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18 Attorneys for Defendants
19 RAMON GUERRERO,
20 d/b/a EL GRULLENSE RESTAURANT II
21 and RASIL G, INC.

22 UNITED STATES DISTRICT COURT
23 EASTERN DISTRICT OF CALIFORNIA

24 EQUAL EMPLOYMENT OPPORTUNITY)
25 COMMISSION,)

26 Plaintiff,)

27 v.)

28 RAMON GUERRERO d/b/a EL)
GRULLENSE RESTAURANT II and)
RASIL G, INC.,)

Defendants.)

Civil Action No. S-04-1752 GEB PAN
(JFM)

CONSENT DECREE

Plaintiff U.S. Equal Employment Opportunity Commission ("Commission" or "EEOC")
brought this lawsuit 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 the basis of sex harassment and to

CONSENT DECREE
CIV. S-04-1752 GEB GGH (JFM)

FILED

JUN 19 2006

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

BY _____
DEPUTY CLERK

1 make whole Ms. Aunette Nevarez and Ms. Irma Torres-Armendariz who were allegedly
2 aggrieved by the unlawful practices. Plaintiff alleged that defendants RAMON GUERRERO
3 d/b/a EL GRULLENSE RESTAURANT II and RASIL G, INC., (hereinafter "El Grullense" or
4 "the Company") unlawfully subjected Ms. Nevarez and Ms. Torres-Armendariz to a sexually
5 hostile work environment.
6

7 1. El Grullense denies these allegations.

8 2. In the interest of resolving this matter and continuing and strengthening El Grullense's
9 commitment to equal employment opportunity, to better utilize the money that El
10 Grullense would pay in attorney's fees to defend itself, and as a result of having engaged
11 in comprehensive settlement negotiations, the Commission and El Grullense (hereinafter
12 referred to as "the Parties") have agreed that this action should be finally resolved by
13 entry of this Consent Decree. This Consent Decree shall not constitute an adjudication
14 and/or finding on the merits of the case.
15

16 3. The parties agree that this Consent Decree resolves all claims arising out of EEOC
17 Charge Nos. 377-2003-00902 and 370-2003-09733 and the complaint filed in this
18 action, and constitutes a complete resolution of all claims of sexual harassment under
19 Title VII that were made or could have been made by the Commission in this action, Ms.
20 Nevarez, or Ms. Torres-Armendariz, in this action and in the referenced charges. This
21 Consent Decree does not, however, resolve any future charges or charges concerning any
22 other individuals that may be pending with the EEOC other than the charges in this
23 paragraph which were specifically referenced. In addition, the parties and Ms. Torres-
24 Armendariz also agreed to make public, by way of this consent decree, Ms. Torres-
25 Armendariz's charge against El Grullense, and El Grullense's categorical denial thereof.
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27
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- 1 4. This Consent Decree in no way affects EEOC's right to process, in accordance with
2 standard Commission procedures, charges filed by individuals against El Grullense
3 alleging violations of Federal employment discrimination statutes. Charges include
4 those pending as of the effective date of this Consent Decree and filed in the future.
5 Processing of charges includes the administrative investigation and conciliation and
6 commencement of civil actions on the basis of such charges.
- 7
- 8 5. This Consent Decree comprises the full and exclusive agreement of the parties with
9 respect to the matters discussed herein. No waiver, modification or amendment of any
10 provision of this Consent Decree shall be effective unless made in writing and approved
11 by all the Parties to this Decree, except that any substantive change, modification or
12 amendment of any provision of this Consent Decree shall require approval by the Court.
13 NOW, THEREFORE, in consideration of the mutual promises and agreements set forth
14 herein, the sufficiency of which is hereby acknowledged, IT IS ORDERED,
15
16 ADJUDGED AND DECREED that:
- 17
- 18 6. This Court has jurisdiction over the subject matter and the parties to this action. This
19 Court will retain jurisdiction over this Decree for all purposes until the expiration of El
20 Grullense's obligations as set forth herein.
- 21
- 22 7. The entry of this Consent Decree will further the objectives of Title VII and will be in
23 the best interest of the Parties, those for whom EEOC seeks relief and the public.
- 24 8. This Consent Decree is final and binding upon the Parties, their heirs, their successors
25 and assigns.

