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7 8	WESTERN DISTRIC	DISTRICT COURT T OF WASHINGTON COMA
9	UNITED STATES OF AMERICA,)
10	Plaintiff,))) CASE NO. 3:07-CV-5218-FDB
11	and WILLIAM FREEMAN PRICE,) CONSENT DECREE
12 13	Plaintiff/Intervenor v.) Note on Motion Calendar: August 4, 2009
14	JOHN E. PRICE and SHIRLEY L. PRICE,	
15	Defendants.)))
16 17	<u>CONSEN</u>	<u>T DECREE</u>
18	I. INTRO	DUCTION
19	On May 1, 2007, the United States of Ameri	ca ("United States") filed this action on behalf of
20	William B. Freeman Price ("Mr. Freeman Price" or	"Plaintiff/Intervenor") against John E. Price and
21	Shirley L. Price (collectively, "the Defendants") to e	enforce Title VIII of the Civil Rights Act of 1968, as
22	amended by the Fair Housing Amendments Act of 1	988, 42 U.S.C. §§ 3601-3619 ("the Fair Housing
23	Act" or "the Act"). Mr. Freeman Price is not related	d to the Defendants. On September 30, 2008, the
24	Court granted Mr. Freeman Price's motion to interv	ene in this action. On October 11, 2008, Mr.
25	Freeman Price filed an amended complaint against t	
26	The United States and Plaintiff/Intervenor al	
27	discriminated against Mr. Freeman Price on the basi	is of disability by refusing to give him an assigned

CONSENT DECREE (W.D. Wash. 3:07-cv-5218-FDB) - 1

handicapped-accessible parking space or permission to park his car across two standard parking spaces, 1 and by attempting to evict him in retaliation for his requests and complaints. 2

As of the date of this agreement, the Defendants represent that they no longer own Valley View Apartments (the subject property in this case), and the Defendants represent that they no longer operate rental housing.

The parties agree that this Court has jurisdiction over this action under 28 U.S.C. §§ 1331 and 1345 and 42 U.S.C. § 3612(o). The parties further agree that to avoid costly and protracted litigation, the claims against the Defendants should be resolved without further proceedings. Therefore, as 8 indicated by the signatures below, the parties agree to the entry of this Consent Decree. The parties acknowledge that the Defendants deny any liability in this lawsuit and that the resolution of this matter by this Decree is not, and shall not be deemed to be, an admission of liability, responsibility, or negligence by the Defendants. This Consent Decree constitutes full resolution of the United States' and Plaintiff/Intervenor's claims that the Defendants discriminated against Plaintiff/Intervenor on the basis 13 of disability in violation of the Fair Housing Act.

It is hereby **ORDERED**, **ADJUDGED**, **AND DECREED**:

II. GENERAL INJUNCTION

1. The Defendants, their officers, agents, employees, representatives, successors, and assigns, and all other persons in active concert or participation with them, are enjoined from:

> Discriminating against any person in the terms, conditions, or privileges of rental a. of a dwelling, or in the provision of services or facilities in connection with such dwelling, because of disability, in violation of 42 U.S.C. § 3604(f)(2);

> b. Refusing to make reasonable accommodations in rules, policies, practices, or services, when such accommodations may be necessary to afford persons with a disability equal opportunity to use and enjoy a dwelling, in violation of 42 U.S.C. § 3604(f)(3)(B); and

Coercing, intimidating, threatening, or interfering with any person in the exercise c. or enjoyment of, or on account of his/her having exercised or enjoyed, or on

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account of his/her having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected by the Act, in violation of 42 U.S.C. § 3617.

