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# EEOC v. Mcdonald's Restaurants of California, Inc.

Judge Anthony W. Ishii

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## EEOC v. Mcdonald's Restaurants of California, Inc.

#### Keywords

Equal Employment Opportunity Commission, Shaheed Khan, Mcdonald's Restaurants of California, Inc., 1:13-cv-02065-AWI-SAB, Consent Decree, Disparate Treatment, Constructive Discharge, Religion, Service, Employment Law, Title VII

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14					
15		DISTRICT COURT			
16	EASTERN DISTRIC	CT OF CALIFORNIA			
17	U.S. EQUAL EMPLOYMENT	Case No. 1:13-cv-02065-AWI-SAB			
18 19 20	OPPORTUNITY COMMISSION, Plaintiff,	CONSENT DECREE AND ORDER			
21	VS.				
22 23	MCDONALD'S RESTAURANTS OF CALIFORNIA, INC.,				
24 25	Defendant.				
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27					
28					
	Consent Decree -	-1-			

1			
2	I. INTRODUCTION		
3	Plaintiff U.S. Equal Employment Opportunity Commission ("EEOC") and		
4	Defendant McDonald's Restaurants of California, Inc. ("Defendant") stipulate and		
5	agree to entry of this consent decree and order ("Decree") to resolve the EEOC's		
6	complaint against Defendant in U.S. Equal Employment Opportunity Commission		
7	v. McDonald's Restaurants of California, Inc., Civil Case No. 1:13-cv-02065-		
8	AWI-SAB (the "Action") filed in the Eastern District of California.		
9	On December 18, 2013, EEOC brought this Action against Defendant		
10	pursuant to Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. §		
11	2000e <i>et seq.</i> ("Title VII"). In the Action, the EEOC alleged that Defendant		
12	discriminated against its former employee, Charging Party Shaheed Khan, by		
13	denying him reasonable accommodation and by constructive discharge on the basis		
14	of religion, Islam, in violation of section 703(a)(1) of Title VII.		
15	II. PURPOSES AND SCOPE		
16	A. This Decree is made and entered into by and between the EEOC and		
17	Defendant (collectively the "Parties").		
18	B. The Parties have entered into this Decree for the following purposes:		
19	1. To avoid the expense, delay, and uncertainty that would result		
20	from continued litigation;		
21	2. To provide appropriate monetary and injunctive relief;		
22	3. To ensure Defendant's employment practices comply with Title		
23	VII, including its prohibition against religious discrimination;		
24	4. To ensure that Defendant's managers, supervisors, and		
25	employees are given effective training of their obligations under Title VII with an		
26	emphasis on providing reasonable accommodation(s) to employees because of		
27	their religion;		
28	5. To ensure that Defendant provides reasonable		
	Consent Decree -2-		

1 accommodation(s) to employees because of their religion; and

2 6. To ensure that Defendant provides a workplace free from
3 retaliation.

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#### III. RELEASE OF CLAIMS

A. This Decree fully and completely resolves all issues, claims, and
allegations raised or that could have been raised in EEOC Charge No. 370-200600193 and the complaint filed on December 18, 2013 by the EEOC in *U.S. Equal Employment Opportunity Commission v. McDonald's Restaurants of California, Inc.*, Civil Case No. 1:13-cv-02065-AWI-SAB. The EEOC shall not bring any
other action or other proceeding against Defendant or its employees arising out of
EEOC Charge No. 370-2006-00193 or the complaint in this Action.

B. Nothing in this Decree shall be construed to preclude the EEOC from
moving to enforce this Decree in the event that Defendant fails to comply with the
promises or representations contained herein.

C. Nothing in this Decree shall be construed to limit or reduce
Defendant's obligation to comply with Title VII or any other federal law.

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 Defendant in accordance with standard EEOC procedures, except for any claims contained in EEOC Charge No. 370-2006-00193 and the complaint in this Action.