26 **Scope of the Consent Decree**

- 27 9. The duration of the Consent Decree shall be five (5) years from the date of entry of the
28

1 Decree, provided that El Grullense has complied substantially with the terms of this
2 Consent Decree. El Grullense will be deemed to have complied substantially if the
3 Court has not made any finding or orders during the term of the Consent Decree that El
4 Grullense has failed to comply with any terms of this Consent Decree. During the five-
5 year term of this Consent Decree, this Court shall retain jurisdiction over this matter and
6 the Parties for the purpose of enforcing compliance with the Consent Decree, including
7 issuing such orders as may be required to effectuate its purposes.
8

9
10 **General Injunctive Provisions**

11 **10. *Discriminatory Harassment:*** Consistent with Section 703 of Title VII, 42 U.S.C.

12 §2000e-2, El Grullense, its officers, agents, managers (including supervisory
13 employees), successors and assigns, and all those in active concert or participation with
14 them, hereby agree not to: (a) discriminate against persons on the basis of sex in the
15 terms and conditions of employment; (b) engage in or be a party to any action, policy or
16 practice that is intended to or is known to them to have the effect of harassing or
17 intimidating any employee on the basis of sex; or (c) create, facilitate or permit the
18 existence of a work environment hostile to female employees.
19

20 **11. *Retaliation:*** El Grullense, its officers, agents, managers (including supervisory

21 employees), successors or assigns, and all those in active concert or participation with
22 them, agree not to engage in, implement or permit any action, policy or practice with the
23 purpose of retaliating against any current or former employee of El Grullense because he
24 or she has in the past, or during the term of this Consent Decree (a) opposed any practice
25 of harassment or other discriminatory acts on the basis of race or color made unlawful
26 under Title VII; (b) filed a Charge of Discrimination alleging any such practice; (c)
27
28

1 testified or participated in any manner in any investigation (including, without limitation,
2 any internal investigation undertaken by El Grullense), proceeding or hearing in
3 connection with this case (d) was identified as a possible witness in this action; (e)
4 asserted any rights under this Consent Decree; or (f) sought and/or received any
5 monetary or non-monetary relief in accordance with this Consent Decree.
6

7 **MONETARY RELIEF**

8 12. El Grullense agrees to pay the total sum of \$48,750.00 (Forty-eight thousand, seven
9 hundred and fifty Dollars and No Cents) as damages, to be allocated to Annette Nevarez
10 and Irma Torres-Armendariz as determined by the EEOC at the May 17, 2006 mediation.
11

12 13. Annette Nevarez and Irma Torres-Armendariz

- 13 a. Annette Nevarez and Irma Torres-Armendariz shall each be paid a sum
14 representing (1) damages for physical injuries and/or physical illness, and
15 emotional distress relating to such physical injuries and/or physical illness.
16
17 b. El Grullense shall report the Nevarez and Torres-Armendariz settlement by
18 issuance of IRS Form 1099. Ms. Nevarez and Ms. Torres-Armendariz agree that
19 the payments will be reported under their respective tax identification number.
20
21 c. El Grullense shall pay the Settlement as follows:
22
23 i. Within thirty (30) days of May 17, 2006, El Grullense will issue a check to
24 Annette Nevarez and Irma Torres-Armendariz. El Grullense shall make
25 payment in the form of checks from its attorney's client trust account made
26 payable to Annette Nevarez and Irma Torres-Armendariz.
27
28 ii. El Grullense will mail the original check to Evangelina Fierro Hernandez,
Senior Trial Attorney, EEOC 350 The Embarcadero, Suite 500, San

1 Francisco, CA 94105. The EEOC will distribute the check to Ms. Nevarez
2 and Ms. Torres Armendariz within ten (10) days of receipt, unless
3 otherwise directed in writing by Ms. Nevarez and Ms. Torres-Armendariz.
4

5 **Specific Injunctive Relief**

6 **POSTING AND OTHER NOTICE TO EMPLOYEES**

7 14. El Grullense affirms the following "Statement of Zero-Tolerance Policy and Equality
8 Objectives":
9