III. COMPENSATION OF AGGRIEVED PERSON

2. Within forty-five (45) days of the entry of this Consent Decree, the Defendants shall pay in full the sum of Thirty Five Thousand Dollars and No Cents (\$35,000.00) in United States currency by a single check made payable to William B. Freeman Price at 2120 46th Avenue, Apartment 13, Longview, Washington, 98632-5061, in consideration of the parties' agreement to the terms of the Consent Decree and full settlement of the claims asserted in this lawsuit. Defendants shall also send a copy of the check to counsel for the United States. Upon receipt of the check, Plaintiff/Intervenor shall send to the Defendants an executed Release of all claims, legal or equitable, that Plaintiff/Intervenor might have against the Defendants relating to the claims asserted in this lawsuit (Appendix A).

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IV. PROVISIONS REGARDING FUTURE RENTAL BUSINESS

3. In the event the Defendants, jointly or individually, secure employment in the management or operation of a multi-family residential property, including but not limited to showing and renting units, selecting tenants, making repairs, collecting rents, or determining whom to evict, the following provisions shall apply to each of them:

a. Prior to commencing employment in the management or operation of any multi-family residential property, the Defendants shall:

 Notify the prospective employer of this lawsuit, its resolution, and provide the prospective employer with a copy of this Consent Decree.

2) Undergo training on the Fair Housing Act, with specific emphasis on discrimination on the basis of disability. The training shall be conducted by an independent, qualified third party, approved by the United States, and any expenses associated with this training shall be borne by the Defendants. The Defendants shall obtain from the trainer a certification of attendance confirming their attendance, in a form substantially equivalent

CONSENT DECREE (W.D. Wash. 3:07-cv-5218-FDB) - 3 UNITED STATES DEPARTMENT OF JUSTICE CIVIL RIGHTS DIVISION, HOUSING AND CIVIL ENFORCEMENT SECTION 950 PENNSYLVANIA AVENUE N.W. NORTHWESTERN BUILDING, 7TH FLOOR WASHINGTON, D.C. 20530 (202) 305-0022

1	to Appendix B. This certification must be provided to counsel for the
2	United States within ten (10) days of execution.
3	3) Provide written notice to counsel for the United States of the identity,
4	address and telephone number of the employer, as well as sworn
5	certification that the Defendants informed the employer of this lawsuit and
6	provided the employer a copy of this Consent Decree.
7	b. The Defendants shall notify counsel for the United States, in writing, within
8	fifteen (15) days of receipt of any housing discrimination complaint on the basis
9	of disability against their employer. Such notification shall include the date of the
10	complaint, a copy of any written complaint or a description of the verbal
11	complaint, and contact information (including mailing addresses and daytime and
12	evening telephone numbers) for the complaining party. Within fifteen (15) days
13	of the resolution of any such complaint, the Defendants shall notify counsel for
14	the United States, in writing, of the details of the resolution.
15	4. In the event the Defendants, jointly or individually, begin residential rentals on any
16	property they currently own or subsequently acquire, the Defendants shall:
17	a. Prior to beginning such rentals, provide written notice to counsel for the United
18	States.
19	b. Within ten (10) days after beginning such rentals, post and prominently display in
20	their rental and management offices in locations that are easily visible to residents
21	and prospective residents, and at all other places on said properties in which
22	announcements or vacancies are posted, a sign no smaller than ten inches by
23	fourteen inches (10" x 14") indicating that all dwellings are available for rental on
24	a nondiscriminatory basis. A poster that includes the content required by 24
25	C.F.R. § 110.25 and otherwise comports with 24 C.F.R. Part 110 will satisfy this
26	requirement.
27	c. Within ten (10) days after beginning such rentals, ensure that all advertising in
28	UNITED STATES DEPARTMENT OF JUSTICE

