1	Anna Y. Park, SBN 164242				
2	Anna Y. Park, SBN 164242 Peter F. Laura, SBN 116426 U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION 255 East Temple Street, Fourth Floor				
3					
4	Los Angeles, CA 90012 Telephone: (213) 894-1079				
5	Facsimile: (213) 894-1301 E-Mail: <u>lado.legal@eeoc.gov</u>				
6	Connie Liem, TX SBN 791113 U.S. EOUAL EMPLOYMENT				
7	OPPORTUNITY COMMISSION 401 B Street, Suite 510				
8	San Diego, CA 92101 Telephone: (619) 557-7284				
9	Facsimile: (619) 557-7274				
10	Attorneys for Plaintiff, US EQUAL EMPLO	YME	NT OPPORTUN	TTY COMMMISSION	
11	JAMES A. TESTA SBN 64660				
12	TESTA & ASSOCIATES, LLP 570 Rancheros Drive, Suite 250				
13	San Marcos, California 92069				
14	(760)891-0490 / FAX (760)891-0495				
15	Attorney for Defendant, WALKER WOOD PRODUCTS				
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18	UNITED STATES DISTRICT COURT				
19	SOUTHERN DISTRICT OF CALIFORNIA				
20					
21	U.S. EQUAL EMPLOYMENT)	CASE NOS.	'05 CV 1880 – WQH (LSP)	
22	OPPORTUNITY COMMISSION,)		06 CV 2335-BEN (NLS)	
23	Plaintiff,)	CONSENT I	DECREE	
24)			
25	WALKER WOOD PRODUCTS,)			
26	Defendant.)			
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I.

INTRODUCTION

Plaintiff U.S. Equal Employment Opportunity Commission (the "EEOC" or "Commission") and Defendant Walker Wood Products, Inc. (hereinafter "Defendant" or "Walker Wood") (at times, collectively, the "Parties" or individually, a "Party") hereby stipulate and agree to entry of this Consent Decree to resolve two cases filed by the Commission under Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. § 2000e et seq. ("Title VII"): (1) Case No. 05-CV 1880 WQH (LSP) alleging that Charging Party Amalia Venegas, and other similarly situated individuals were subjected to unlawful employment practices on the basis of sex, female and that Charging Party Venegas was subjected to retaliation in violation of Title VII; and (2) Case No. 06 CV 2335 BEN (NLS) alleging that Charging Party Jose Hernandez was subjected to retaliation in violation of Title VII. Walker Wood denies the allegations contained in the Commission's complaints and nothing contained in this Consent Decree shall be construed as an admission of any liability or wrongdoing on the part of Walker Wood. The parties hereto acknowledge that the resolution of all issues raised in the matter entitled U. S. Equal Employment Opportunity Commission v. Walker Wood Products, Inc., United States District Court for the Southern District of California Case No.05CV1880-WQH (LSP) and U. S. Equal Employment Opportunity Commission v. Walker Wood Products, Inc., United States District Court for the Southern District of California, Case No. 06 CV 2335 BEN (NLS) (hereinafter, the "Actions") by this Consent Decree is a compromise and settlement of disputed claims.

II.

PURPOSES AND SCOPE OF THE CONSENT DECREE

- A. The parties to this Consent Decree ("Decree") are the EEOC and Walker Wood. The scope of this Decree includes Walker Wood's facilities in San Diego County, California.
- B. The parties have entered into this Decree for the purpose of resolving all issues between them arising out of the Actions.

III.

RELEASE OF CLAIMS

- A. This Decree fully and completely resolves all issues, claims and allegations by the EEOC against Walker Wood that are raised in the Actions. Each of the Charging Parties and claimant will sign a separate release and the releasing parties shall have the opportunity to consult with independent counsel to review and receive advise concerning the execution of these releases to which the EEOC is not a party. Walker Wood shall pay for the fees of such independent counsel provided that such fees, collectively, shall not exceed the total sum of \$750.00.
- B. Nothing in this Decree shall be construed to preclude any party from bringing suit to enforce this Decree in the event that any party hereto fails to perform the promises and representations contained herein.
- C. Nothing in this Decree shall be construed to limit or reduce Walker Wood's obligation to comply fully with Title VII or any other federal employment statute.
- D. This Decree in no way affects the EEOC's right to bring, process, investigate or litigate other charges that may be in existence or may later arise against Walker Wood in

accordance with standard EEOC procedures that are wholly unrelated to the allegations contained in the Actions.

