses and job hunting expenses.

E. Order the Defendant to make Linda Duncan whole by providing compensation for past and future nonpecuniary losses resulting from the unlawful employment practices described in paragraph 7 above, including but not limited to, pain and suffering, humiliation, embarrassment, emotional distress, anxiety, and loss of enjoyment of life, in amounts to be determined at trial.

F. Order the Defendant to pay Linda Duncan punitive or exemplary damages for its intentional, malicious conduct or reckless indifference described and referenced in paragraph 7 above, in an amount to be determined at trial.

G. Grant such further relief as the Court deems necessary and proper in the public interest.

H. 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,

NICHOLAS INZEO Acting General Counsel

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COMPLAINT