E. It is understood and agreed by the parties that the execution of this Consent Decree by the parties, and its entry by the Court, shall not constitute an adjudication or findings on the merits of this Action and shall not be an admission of liability or wrongdoing by Defendant with regard to the claims asserted in EEOC Charge No. 370-2006-00193 or this Action.

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A. The Court has jurisdiction over the Parties and the subject matter of

JURISDICTION AND FINDINGS

IV.

this Action. The complaint in this Action asserts claims that, if proven, would 1 2 authorize the Court to grant the equitable relief set forth in this Decree. B. The terms and provisions of this Decree are fair, reasonable, and just. 3 C. This Decree conforms to the Federal Rules of Civil Procedure and 4 Title VII and does not derogate the rights or privileges of any person. 5 The Court shall retain jurisdiction over this Action during the duration D. 6 of the Decree for the purpose of entering any order, judgment, or decree that may 7 be necessary to implement the relief provided herein. 8 **EFFECTIVE DATE AND DURATION** V. 9 10 А. The provisions and agreements contained herein are effective immediately upon the date which this Decree is entered by the Court (the 11 "Effective Date"). 12 B. The obligations of Defendant included in this Decree shall remain in 13 effect for two (2) years after the Effective Date. In the event that the EEOC proves 14 that Defendant has not complied with the Decree, the duration of this Decree may 15 be extended by court order to effectuate the purposes of the Decree. 16 **MODIFICATION AND SEVERABILITY** 17 VI. This Decree constitutes the complete understanding of the Parties with 18 A. respect to the matters contained herein. 19 By mutual written agreement of the Parties, this Decree may be B. 20 amended or modified in the interests of justice and fairness in order to effectuate 21 its provisions. 22 C. No waiver, modification, or amendment of any provision of this 23 Decree will be effective unless made in writing and signed by an authorized 24 representative of each of the Parties. 25 If one or more of the provisions of this Decree is rendered unlawful or D. 26 unenforceable, (1) the Parties shall make good faith efforts to agree upon 27 appropriate amendments in order to effectuate the purposes of the Decree, and (2) 28

the remaining provisions will remain in full force and effect unless, despite the
 Parties' best efforts, the purposes of this Decree cannot be achieved.

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### VII. COMPLIANCE AND RESOLUTION

A. The Parties agree that if the EEOC has reason to believe that
Defendant has failed to comply with any provision of this Decree, the EEOC may
file a motion before this Court to enforce the Decree. Prior to initiating such
action, the EEOC will notify Defendant and its legal counsel of record, in writing,
of the nature of the dispute. This notice shall specify the particular provision(s)
that the EEOC believes Defendant has breached and the factual basis for the
alleged breach.

B. The Parties agree to cooperate with each other and to act in good faith
to resolve any dispute referenced in the EEOC's notice before the EEOC petitions
the Court for resolution of the dispute.

C. Absent a showing by either party that the delay will cause irreparable
harm, Defendant shall have forty-five days to attempt to resolve or cure the
putative breach. If forty-five days pass without resolution, the EEOC 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 Defendant is shown
to be in breach of the Decree or any other relief the Court deems appropriate.

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### VIII. RELIEF SPECIFICALLY TO SHAHEED KHAN

### A. Monetary Relief

In settlement of this Action, Defendant shall pay a total of
 \$50,000 (the "Settlement Amount") within ten days of the Effective Date of this
 Decree by mailing a check by certified mail to an address provided by the EEOC.
 The entire Settlement Amount shall be made payable to Shaheed Khan.

26 2. The EEOC deems that all of the Settlement Amount be
 27 designated as non-wage compensation for emotional distress under Title VII and
 28 no tax withholding will be made. Defendant shall prepare and distribute a 1099 tax

reporting form to Shaheed Khan and shall make appropriate reports to the Internal
 Revenue Service and other tax authorities, if necessary.

Within three days of the issuance of the check, Defendant shall
 submit a copy of the check and related correspondence to Anna Y. Park, EEOC
 Regional Attorney, 255 East Temple Street, 4th Floor, Los Angeles, California,
 90012.