IV.

JURISDICTION

- A. The Court has jurisdiction over the parties and the subject matter of this lawsuit. The Complaint asserts claims that, if proven, would authorize the Court to grant the equitable relief set forth in this Decree. The terms and provisions of this Decree are fair, reasonable and just. This Decree conforms with the Federal Rules of Civil Procedure and Title VII and is not in derogation of the rights or privileges of any person.
- B. The Court shall retain jurisdiction of this action during the duration of the Decree for the purposes of entering all orders, judgments and decrees that may be necessary to implement the relief provided herein.

V.

EFFECTIVE DATE AND DURATION OF DECREE

- A. The provisions and agreements contained herein are effective immediately upon the date which this Decree is entered by the Court ("the Effective Date").
- B. Defendant has represented that as of on or about January 1, 2008, it will cease operations. As such injunctive relief will not be necessary upon the conclusion of Defendant's cessation of operations. Accordingly, if Defendant ceases operations, then the Decree will terminate concurrently with date of cessation of operations and the payment of the settlement amounts. If Defendant continues to exist, then this Decree shall remain in effect for two (2) years after the Effective Date.

C. Nothing contained herein is intended to impose any liability or obligation upon any purchaser of the assets of Walker Wood or upon the officers, directors and shareholders of Walker Wood. The obligations of Walker Wood contained herein are specifically limited to Walker Wood Products, Inc.

VI.

MODIFICATION AND SEVERABILITY

- A. This Decree constitutes the complete understanding of the parties with respect to the matters contained herein. 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.
- B. If one or more provisions of the Decree are rendered unlawful or unenforceable, the parties shall make good faith efforts to agree upon appropriate amendments to this Decree in order to effectuate the purposes of the Decree. In any event, the remaining provisions will remain in full force and effect unless the purposes of the Decree cannot, despite the parties' best efforts, be achieved.
- C. By mutual agreement of the parties, this Decree may be amended or modified in the interests of justice and fairness in order to effectuate the provisions of this Decree.

VII.

COMPLIANCE AND DISPUTE RESOLUTION

A. The parties expressly agree that if the Commission has reason to believe that Walker Wood has failed to comply with any provision of this Consent Decree, the Commission may bring an action before this Court to enforce the Decree. Prior to initiating such action, the Commission will notify Walker Wood and its legal counsel of record, in writing, of the nature of

the dispute. This notice shall specify the particular provision(s) that the Commission believes Walker Wood has breached. Absent a showing by either Party that the delay will cause irreparable harm, Walker Wood shall have thirty (30) days to attempt to resolve or cure the breach.

- B. The Parties agree to cooperate with each other and use their best efforts to resolve any dispute referenced in a notice given pursuant to the preceding section.
- 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 Walker Wood is shown to be in breach of the Decree and the Commission's costs and attorneys' fees incurred in securing compliance with the Decree.

VIII.

MONETARY RELIEF

A. In settlement of this lawsuit, Walker Wood shall pay a total of \$50,000 for resolution of both Actions. EEOC has the sole discretion in determining the allocation of monetary amounts to the Charging Parties and Claimant. Upon entry of this Decree, the EEOC shall provide in writing to Walker Wood the specific monetary distribution that is to be provided to the Charging Parties and Claimant and their respective addresses to where the checks should be delivered (the "Distribution List"). Walker Wood shall forward, via certified mail, checks to Charging Party Venegas, Charging Party Hernandez and identified class member Josefina Romero within thirty (30) days after receipt of the Distribution List. Walker Wood shall prepare and distribute 1099 tax reporting forms to Charging Parties Venegas and Hernandez and Josefina Romero, and shall make appropriate reports to the Internal Revenue Service and other tax authorities.

