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	JOHN S. ADLER, Bar No. 060398 MICHAEL J. ROZAK, Bar No. 222644	CIVIL BUSINESS OFFICE 1C CENTRAL DIVISION
	2 LITTLER MENDELSON A Professional Corporation	2009 JUN 23 P 4: 24
	3 501 W. Broadway Suite 900	
. 2		CLERK-SUPERIOR COURT SAN DIEGO COUNTY, CA
. 4	5 Fax No.: 619.232.4302	
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7	Channel 10); and SEAN KENNEDY	PANY, TV
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9	JUL LIGOR COURT C	OF THE STATE OF CALIFORNIA
10	COONI	Y OF SAN DIEGO
11	LISA LAKE-CAMPBELL, an individual,	Case No. 37-2009-00088294-CU-OE-CTL
12	Plaintiff,	The Honorable Joan M. Lewis,
13	v.	Judge Presiding Dept. C-65
14	MCGRAW-HILL BROADCASTING COMPANY, INC., a corporation, KGTV	ANSWER OF DEFENDANTS MCGRAW-
15	CHANNEL 10, an unknown business entity, SEAN KENNEDY, an individual,	HILL BROADCASTING COMPANY, INC. AND SEAN KENNEDY TO PLAINTIFE'S
16	and DOES 1 thorough 25, inclusive,,	UNVERIFIED COMPLAINT
17	Defendants.	Complaint Filed: April 22, 2009
18		
19	Defendants MCGRAW-HILL BRO	DADCASTING COMPANY, INC., d/b/a KGTV
20	(erroneously sued as KGTV Channel 10), and SEAN KENNEDY, (hereinafter collectively
. 21	"Defendants"), on behalf of themselves only	y, answer the unverified Complaint of Plaintiff LISA
22	LAKE-CAMPBELL (hereinafter "Lake-Camp	obell" or "Plaintiff") as follows:
23		RAL DENIAL
24		Procedure section 431.30(d), Defendants each deny
25	generally and specifically each and every a	allogation contain 1 to 1
26	Defendants each deny that Plaintiff has sustai	ned, or will sustain, any loss or damage in the manner
27	or amount alleged, or otherwise, by reason of	any act or omission, or any other conduct or absence
28	thereof on the part of said Defendants, or any o	of them, or anyone acting on their 1, 1, 10
ITTLER MENDELSON V Professional Corporation 501 W. Brosdway Suile 900	1 mmwide: 89919001.1 010464.1090	
San Diego, CA 92101.3577 619.232.0441	ANSWER OF DEFTS MCGRAW-HILL BROADCA	STING COMPANY, INC., KGTV AND SEAN KENNEDY

1 2 3	Joshua D. Gruenberg, Esq. SB #163281 Corey P. Hanrahan, Esq. SB #256835 LAW OFFICE OF JOSHUA D. GRUENBERG 2169 FIRST AVENUE	2007 APR 22 P 3:15
4	SAN DIEGO, CALIFORNIA 92101-3542 TELEPHONE: (619) 230-1234 TELECOPIER: (619) 230-1074	
6	Attorneys for Plaintiff, LISA LAKE-CAMPBELL	
7		
8	SUPERIOR COURT OF THE	E STATE OF CALIFORNIA
9	SAN DIEGO JUDI	ICIAL DISTRICT
10	LISA LAKE-CAMPBELL, individual	Case No. 37-2009-00088294-CU-OE-CTL
11	Plaintiff,	PLAINTIFFS' COMPLAINT FOR:
12	v.	1. DENIAL OF EQUAL PAY (Cal. Labor Code § 1197.5, et seq.);
13	MCGRAW-HILL BROADCASTING COMPANY, INC., a corporation, KGTV	 2. RACIAL DISCRIMINATION (Cal. Gov't Code § 12940, et seq.);
14	CHANNEL 10, and unknown business entity, SEAN KENNEDY, an individual, and DOES	3. GENDER HARASSMENT (Cal. Gov't Code § 12940, et seq.);
15	1 through 25, Inclusive,	4. RETALIATION (Cal. Gov't Code § 12940, et seq.);
16	Defendants.	5. WRONGFUL CONSTRUCTIVE TERMINATION;
17 18		 6. BREACH OF WRITTEN CONTRACT; 7. INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS.
19		[JURY TRIAL DEMANDED]
20		
21	COMES NOW THE PLAINTIFF, allegin	σ against Defendants as follows:
22		ION TO ALL CAUSES OF ACTION
23		einafter "Plaintiff" or "LAKE-CAMPBELL") is
24		esident of the County of San Diego in the State
25	of California.	
26	2. Plaintiff believes and thereon alleges that	at all times herein mentioned, MCGRAW-HILL
27	BROADCASTING COMPANY, INC., (I	nereinafter "MCGRAW-HILL" or collectively
28	"Defendants") is a corporation authorized	
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		AINT FOR DAMAGES 1