CONSENT DECREE (W.D. Wash. 3:07-cv-5218-FDB) - 4

1		newsp	apers, telephone directories, radio, television, the Internet, or other media,
2		and on signs, pamphlets, brochures and other promotional literature, includes a	
3		fair housing logo and the following sentence:	
4 5			We are an equal opportunity housing provider. We do not discriminate on the basis of race, color, national origin, religion, sex, familial status or disability.
6		The w	ords and logo should be prominently placed and easily legible.
7	d.	Withir	n thirty (30) days after beginning such rentals, adopt and implement
8			ic, uniform, and objective written standards and procedures for receiving
9		-	andling requests made by persons with disabilities for reasonable
10			modations. These standards shall comply with the requirements of 42
11		U.S.C.	. §§ 3601, et seq., and shall include the following elements:
12		1)	A provision describing where and how the Defendants will accept and
13			process requests for accommodations in their rules, policies, practices, or
14			services;
15		2)	A provision stating that each request for reasonable accommodations and
16			response thereto shall be fully documented by the Defendants;
17		3)	A provision stating that all requests for accommodations shall be
18			acknowledged, in writing, within fourteen (14) days of the Defendants'
19			receipt of an oral or written request;
20		4)	A provision stating that the Defendants shall notify those requesting
21			reasonable accommodations in writing of their decision regarding the
22			request for accommodations within thirty (30) days of the Defendants'
23			receipt of the request, and further stating that if the Defendants deny a
24			request, they shall include an explanation of the basis for such denial in
25			this written notification;
26		5)	A provision stating that the Defendants shall retain the final written
27			decision regarding the reasonable accommodations request in their files;
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1	6) A provision stating that the Defendants shall consider all requests for
2	accommodations because of disability and shall grant those requests that
3	are reasonable and necessary within the meaning of the Fair Housing Act;
4	and
5	7) A provision stating that the Defendants shall not impose any additional
6	fees or costs, or otherwise retaliate against any person who has exercised
7	his or her right under the Fair Housing Act to make one or more requests
8	for reasonable accommodations.
9	e. Within thirty (30) days after beginning such rentals, provide a copy of the
10	reasonable accommodations policy to each current resident of the property or
11	properties, by delivering a copy by hand to each dwelling unit.
12	f. Within thirty (30) days after beginning such rentals, provide a copy of the
13	reasonable accommodations policy to all prospective tenants at the time of
14	application, to each new tenant at the time he or she signs his or her initial lease,
15	and to each new employee at the time of hire.
16	g. Within thirty (30) days after beginning such rentals, post and prominently display
17	the reasonable accommodations policy in its rental and management offices in
18	locations that are easily visible to residents and prospective residents, and at all
19	other places on its property or properties where announcements or vacancies are
20	posted.
21	h. Keep written records of each request for reasonable accommodations they
22	receive. These records shall include:
23	1) the name, address, and telephone number of the person making the
24	request;
25	2) the date on which the request was received;
26	3) the nature of the request;
27	4) whether the request was granted or denied; and
28	UNITED STATES DEPARTMENT OF JUSTICE

1	1 5) if the reque	est was denied, the reason(s) for the denial.	
2	2 i. Provide copies of	this Decree to all of the Defendants' agents and employees	
3	3 whose duties, in w	whose duties, in whole or in part, involve the management of rental units, within	
4	4 ten (10) days after	their employment or agency with the Defendants begins, and	
5	5 secure the signed	statement, conforming to Appendix C, from each agent or	
6	6 employee acknow	ledging that he or she has received and read and understands the	
7	7 Decree, and has has	ad his or her questions about the Decree answered. Any agent	
8	8 or employee quest	ions shall be answered by the Defendants or their counsel.	
9	9 j. Within thirty (30)	days of entry of this Decree and thereafter on the anniversary of	
10	10 the date of entry o	f this Decree, submit to the United States a compliance report	
11	as provided by thi	s subparagraph, except that the Defendants shall submit the	
12	12 final report sixty (60) days prior to the expiration of this Decree. The compliance	
13	13 reports shall inclu	de:	
14	14 1) copies of t	he written standards and procedures for handling requests for	
15	15 reasonable	accommodations referred to in paragraph 4(d) above, including	
16	16 any subsec	uent modifications or additions thereto;	
17	17 2) copies of a	ny advertisements, pamphlets, brochures, or other promotional	
18	18 literature c	oncerning the Defendants' rental property or properties;	
19	19 2) copies of t	he records regarding reasonable accommodation requests	
20	20 referred to	in paragraph 4(h) above; and	
21	213)the signed	statements and certifications of each agent and employee	
22	22 referred to	in paragraph 4(i) above.	
23	23 k. Notify counsel for	the United States, in writing, within fifteen (15) days of receipt	
24	24 of any complaint of	of housing discrimination against the Defendants or any of their	
25	agents or employe	es. Such notification shall include:	
26	26 1) the date of	the complaint;	
27	27 2) a copy of a	my written complaint or a description of the verbal complaint;	
28	28	UNITED STATES DEPARTMENT OF JUSTICE CIVIL RIGHTS DIVISION,	