B. Wthin three (3) business days of the mailing of each and every settlement check, Walker Wood shall submit a copy of each check and related correspondence, if any, to the Regional Attorney, Anna Y. Park, U.S. Equal Employment Opportunity Commission, 255 East Temple Street, 4th Floor, Los Angeles, CA. 90012.

IX.

VICTIM SPECIFIC INJUNCTIVE RELIEF

- A. Walker Wood agrees that Mr. Hernandez's termination shall be converted to a voluntary resignation retroactive to the date of Hernandez's termination.
- B. If Walker Wood continues operations and remains in existence, then it agrees that it will only provide neutral references for Jose Hernandez to prospective employers, and will indicate that it is Walker Wood's policy only to give a neutral reference.

X.

GENERAL INJUNCTIVE RELIEF

A. Non-Discrimination

- 1. Walker Wood hereby agrees for as long as it remains in existence and continues operations to comply with the provisions of Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C.A. §2000e-2 and §2000e-3, including not to: (a) discriminate against persons on the basis of sex in the terms and conditions of employment; (b) engage in or be a party to any action, policy or practice that is intended or is known to them to have the effect of harassing or intimidating any employee on the basis of sex; and (c) create, facilitate or permit the existence of a work environment that is hostile to female employees.
- 2. Retaliation Walker Wood hereby agrees for as long as it remains in existence and continues operations 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 Walker Wood, or either of them, because he or she has in the past, or 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 Walker Wood), 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.

B. Equal Employment Opportunity Consultant

1. Within thirty days after the Effective Date, if Walker Wood remains in existence and continues operations, Walker Wood shall retain an outside Equal Employment Opportunity Consultant ("Consultant") with experience in the area of employment discrimination and sexual harassment issues, to implement and monitor Walker Wood's compliance with Title VII and the provisions of this Decree. The Consultant shall be subject to the Commission's approval, which shall not be unreasonably withheld. The Commission hereby approves the selection of TOC Management Services, in the event that it is selected by Walker Wood as its Consultant. If the Commission does not approve Walker Wood's proposed Consultant, the Commission shall provide Walker Wood with a list of at least three suggested candidates acceptable to the Commission. Walker Wood shall bear all costs associated with the selection and retention of the Consultant and the performance of his/her/its duties.

C. Revision of Policies Concerning Discrimination and Harassment

With the assistance of the Consultant, Walker Wood, if it remains in existence and continues operations, shall revise its policy on discrimination and sexual harassment, if necessary, and provide a copy to the Commission within sixty (60) days after the Effective Date. The revised policy shall include:

- 1. A clear explanation of prohibited conduct;
- 2. Assurance that employees who make complaints of harassment/discrimination or provide information related to such complaints will be protected against retaliation;
- 3. A clearly described complaint process that provides accessible and confidential avenues of complaint with contact information including name (if applicable), address, and telephone number of persons both internal (i.e. human resources) and external to Walker Wood (i.e. Commission and outside Consultant available to handle complaints concerning high level company officials of Defendant's corporate hierarchy) to whom employees may report discrimination and retaliation, including a written statement that the employee may report the discriminatory behavior to designated persons outside their chain of management;
- Assurance that the employer will protect the confidentiality of harassment/discrimination complaints to the extent possible;
- A complaint process that provides a prompt, thorough, and impartial investigation;
- 6. A procedure for communicating with the complainant regarding the status of the complaint/investigation, results of the investigation, and any remedial action taken; and
- 7. Assurance that Walker Wood will take immediate and appropriate corrective action when it determines that harassment/discrimination and/or retaliation has occurred.