1	California, and is an entity subject to suit under the California Fair Employment and
2	Housing Act, Government Code § 12940, et seq. On information and belief MCGRAW-
3	HILL employs in excess of five (5) employees in San Diego County and elsewhere.
4	3. Plaintiff believes and thereon alleges that at all times herein mentioned, KGTV
5	CHANNEL 10, (hereinafter "10 NEWS" or collectively "Defendants") is an unknown
6	business entity doing business in the State of California, and is an entity subject to suit
7	under the California Fair Employment and Housing Act, Government Code § 12940, et
8	seq. On information and belief 10 NEWS employs in excess of five (5) employees in San
9	Diego County and elsewhere.
10	4. Plaintiff believes and thereon alleges that at all times herein mentioned, SEAN
11	KENNEDY (hereinafter "KENNEDY" or collectively "Defendants") was, and is a
12	resident of the County of San Diego in the State of California.
13	5. KENNEDY, as news director, was a managing agent of 10 NEWS, and as such, 10
14	NEWS is vicariously liable for the actions and conduct of KENNEDY.
15	6. Furthermore, MCGRAW-HILL, as the parent company of 10NEWS, is vicariously liable
16	for the actions and conduct of 10NEWS and its employees and agents.
17	7. Plaintiff is ignorant of the true names and capacities of the Defendants sued herein as
18	DOES 1 through 25 and therefore sue these Defendants by such fictitious names. Plaintiff
19	will amend this Complaint to allege the true names and capacities when they are
20	ascertained.
21	8. Plaintiff believes and thereon alleges that each fictitiously named Defendant is
22	responsible in some manner for the occurrences herein alleged and Plaintiff's injuries and
23	damages as herein alleged are directly, proximately and/or legally caused by Defendants
24	and all of their acts.
25	9. Plaintiff believes and thereon alleges that each of these Defendants named herein as
26	DOES are the agents, employers, representatives or employees of the other named
27	Defendants and when performing the acts alleged herein, were acting within the scope of
28	their agency, employment and/or representative capacity and are therefore responsible for
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	PLAINTIFF'S COMPLAINT FOR DAMAGES 2

1		the acts complained of herein.
2	10.	The tortious acts and omissions alleged to have occurred herein were performed by
3		management level employees.
4	11.	The actions of Defendants, and each of them, against the Plaintiff constitute unlawful
5		employment practices in violation of California Government Code section 12940, et seq.,
6		and have caused, and will continue to cause, Plaintiff loss of earnings.
. 7	12.	As a further legal (proximate) result of the unlawful and intentional discriminatory actions
8		of Defendants, and each of their agents, against Plaintiff as alleged herein, Plaintiff has
9		been harmed in that she has suffered emotional pain, humiliation, mental anguish, loss of
10		enjoyment of life, and emotional distress.
11	13.	Defendants, and each of them, committed these acts alleged herein maliciously,
12		fraudulently, and oppressively, and with the wrongful intention of injuring Plaintiff, and
13		acted with an improper and evil motive amounting to malice or despicable conduct.
14		Alternatively, Defendants' wrongful conduct was carried out with a conscious disregard
15		for Plaintiff's rights.
16	14.	Defendants' conduct warrants the assessment of punitive damages in an amount sufficient
17		to punish Defendants and deter others from engaging in similar conduct.
18	15.	Defendants are "supervisors" or "managers" within the meaning of California
19		Government Code section 12940, et seq.
20	16.	Plaintiff seeks compensatory damages, punitive damages, costs of suit herein, and
21		attorneys' fees pursuant to California Government Code section 12940, et seq.
22	17.	Plaintiff LAKE-CAMPBELL filed her charges of wrongful termination, demotion, denial
23		of promotion, retaliation, denial of equal pay and harassment against 10 NEWS with the
24		California Department of Fair Employment and Housing ("DFEH") on July 21, 2008, and
25		thereafter on that same day received from the DFEH her "right to sue." Plaintiff LAKE-
26		CAMPBELL filed her charges of wrongful termination, demotion, denial of promotion,
27		retaliation, denial of equal pay and harassment against MCGRAW-HILL and KENNEDY
28		with the California Department of Fair Employment and Housing ("DFEH") on April 22,
. * .		
		PLAINTIFF'S COMPLAINT FOR DAMAGES 3