1	and		
2	3) contact information (including mailing addresses and daytime and evening		
3	telephone numbers) for the complaining party.		
4	Within fifteen (15) days of the resolution of any such complaint, the Defendants		
5	shall notify counsel for the United States, in writing, of the details of the		
6	resolution.		
7	1. Preserve all records related to this Decree and any other documents related to the		
8	management or rental of units at its property or properties. Such documents		
9	include, but are not limited to: applications; leases; tenant files; rules, policies		
10	and procedures; and unit availability logs. Upon reasonable notice to the		
11	Defendants, representatives of the United States shall be permitted to inspect and		
12	copy any of the Defendants' records and inspect the Defendants' offices at any		
13	and all reasonable times so as to determine compliance with this Decree;		
14	provided, however, that the United States shall endeavor to minimize any		
15	inconvenience to the Defendants from such inspections.		
16	VI. DURATION OF DECREE AND TERMINATION OF LEGAL ACTION		
17	5. The Court shall retain jurisdiction for two (2) years after the entry of this Decree to		
18	enforce the terms of the Decree, at which time the case shall be dismissed with prejudice. Prior to the		
19	expiration of the Decree's term, the United States may move the Court to extend the duration of the		
20	Decree for good cause, including on the basis of the Defendants' failure to comply with a provision of		
21	the Decree.		
22	6. The parties shall endeavor in good faith to resolve informally any differences regarding		
23	the interpretation of and compliance with this Decree prior to bringing such matters to the Court for a		
24	resolution. However, in the event of a failure by the Defendants to perform in a timely manner any act		
25	required by this Decree, or a violation by the Defendants of any provision thereof, the United States may		
26	move this Court to impose any remedy authorized by law or equity, including, but not limited to, an		
27	order requiring performance of such act or deeming such violation to have occurred, and an award of		

1	any damages, costs, and reasonable a	ttorney's fees that may have been occasioned by the failure to	
2	perform or the violation.		
3	VII. TIME FOR PERFORMANCE		
4	7. Any time limits for pe	rformance imposed by this Consent Decree may be extended by the	
5	mutual, written agreement of the Unit	ted States and the Defendants.	
6	V	III. COSTS OF LITIGATION	
7	8. Each party to this Con	sent Decree shall bear its own costs and attorney's fees associated	
8	with this litigation.		
9	IT IS SO ORDERED, this 10	O th day of August, 2009.	
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12		hall	
13		FRANKLIN D. BURGESS	
14		UNITED STATES DISTRICT JUDGE	
15			
16			
17	The undersigned apply for and	consent to the entry of this Decree:	
18	FOR THE PLAINTIFF UNITED ST	TATES OF AMERICA:	
19	Dated: July 30, 2009		
20	JEFFREY C. SULLIVAN	LORETTA KING	
21	United States Attorney	Acting Assistant Attorney General Civil Rights Division	
22		č	
23			
	BRIAN KIPNIS	<u>s/ Signed on Original</u> STEVEN H. ROSENBAUM	
25	Civil Chief	Chief	
	United States Attorney's Office	REBECCA B. BOND	
26	700 Stewart Street Suite 5220	Deputy Chief CHRISTOPHER J. FREGIATO	
27	Suite 5220 Seattle, WA 98101-1271	Trial Attorney	
28			
20	CONSENT DECREE	UNITED STATES DEPARTMENT OF JUSTICE CIVIL RIGHTS DIVISION, HOUSING AND CIVIL ENFORCEMENT SECTION	