10 El Grullense is firmly committed to maintaining a zero-tolerance
11 policy concerning discriminatory harassment and retaliation against
12 individuals who report harassment in the Company's workplace; to
13 swiftly and firmly responding to any acts of harassment and
14 retaliation of which the Company becomes aware; to implementing
15 a disciplinary system that is designed to strongly deter future acts
16 of harassment or retaliation; and to actively monitoring its
17 workplace in order to ensure tolerance, respect and dignity for all
18 people.
19

20 This paragraph does not create any individual contractual or common law causes of action or
21 other rights that would not otherwise exist under statute.
22

23 15. **EEO and Harassment Policies**

24 a. El Grullense agrees that to the extent necessary it shall revise its EEO &
25 harassment policies, within sixty (60) days of signing the Consent Decree, such that the
26 policies: (i) include definitions of discriminatory harassment, with specific reference to
27 harassment based on sex; (ii) include examples to supplement the definitions of
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1 harassment based on sex; (iii) provide for substantial and progressive discipline and/or
2 corrective action for incidents of discriminatory harassment; (iv) include strong non-
3 retaliation language with examples to supplement the definition of retaliation; (v)
4 provide for substantial and progressive discipline for incidents of retaliation; (vi) provide
5 that complaints of harassment and/or retaliation will be accepted irrespective of whether
6 they are made verbally or in writing; (vii) provide a timetable for commencing an
7 investigation after a complaint is made or received and for remedial action to be taken
8 upon conclusion of an investigation; and (viii) indicate that, promptly upon the
9 conclusion of the investigation of a complaint, El Grullense will communicate to the
10 complaining party the results of the investigation and the remedial actions taken or
11 proposed, if any.
12

- 13
14 b. Defendants shall effectively disseminate its revised policies and procedures by:
- 15 i. distributing copies of the policy in both English and Spanish to all current
16 employees within 10 days of its adoption;
 - 17 ii. giving a copy of the policy in both English and Spanish to and reviewing
18 the policy with all new employees upon the employees' hire.
 - 19 iii. Defendant will submit a copy of the revised EEO and harassment policies
20 to EEOC at the same time it submits the report on the completion of
21 training as described below
22
23

24 **Complaint Procedures:**

- 25 d. Defendant shall develop a complaint procedure designed to encourage employees
26 to come forward with complaints about violations of its harassment policy. As
27 part of the policy, El Grullense shall provide its employees with convenient,
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1 confidential and reliable mechanisms for reporting incidents of harassment and
2 retaliation. Defendant's complaint procedure and harassment policy shall notify
3 employees in both English and Spanish that they can lodge a complaint with their
4 immediate supervisor or an outside consultant and shall provide the name and
5 telephone numbers for an outside consultant. Contact information for the outside
6 consultant also shall be continuously posted in a prominent place at all of
7 Defendant's business locations in Stockton. The consultant shall be selected by
8 El Grullense, subject to the approval by counsel for the Commission, which
9 approval shall not be unreasonably withheld. The consultant shall be a person or
10 entity with established experience in matters of sexual discrimination and the
11 applicable laws and regulations. Any change in consultants during the terms of
12 this Consent Decree can be done only upon the joint approval of counsel for the
13 Commission and El Grullense, or, if a dispute arises, upon Order of the Court.
14 Defendant will pay for all fees incurred by the outside consultant.
15

16 e. Defendant will submit a copy of the complaint procedures to the EEOC at the
17 same time it submits its certification of completion of training as required below.
18

19
20 16. Posting Regarding Consent Decree. The terms of this Consent Decree or an agreed upon
21 Notice shall be, and remain, posted in a clearly visible location frequented by employees
22 at each restaurant or facility of El Grullense in both English and Spanish during the term
23 of this Consent Decree.
24

25 17. Distribution of Anti-Harassment Policy. Within sixty (60) day s of the entry of this
26 Consent Decree, El Grullense shall issue to all employees, supervisors and managers, El
27 Grullense's anti-harassment policy and procedure statement each such person shall be
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1 asked to sign an acknowledgment that they have received and read the policy. The same
2 acknowledgment shall be required of all newly hired employees at the start of their
3 employment. All documents should be in both English and Spanish.
4