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#### B. Other Relief Specific to Shaheed Khan

Defendant shall purge Shaheed Khan's employee records of any
 negative warnings, disciplines, or other negative references relating to his request
 for religious accommodation; to disciplinary action after his request for religious
 accommodation; and to his quitting and/or being terminated from his position with
 Defendant.

If prospective employers of Shaheed Khan inquire of Defendant
 by contacting McDonald's The Work Number at (800) 367-5690 about his
 employment with Defendant, McDonald's shall limit any response to verify only
 his employment by Defendant, the period of such employment, and his job title(s).

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#### IX. GENERAL INJUNCTIVE RELIEF

A. Non-Discrimination

Defendant, its officers, agents, management, successors, assigns, and
directors are enjoined from discriminating in violation of Title VII based on the
sincerely held religious beliefs of an employee at any of the Designated
Restaurants (as defined Paragraph IX.D., below).

23

B. <u>Non-Retaliation</u>

Defendant shall not retaliate against any current or former employee or
applicant at any of the Designated Restaurants (as defined in Paragraph IX.D.,
below) because he or she opposed any discrimination based on his or her sincerely
held religious beliefs or because the employee has made a charge, testified,
assisted, or participated in any manner in an investigation, proceeding, or hearing

concerning discrimination in violation of Title VII based on the sincerely held
 religious beliefs of an employee.

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C.

## Policies and Procedures

Defendant shall have an anti-discrimination policy and
 complaint procedure for the duration of the Decree. Its current anti-discrimination
 policy and complaint procedure are attached as Exhibit A ("Policy"). If Defendant
 makes changes to its Policy during the term of the Decree, Defendant will provide
 a copy of the revised Policy to the EEOC within thirty days of the revision.

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### D. <u>Distribution</u>

1. Within ninety days of the Effective Date, Defendant shall
 distribute its Policy to all management and non-management employees in
 restaurants in the same patch of restaurants as the restaurant where Shaheed Khan
 used to work (the "Designated Restaurants"). The "Designated Restaurants" and
 their current locations are:

- 1 Store No. 06008 5645 E. Kings Canyon, Fresno, California 93727.
- 2. Store No. 19189 4190 N. West Avenue, Fresno, California 93705.
- 3. Store No. 07579 -368 E. Shaw Avenue, Fresno, California 93710.
- 4. Store No. 05487 1718 W. Olive, Fresno, California 93728.
- 5. Store No. 25557 1197 N. Willow, Clovis, California 92612.

Within thirty days of hire, Defendant shall distribute its Policy to any employees
newly hired to work at the Designated Restaurants.

22 2. Defendant shall ensure that all employees who receive a copy
23 of the Policy sign a form acknowledging having received, read, and understood the
24 policy and complaint procedure.

25

<u>Training</u>

Within ninety days of the Effective Date, Defendant shall
 ensure that all non-management employees of the Designated Restaurants attend a
 training program of at least one hour in duration regarding their rights and

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responsibilities under Title VII with an emphasis on its prohibition against 1 religious discrimination and retaliation. The training also should include a review 2 of the employee's right to seek accommodation of his or her religious beliefs and 3 Defendant's policy and procedure for reporting and handling requests for 4 accommodation of the employee's religious beliefs, complaints of harassment, 5 discrimination, and retaliation ("Non-Management Employee Training"). 6 Defendant shall hold a live "Non-Management Employee Training." Non-7 management employees who are not present at the live Non-Management 8 Employee Training shall attend a separate live training or view a recorded version 9 of the live Non-Management Employee Training with a live component where they 10 can ask questions and receive answers from someone who has attended the live 11 training and is knowledgeable of the issues covered in the training. 12