This revised policy shall, if Walker Wood remains in existence and continues operations and within thirty (30) days' following the Commission's approval, be distributed in English and Spanish to all of Walker Wood's employees (including management/supervisory staff and hourly employees), and shall be included in any relevant policy or employee manuals distributed to employees by Walker Wood. Walker Wood shall collect acknowledgments from each employee who receives the revised policy, in either English or Spanish depending on the language preference of each employee. Throughout the term of this Decree, Walker Wood shall make accessible and post the revised policy, in English and Spanish, in a place that is conspicuous and accessible to all employees at each of its locations covered by this Decree in a legible font that is a minimum of 15 points in size.

D. Training

If it remains in existence and continues operations, all of Walker Wood's managerial/supervisory and staff/hourly employees shall be required to attend a training program of at least two (2) hours for managerial and staff/hourly employees. The training shall be mandatory and for as long as Walker Wood remains in existence or continues operations and will occur once every two years for the term of this Decree.

Training for non-managerial staff and/or hourly employees shall conducted in Spanish, and in English on an annual basis, for as long as Walker Wood remains in existence or continues operations.

1. All employees' training shall include coverage of the subjects of equal employment opportunity rights and responsibilities, racial discrimination/ harassment, sex/gender discrimination, retaliation, and Walker Wood's revised policies and procedures for reporting and handling complaints of discrimination, harassment and retaliation.

- 2. The training of managerial employees shall additionally include training on how to properly handle and investigate complaints of discrimination and/or harassment in a neutral manner, how to take preventive and corrective measures against discrimination and/or retaliation, and how to recognize and prevent discrimination and/or retaliation.
- 3. For the remainder of the term of this Decree, all new employees and all employees recently promoted from a staff/hourly to a managerial position shall receive the managerial or staff/hourly employee training, as appropriate, within thirty (30) days of hire or promotion.
- 4. All employees required to attend such training shall verify their attendance in writing.

Within forty-five (45) days after the Effective Date or thirty (30) days after hiring the Consultant, whichever is later, for as long as it remains in existence or continues operations, Walker Wood shall submit to the EEOC a description of the training to be provided and an outline of the curriculum developed for the trainees. Walker Wood shall give the EEOC a minimum of ten (10) business days' advance written notice of the date, time and location of each training program provided pursuant to this Decree, and agrees that an EEOC representative may attend any such training program.

E. Performance Evaluations

For as long as it remains in existence and continues operations, Defendant shall hold its managers, supervisors, and human resources personnel accountable for engaging in disability discrimination, or for failing to comply with Defendant's disability discrimination and anti-retaliation policies and procedures in such supervisory employee's annual performance evaluation.

RECORD KEEPING AND REPORTING

A. Record Keeping

For as long as it remains to exist and continues its operations, Walker Wood shall work with the Consultant to establish a record-keeping procedure that provides for the centralized tracking of discrimination complaints and the monitoring of such complaints to prevent retaliation. The records to be maintained shall include:

- 1. All documents generated in connection with any complaint, investigation into, or resolution of every complaint of discrimination or retaliation for the duration of the Decree and the identities of the parties involved;
- 2. All forms acknowledging employees' receipt of Walker Wood's revised antidiscrimination and anti-retaliation policy; and
- 3. All documents verifying the occurrence of all training sessions and names and positions of all attendees for each session as required under this Decree.

For as long as it remains to exist and continues its operations, Walker Wood shall make the aforementioned records available to the EEOC for inspection within ten (10) business days following a written request by the EEOC.

B. Reporting

In addition to the notices to the EEOC specified above, Walker Wood shall provide the following reports to the EEOC in writing, by mail or facsimile:

1. Within ninety (90) days after the Effective Date, for as long as it remains in existence and continues operations, Walker Wood shall submit to the EEOC an initial report which contains:

- (a) A copy of the revised discrimination and anti-retaliation policy;
- (b) A summary of the procedures and record-keeping methods developed with the Consultant for centralized tracking of discrimination complaints and the monitoring of such complaints;
- (c) A statement confirming that the required notices pertaining to this