5 18. Training of Employees. Under the direction of an outside consultant paid by El
6 Grullense, El Grullense shall provide and require all current and new personnel working
7 in the Stockton Metro area to attend anti-harassment training once every year throughout
8 the duration of this Consent Decree. The purpose of said training shall be to give
9 participants a thorough understanding of harassment issues, particularly sexual
10 harassment, including but not limited to theories of liability under Title VII, sources of
11 legal protection for sexual harassment victims and the employer's obligation to take
12 preventive, investigative and remedial action with respect to harassment complaints and
13 to review Company policies (including discipline policies) and practices related to
14 sexual harassment and retaliation.
15

16
17 19. Training Logistics: The content, method of training and size of training classes is subject
18 to approval by the Commission which approval shall not be unreasonably withheld and
19 which shall take into consideration the Company's operational needs. El Grullense
20 agrees to provide a description of each training program to counsel for the Commission
21 no later than ten (10) days before the training programs are scheduled to be held.
22

23 20. Acknowledgment of Training Attendance. All persons attending mandatory anti-
24 harassment training pursuant to this Consent Decree shall sign an acknowledgment of
25 their attendance at the training, the date thereof, and their position with the Company.
26 The consultant shall retain the originals of these acknowledgments and provide
27 El Grullense with a copy thereof.
28

**EXPUNGEMENT OF RECORDS AND DISCLOSURE OF INFORMATION
REGARDING NEVAREZ'S AND TORRES-ARMENDARIZ' EMPLOYMENT**

21. El Grullense shall not disclose any information or make references to any charges of discrimination or this lawsuit in responding to employment reference requests for information about Annette Nevarez or Irma Torres-Armendariz.
22. El Grullense shall expunge from Annette Nevarez' and Irma Torres-Armendariz' respective personnel files any references to a charge of discrimination against El Grullense and this lawsuit.
23. From the date of entry of this Consent Decree, El Grullense shall not disclose in response to inquiries from potential employers, any information regarding Annette Nevarez' or Irma Torres-Armendariz' employment with El Grullense except as follows:
- a. In response to a specific inquiry, El Grullense may disclose Ms. Nevarez' and Ms. Torres-Armendariz' dates of employment, position held and final rate of pay;
 - b. El Grullense may report any information as required to state or federal authorities;
 - c. El Grullense may disclose information under Court order; and
 - d. Within ten (10) days from the date of entry of this Consent Decree, El Grullense shall provide Annette Nevarez and Irma Torres-Aremendariz each with a letter of reference which would state her dates of employment and positions held. The original letter of reference for Ms. Nevarez and Ms. Torres-Armendariz shall be sent to Evangelina Fierro Hernandez, Senior Trial Attorney, EEOC, 350 The Embarcadero, Suite 500, San Francisco, CA 94105.

REPORTS TO THE COMMISSION

24. Training Report Within thirty (30) days of completion of the training required by this

1 Consent Decree, El Grullense will send the EEOC appropriate verification of its
2 completion of harassment training for its employees.

3 25. Sexual Harassment Complaint Reports Within ninety (90) days after entry of this
4 Decree, El Grullense will mail to counsel for the Commission a report containing the
5 following information and documentation:
6

7 a. Copies of all sexual harassment complaints made since the submission of the
8 immediately preceding report hereunder, and a statement as to each, as to the
9 result of the investigation of such complaints. Additionally, El Grullense will
10 identify the name, address and telephone number of the complainant and identify
11 the person who received the complaint. El Grullense will also detail the results of
12 any investigation into sexual harassment that it has undertaken since the
13 submission of the immediately preceding report. A copy of all records,
14 documents and other writings relevant to such complaints and investigations shall
15 be maintained by El Grullense during the period of the Consent Decree and will
16 be made available to the Commission within ten (10) days following a written
17 request from the Commission to El Grullense's counsel.
18

19 b. On the first day of January and June of each year during the duration of this
20 Consent Decree, El Grullense will mail to counsel for the Commission a report
21 containing the above documentation and information.
22
23

24 **POLICIES DESIGNED TO PROMOTE SUPERVISOR ACCOUNTABILITY**

25 26. Communication of Potential Discipline for Engaging in Harassment. El Grullense
26 agrees that it shall impose substantial discipline, up to and including termination,
27 suspension without pay or demotion, upon any supervisor or manager who engages in
28