2. Within ninety days of the Effective Date, Defendant shall 13 ensure that its human resources managers and consultants and restaurant managers 14 and supervisors with responsibility for the Designated Restaurants attend a training 15 program of at least one hour in duration on Title VII's prohibition against religious 16 discrimination and retaliation, the Policy, the handling of any request for 17 accommodation of an employee's religious beliefs in compliance with Title VII 18 and its prohibition against retaliation ("HR and Manager Training"). Defendant 19 shall hold a live HR and Manager training. For management employees who are 20 not present at the live HR and Manager Training, Defendant shall ensure that they 21 attend a separate live training or view a recorded version of the live HR and 22 Manager training with a component where they personally can ask questions and 23 receive answers from someone who has attended the live training and is 24 knowledgeable of the issues covered in the training. This HR and Manager 25 Training shall include instruction regarding: 26

a. Defendant's responsibility under Title VII to provide
reasonable accommodation(s) to employee's sincerely held religious beliefs;

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Defendant's Policy on the handling of an employee's b. 1 request for accommodation of his or her sincerely held religious beliefs, on 2 engaging in the interactive process, and on providing reasonable accommodation to 3 its employees because of his or her sincerely held religious beliefs; 4 Title VII's prohibition against retaliation against any C. 5 employee who engages in protected activity under Title VII. 6 3. During the term of this Decree, Defendant shall ensure that any 7 newly hired non-management employee in one of the Designated Restaurants shall 8 receive Non-Management Employee Training as described herein individually 9 either live or through video within thirty days of hire. 10 During the term of this Decree, Defendant shall ensure that any 4. 11 newly hired management employee in one of the Designated Restaurants shall 12 receive the HR and Management Training as described herein individually either 13 live or through video within thirty days of hire. 14 5. Defendant shall ensure that all employees in any of the 15 Designated Restaurants who receive Non-Management Employee Training or HR 16 and Manager Training sign a form acknowledging his or her attendance at the 17 training(s). 18 F. Posting of Notice 19 Within ten business days after the Effective Date, and throughout the term of 20 this Decree, Defendant shall post at each of the Designated Restaurants the Notice 21 of the terms of this Decree in a clearly visible location frequented by employees at 22 that facility. 23 G. Record Keeping and Reporting 24 1. Document Preservation: For the duration of the Decree, 25 Defendant shall retain such records as are necessary to demonstrate its compliance 26 with this Decree, including the following: 27 its existing policy or revised anti-discrimination policy 28 a. **Consent Decree** -91 and complaint procedure, if changes are made;

b. the forms signed by employees acknowledging their
receipt, reading, and understanding of Defendant's anti-discrimination policy and
complaint procedure;

c. the training materials used in Non-Management
Employee Training and HR and Manager Training;

d. the attendance sheets or verifications signed by
employees concerning attendance at Non-Management Employee Training and HR
and Manager Training; and

documentation in a centralized tracking system of any 10 e. complaint of discrimination and any requests for accommodation of an employee's 11 sincerely held religious beliefs made to McDonald's HR consulting hotline by an 12 employee employed at any of the Designated Restaurants, including the date, the 13 name of the employee who filed the request for accommodation, the name of the 14 person who handled the request, a summary of Defendant's response to the 15 request, and the resolution of the request. Human Resources Managers and 16 Consultants with responsibility for the Designated Restaurants shall maintain a list 17 of complaints of discrimination made to them based on an employee's sincerely 18 held religious beliefs and any requests for accommodation of an employee's 19 sincerely held religious beliefs made by an employee employed at any of the 20 Designated Restaurants, including the date, the name of the employee who filed 21 the complaint, the name of the person who handled the complaint, a summary of 22 any investigation, and the resolution of the complaint 23

24 2. <u>Changes in Policy and Procedure</u>: If Defendant makes any
 25 changes to its anti-discrimination policy and procedure during the term of this
 26 Consent Decree, Defendant will provide a copy of the revised policy and procedure
 27 to the EEOC within thirty days of the revision.