(W.D. Wash. 3:07-cv-5218-FDB) - 9

950 PENNSULANIA AVENUE N.W. NORTHWESTERN BULDING, 7[™] FLOOR WASHINGTON, D.C. 20530 (202) 305-0022

1	Phone: (206) 553-7970	Housing and Civil Enforcement Section
2 3	Fax: (206) 553-4426	Civil Rights Division U.S. Department of Justice 950 Pennsylvania Ave., N.W.
3 4		Northwestern Building, 7 th Floor Washington, D.C. 20530
5		Phone: (202) 305-0022 Fax: (202) 514-1116
6		E-Mail: Christopher.Fregiato@usdoj.gov
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28		UNITED STATES DEPARTMEN

1	FOR THE PLAINTIFF/INTERVENOR WI	LLIAM FREEMAN PRIC	Е:
2	Dated: July 24, 2009		
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4			
5	s/ Signed on Original WILLIAM B. FREEMAN PRICE		
6	2120 46 th Ave., Apt. 13 Longview, WA 98632-5061		
7			
8	FOR THE DEFENDANTS JOHN E. PRICE	E AND SHIRLEY L. PRIC	Е:
9	Dated: July 31, 2009		
10	Dated. July 51, 2007		
11			
12	<u>s/ Signed on Original</u> JOEL E. WRIGHT, WSBA No. 8625	<u>s/ Signed on Original</u> JOHN E. PRICE	
13	WILLIAM R. KIENDL, WSBA No. 23169	JOHN E. I KICE	
14	Lee Smart, P.S., Inc. Attorneys for Defendants		
15	John E. Price and Shirley L. Price 701 Pike St., Suite 1800	s/ Signed on Original	
16	One Convention Place	SHIRLEY L. PRICE	
17	Seattle, WA 98101-3929 Phone: (206) 624-7990		
18	Fax: (206) 624-5944 E-mail: wrk@leesmart.com		
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28			UNITED STATES DEPARTMENT OF J

APPENDIX A

RELEASE OF CLAIMS

3 In consideration of the parties' agreement to the terms of the Consent Decree entered by the Court in United States v. John E. Price and Shirley L. Price, Civil Action No. 3:07-cv-5218-FDB (W.D. Wash.) 4 ("the Lawsuit"), including the Defendants' payment to me of the sum of Thirty Five Thousand Dollars 5 and No Cents (\$35,000.00), I, William B. Freeman Price, hereby release and fully discharge the Price Defendants, and all of their respective predecessors-in-interest, successors-in-interest, subsidiaries, 6 affiliates, insurers, officers, principals, owners, partners, agents, lawyers, servants, managers and 7 employees ("the released parties") from the claims made in the Lawsuit and any and all other claims, demands, liabilities, obligations, damages, causes of action or suits which I may have against the released 8 parties, including but not limited to claims arising under the Fair Housing Act (FHA), 42, U.S.C. § 3612, et seq., the Americans with Disabilities Act (ADA), 42 U.S.C. § 12101, et seq., any state or local 9 disability acts, common law negligence, loss of consortium, any type of subrogation, property damages, 10 economic loss, health care expenses, or claims for costs, exemplary damages, interest, attorney's fees, and/or expert witness fees, whether known or unknown, whether suspected or unsuspected, which I and 11 my successors or assigns (including but not limited to any subrogation assigns), may have as against the released parties herein. This release includes, but is not limited to, all claims, demands, liabilities, 12 obligations, damages, causes of action, lawsuits, attorneys' fees, interest, and litigation costs, whether 13 known or unknown, whether suspected or unsuspected, arising from the allegations in the Lawsuit. This release extends to all matters, claims and causes of action alleged, asserted, or assertable by me against 14 the released parties, to specifically include any liens for medical care or other health care costs relating to the allegations in the Lawsuit. 15 It is further understood and agreed that this release in full is intended to cover any and all claims 16 for future damages, including claims for any type of liability, tax penalties, personal income, business income, health care expenses, or other losses not known to the parties to this Consent Decree, but which 17 may later develop or be discovered in connection with any matter relating to the Lawsuit. Should this Release be invalidated for any reason, the released parties designated above shall 18 have a set off in the amount of the aforestated monetary settlement amount of \$35,000.00, made by or on 19 behalf of the released parties named in this Release, together with interest from the date of this Release, at the rate allowed upon judgment in the United States District Court for the Western District of 20 Washington. 21 22 23 WILLIAM B. FREEMAN PRICE 2120 46th Avenue, Apt. 13 24 Longview, WA 98632-5061 25 26 Dated: 27 28 UNITED STATES DEPARTMENT OF JUSTICE