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2009, and thereafter on that same day received from the DFEH her "right to sue." These 1 2 documents are collectively attached hereto as "EXHIBIT A." 3 SPECIFIC FACTUAL ALLEGATIONS 4 18. Plaintiff re-alleges and incorporates by reference each and every allegation contained in 5 the preceding paragraphs as though fully set forth herein. 19. 6 Plaintiff is a 43 year old African American female. 7 20. In or around January 1991, Defendants hired Plaintiff as an intern. Thereafter, on or about July 22, 1991, Defendants hired Plaintiff as an editor assistant. Then, in or around 8 9 July 1992, Defendants selected Plaintiff as a reporter trainee. Next, in or around August 1993, Defendants promoted Plaintiff to general assignment reporter. Less than a year 10 11 later, in or around summer of 1994, Defendants promoted Plaintiff to weekend anchor/reporter. Finally, in or around January 1996, Defendants promoted Plaintiff to the 12 13 position of morning/midday news anchor. Simultaneously, in or around January 1996, Defendants assigned Bill Griffith as Plaintiff's co-anchor for the morning/midday 14 15 newscast. 16 21. During the later part of Plaintiff's employment, and at the time of her wrongful constructive termination, KENNEDY served as Plaintiff's immediate supervisor. 17 18 22. Throughout her employment, Plaintiff performed the duties of her work assignments in a 19 capable and competent manner, as so recognized by management and supervisory 20 personnel. Plaintiff's exceptional performance is reflected in her long tenure and 21 numerous promotions. 23. During Plaintiff's employment, Defendants paid Plaintiff a substantially lower wage than 22 23 her male co-anchor, Bill Griffith. Plaintiff is informed and believes and thereon alleges that throughout her employment, Defendants paid Mr. Griffith a salary of approximately 24 \$20,000.00, per annum more than Plaintiff. Plaintiff and Mr. Griffith both provided 25 services to Defendants as anchors on the morning/midday newscast. Therefore, Plaintiff's 26 position was equal to, and required the same skill, effort and responsibility as Mr. 27 28 Griffith's position. Plaintiff is informed and believes and thereon alleges that