1 sexual harassment or permits any such conduct to occur in his or her work area or among
2 employees under his or her supervision, or who retaliates against any person who
3 complains or participates in any investigation or proceeding concerning such conduct.
4 El Grullense shall communicate this policy in both English and Spanish to all of its
5 supervisors and managers.
6

- 7 27. Communication of Duty to Actively Monitor Worksite. El Grullense agrees that it shall
8 continue to advise all managers and supervisors of their duty to actively monitor their
9 work areas to ensure employee's compliance with the Company's anti-harassment
10 policy, and to report any incidents and/or complaints of harassment and/or retaliation of
11 which they become aware to the department charged with handling such complaints.
12


13 **RETENTION OF JURISDICTION AND EXPIRATION OF CONSENT DECREE**

- 14 28. This Consent Decree shall terminate five (5) years from the date of entry by the Court,
15 unless the Commission petitions this Court for an extension of the Decree because of
16 noncompliance by El Grullense. If the Commission determines that El Grullense have
17 not complied with the Consent Decree, the Commission will provide written notification
18 of the alleged breach to El Grullense and will not petition the Court for enforcement
19 sooner than thirty (30) days after providing written notification. The thirty-day period
20 following written notice shall be used by the parties for good faith efforts to resolve the
21 issue. If the Commission petitions the Court and the Court finds El Grullense to be in
22 substantial violation of the terms of the Decree, the Court may extend this Consent
23 Decree
24
25
26 29. Except as provided in the preceding paragraph, five (5) years after the entry of this
27 Consent Decree, this lawsuit will be dismissed with prejudice, provided that the El
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1 Grullense has complied substantially with the terms of this Consent Decree. El
2 Grullense will be deemed to have complied substantially if the Court has not made any
3 findings or orders during the term of the Decree that the El Grullense has failed to
4 comply with any of the terms of this Decree.
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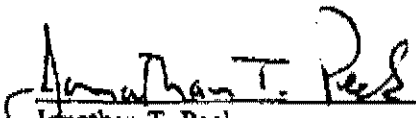
6 ON BEHALF OF PLAINTIFF

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8 Dated: 6/13/06



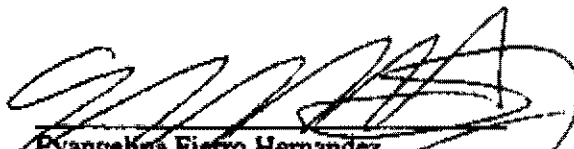
William R. Tamayo
Regional Attorney

10
11 Dated: 6/13/06



Jonathan T. Peck
Supervisory Trial Attorney

13
14 Dated: 6/13/06



Evangelina Fierro Hernandez
Senior Trial Attorney
U.S. EQUAL EMPLOYMENT
OPPORTUNITY COMMISSION

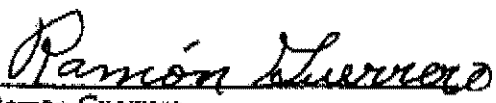
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19 ON BEHALF OF DEFENDANTS

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21 Dated: 6-16-06



Steven A. Clair
CLAIR & BOSSI

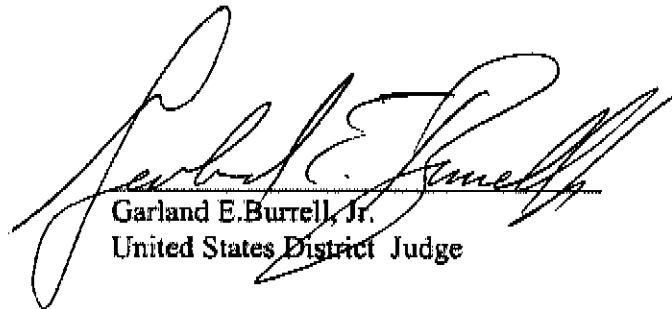
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24 Dated: 6-15-06



Ramon Guerrero
Owner, RAMON GUERRERO,
d/b/a EL GRULLENSE RESTAURANT II
and RASIL G, INC.

1 IT IS SO ORDERED:

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3 Dated: June 19, 2006
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Garland E. Burrell, Jr.
United States District Judge

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