CONSENT DECREE (W.D. Wash. 3:07-cv-5218-FDB) - 12

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1	APPENDIX B
2	TRAINING CERTIFICATION
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4	I certify that on, 20, defendant attended a training session, which I conducted, regarding his/her responsibilities under the Fair Housing
5	Act, with specific emphasis on discrimination on the basis of disability. This training session conformed
6	to the terms of the Consent Decree entered by the Court in United States v. John E. Price and Shirley L. Price, Civil Action No. 3:07-cv-5218-FDB (W.D. Wash.), and the federal, state and local fair housing
7	laws.
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10	Signature
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12	Print Name
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15	Job Title
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17	Date
18	Date
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28	UNITED STATES DEPARTMENT OF JUSTIC

1	1 AP	PENDIX C
2	² EMPLOYEE A	CKNOWLEDGMENT
3	3 I acknowledge that on	, 20, I received a copy of the Consent Decree Price and Shirley L. Price, Civil Action No.
5	5 3:07-cv-5218-FDB (W.D. Wash.), and the reason	nable accommodations policy of John E. Price and Consent Decree and the reasonable accommodations
6	⁶ policy, and have had my questions about these de responsibilities and shall comply with those resp	ocuments answered. I understand my legal
7 8		
9	9 Signature	
10 11		
12	12 Print Name	
13 14	14	
15	Job Title	
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28	28	UNITED STATES DEPARTMENT OF JUSTICE

1	Certificate of Service
2	I, Christopher J. Fregiato, certify that on this 4th day of August, 2009, I electronically lodged with
3	the Clerk of Court this CONSENT DECREE using the CM/ECF system, which will send notification of such filing to the following individuals:
4	
5	Joel E. Wright jw@leesmart.com
6	William R. Kiendl
7	wrk@leesmart.com Lee Smart, P.S., Inc.
8	1800 One Convention Place
9	701 Pike Street Seattle, WA 98101-3929
10	Phone: (206) 624-7990
	Fax: (206) 624-5944
11	I also certify that I served a copy of this CONSENT DECREE via U.S. Mail to:
12	T also certify that I served a copy of this CONSENT DECKEE via C.S. Mail to.
13	William B. Freeman Price 2120 46 th Ave., Apt. 13
14	Longview, WA 98632-5061
15	
16	
17	<u>s/ Signed on Original</u> CHRISTOPHER J. FREGIATO
18	Attorney
	U.S. Department of Justice
19	Civil Rights Division Housing and Civil Enforcement Section
20	950 Pennsylvania Ave., N.W.
21	Northwestern Building, 7 th Floor Washington, D.C. 20530
22	Phone: (202) 305-0022
23	Fax: (202) 514-1116 E-mail: Christopher.Fregiato@usdoj.gov
24	L-man. Christopher.r regiato@usu0j.gov
25	
26	
27	
28	UNITED STATES DEPARTMENT OF JUSTICE CIVIL RIGHTS DIVISION,