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3. <u>Initial Reporting</u>: Within ninety days of the Effective Date,

Defendant shall provide to the EEOC a written report of the status of its 1 compliance with the Decree since the Effective Date. The Initial Report shall 2 include the following: 3 a. confirmation that Defendant has distributed its anti-4 discrimination policy and complaint procedure in accordance with the Decree; 5 confirmation that Defendant has provided the training in b. 6 accordance with the Decree; 7 confirmation that Defendant has complied with the 8 C. record keeping requirements of the Decree; 9 confirmation that Defendant has posted the Notice of the d. 10 terms of the Decree (attached as Exhibit A); 11 a copy of the training materials used in Non-Management 12 e. Employee Training and HR and Manager Training; and 13 f. a log of all complaints of discrimination based on an 14 employee's sincerely held religious belief and requests for accommodation of an 15 employee's sincerely held religious beliefs made to McDonald's HR Consulting 16 hotline or to Human Resources Managers or Consultants with responsibility for the 17 Designated Restaurants by an employee employed at any of the Designated 18 Restaurants, including the date, the name of the employee who filed the complaint, 19 the name of the person who handled the complaint, a summary of any 20 investigation, and the resolution of the complaint. 21 Annual Reporting: Twelve months after the deadline for Initial 4 22 Reporting and one month before the termination of the Decree, Defendant shall 23 provide to the EEOC a written report as to Defendant's compliance with the 24 Decree since the last report. 25 5. <u>Request by the EEOC</u>: Within thirty days of a request by the 26 EEOC, Defendant shall provide to the EEOC a log of all complaints of 27 discrimination based on an employee's sincerely held religious belief and requests 28

1	for religious accommodation of an employee's sincerely held religious beliefs				
2	made to McDonald's HR Consulting hotline or to Human Resources Managers or				
3	Consultants with responsibility for any of the Designated Restaurants by an				
4	employee employed at any of the Designated Restaurants, including the date, the				
5	name of the employee who filed the complaint, the name of the person who				
6	handled the complaint, a summary of any investigation, and the resolution of the				
7	complaint.				
8	X. COSTS OF ADMINISTRATION AND IMPLEMENTATION				
9	Defendant shall bear all costs associated with the administration and				
10	implementation of its obligations under this Decree.				
11	XI. ATTORNEYS FEES AND COSTS				
12	Each Party shall bear its own costs of suit and attorneys' fees.				
13	XII. MISCELLANEOUS PROVISIONS				
14	A. During the term of this Consent Decree, Defendant shall provide any				
15	potential successor-in-interest with a copy of this Decree within a reasonable time				
16	prior to the execution of any agreement for acquisition or assumption of control of				
17	any or all of the Designated Restaurants.				
18	B. During the term of this Decree, Defendant shall ensure that each of its				
19	officers, managers, supervisors and Human Resources staff is aware of any term in				
20	this Decree which may be related to his/her job duties.				
21	C. All reporting under this Decree shall be directed to: Anna Y. Park,				
22	EEOC Regional Attorney, 255 East Temple Street, 4th Floor, Los Angeles, CA,				
23	90012.				
24	D. The Parties agree to entry of this Decree and judgment subject to final				
25	approval by the Court.				
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	Consent Decree -12-				

1 2		U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION
3	Date: December 19, 2013	Du: /s/ Anno V Dorl
4 5	Date. December 19, 2015	By: <u>/s/ Anna Y. Park</u> Anna Y. Park
6		Attorney for Plaintiff EEOC
7		
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11	Date: December 19, 2013	By: /s/ Brett Rawitz
12		McDonald's Restaurants of
13		California, Inc.
14	IT IS SO ORDERED.	
15		Askhlii
16	Dated: December 20, 2013	SENIOR DISTRICT JUDGE
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	Consent Decree	-13-

1	ORDER	
2	GOOD CAUSE having been shown, the provisions of the foregoing	
3	Consent Decree are hereby approved and compliance with all provisions thereof is	
4	fair and adequate.	
5	IT IS SO ORDERED.	
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