 Decree and the revised discrimination and anti-retaliation policies have

 been posted; and
- (d) A statement confirming all employee acknowledgment forms indicating receipt of the revised discrimination and anti-retaliation policy have been obtained.
- 2. Walker Wood shall also provide the following reports semiannually throughout the term of this Decree:
 - (a) The attendance lists of all attendees for all training sessions required under this Decree that took place during the previous six months;
 - (b) Acknowledgments of receipt of the revised discrimination and harassment policy for all employees hired during the previous six months; and
 - (c) A description of all discrimination and/or retaliation complaints made since the submission of the immediately preceding report hereunder. This description shall include the names of the individuals alleging harassment or retaliation, the nature of the harassment or retaliation, the names of the alleged perpetrators of harassment or

retaliation, the dates of the alleged harassment or retaliation, a brief summary of how each complaint was resolved, and the identity of the person(s) who investigated or resolved each complaint. If no results have been reached as of the time of the report, the result shall be included in the next report.

- 3. For as long as it remains to exist and continues its operations, Walker Wood shall provide a report to the EEOC detailing any changes of the procedures or record-keeping methods for centralized tracking of discrimination complaints and the monitoring of such complaints within thirty (30) days after implementing such changes.
- 4. For as long as it remains to exist and continues its operations, Walker Wood shall provide a report to the EEOC detailing any disputes relating to the claimant or charging parties that remain employed with the Walker Wood, including the nature of the dispute relating to the issues that involve Title VII and the resolution.

XII.

COSTS OF ADMINISTRATION AND IMPLEMENTATION OF CONSENT DECREE

Walker Wood shall bear all costs associated with its administration and implementation of its obligations under this Decree.

XIII.

COST AND ATTORNEYS' FEES

Each Party shall bear its own costs of suit and attorneys' fees.

XIV.

MISCELLANEOUS PROVISIONS

- A. During the term of this Consent Decree, Walker Wood shall assure that each of its officers, managers and supervisors is aware of any term(s) of this Decree which may be related to his/her job duties.
- B. Unless otherwise stated, all notices, reports and correspondence required under this Decree shall be delivered to the attention of the Regional Attorney, Anna Y. Park, U.S. Equal Employment Opportunity Commission, Los Angeles District Office, 255 E. Temple St., 4th Fl., Los Angeles, CA. 90012.
- C. The parties agree to entry of this Decree and judgment subject to final approval by the Court.
- D. All parties, through the undersigned, respectfully apply for and consent to the entry of this Consent Decree Order.

By:

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Date: __________, 2008

Anna Y. Park

WALKER WOOD PRODUCTS, INC

Date: January 25, 2008 By: s/Bob Calcagni, Vice-President

1	APPROVED AS TO FORM:			
2				
3	Date: 1/29,2008	By: Anna Y Park		
4	Date			
5		Connie Liem Attorneys for Plaintiff		
6				
7				
8 Tanuary 9	Date: January 25 , 2008	By: s/James A. Testa James A. Testa		
10		TESTA & ASSOCIATES, LLP Attorney for Defendant		
11		Email: info@testalaw.com		
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PROOF OF SERVICE VIA ELECTRONIC FILING SYSTEM

1 2

I am, and was at the time the herein mentioned mailing took place, a citizen of the United States, over the age of eighteen (18) years and not a party to the above-entitled cause.

I am employed in the Legal Unit of the Los Angeles District Office of the United States Equal Employment Opportunity Commission.

My business address is Equal Employment Opportunity Commission, Los Angeles District Office, 255 East Temple Street, Fourth Floor, Los Angeles, CA 90012.

On the date that this declaration was executed, as shown below, I served the foregoing: **CONSENT DECREE** and **ORDER RE: CONSENT DECREE** via the Case Management/Electronic Case Filing (CM/ECF) system at Los Angeles, County of Los Angeles, California to:

James A. Testa, SBN 64660 Testa & Associates, LLP 570 Rancheros Drive, Ste. 250 San Marcos, CA 92069 info@testalaw.com

I declare under penalty of perjury that the foregoing is true and correct. Executed on January 25, 2008, at Los Angeles, California.

Tracy M. Villemarette EEOC Paralegal