PLAINTIFF'S COMPLAINT FOR DAMAGES
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.1		Defen	dants' failure to pay l	ner and Mr. Griffith a	in equal wage was due to her sex and/or
2		gende			
3	24.	Furthe	r, during Plaintiff's e	mployment with Def	endants, Defendants had a custom and
4			· .		icans. By way of example, but not as an
5			•		ted against Plaintiff, and other African
6			cans, as follows:		
7		a.	Defendants regularl	y refused to hire and	retain African American employees.
8			However, Defendan	ts continued to hire,	and continued to retain non-African
9			American employee	s. Plaintiff is inform	ed and believes and thereon alleges that
0			Defendants have him	red only one African	American for a position in the newsroom
.1			since in or around th	ne year 2000.	
2		b.	In or around Januar	y 2002, Plaintiff appl	ied for a position as a news anchor for the
3			5:30 p.m. newscast.	Although qualified,	Defendants did not choose Plaintiff for
4			the position. A Kor	ean news anchor, Lee	e Ann Kim, was given the position,
5			despite Plaintiff hav	ving been employed b	by Defendants for a substantially longer
.6			period of time.		
7		c.	Plaintiff is informed	l and believes and the	ereon alleges that Defendants have never
8			employed an Africa	n American prime tir	ne news anchor. Moreover, in or around
9			summer of 2006, Pl	aintiff noticed that D	efendants employed only three African
0		•	Americans in the ne	wsroom. Of those th	aree, only two of the African American
1			employees were em	ployed in "on-air" po	sitions. Plaintiff complained to Mike
2			Stutz, Defendants' 1	news director at that t	ime, of the lack of African Americans
3	÷.,		working in the news	sroom. Plaintiff recei	ived no response from Defendants.
4		d.	In or around August	2006, Plaintiff appli	ed for a position as a news anchor for the
5			4:00 p.m. newscast.	At the same time, F	red Blankenship, an African American
6			weekend News And	hor/weekday Reporte	er for Defendants, applied for the same
7		÷	position. Although	qualified, Defendants	s did not chose Plaintiff, or Mr.
8			Blankenship for the	position. Rather, Ste	eve Atkinson, a Caucasian male, was
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given the position as news anchor for the 4:00 p.m. newscast. Plaintiff is informed and believes and thereon alleges that neither she, nor Mr. Blankenship were chosen for the position because they are African American.

In or around summer of 2007, Plaintiff once again complained of the lack of African Americans employed in Defendants' newsroom. This time, Plaintiff complained to Gary Brown, Defendants' news director at that time. Plaintiff offered Mr. Brown suggestions on increasing Defendants' recruiting for African American employees. No action was taken in response to Plaintiff's suggestions. In or around the summer of 2007, Plaintiff and Mr. Brown attended the National Association of Black Journalist (NABJ) convention in Las Vegas, Nevada. While there, Plaintiff noticed that Mr. Brown avoided her and other African American employees from McGRAW-HILL's Indianapolis station. Also, Mr. Brown stated to the human resources representative from McGRAW-HILL's Indianapolis station that he, "doubted he could find any real talent at the convention." Defendants had an employment practice and employee selection policy that had a

disproportionate adverse effect on African Americans. Plaintiff is informed and
believes and thereon alleges that the percentage of Defendants' employees who
were African American was disproportionately low compared to the number of
applicants and percentage of African American individuals residing in San Diego.
By way of example, at the time of Plaintiff's wrongful constructive termination,
Plaintiff was one of only two African American employees in Defendants'
newsroom. The only other African American employee also felt he had been
discriminated against because of his race. Plaintiff is informed and believes that at
the time of her wrongful constructive termination, Defendants had approximately
sixty (60) employees in the newsroom.

On or about January 22, 2008, Plaintiff spoke with Defendants regarding her contract. On or about January 25, 2008, Defendants informed Plaintiff that they

PLAINTIFF'S COMPLAINT FOR DAMAGES

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did not intend to renew her fixed term contract. Defendants represented to Plaintiff that no employees would receive a fixed term contract. Plaintiff is informed and believes and thereon alleges that other non-African American employees did in fact receive fixed term contracts. Plaintiff believes that Kimberly Hunt, one of Defendants' Caucasian employees, received a fixed term contract in or around December 2007. Plaintiff is informed and believes and thereon alleges that she was not given a fixed term contract because she is African American.

In or around March 2, 2008, Plaintiff attended one of Defendants' staff meetings. At this meeting, Plaintiff once again complained of Defendants' continual failure to employ African American employees. Thereafter, on or about May 9, 2008, Defendants retaliated against Plaintiff by demoting her from her position as anchor on the morning newscast, to the position of co-anchor on the 11:00 a.m. newscast, and reporter for the 7:00 p.m. newscast. Defendants replaced Plaintiff's position of anchor of the morning newscast with a Hispanic woman.

25. During Plaintiff's employment, KENNEDY repeatedly subjected Plaintiff to severe and pervasive harassment, on the basis of her gender. By way of example, but not as an exhaustive list, KENNEDY regularly participated in the following harassing conduct directed towards Plaintiff:

a. KENNEDY regularly called Plaintiff, and other female employees, "bitches."

b. KENNEDY regularly commented to Plaintiff, and other female employees, on their physical appearance. For example, KENNEDY regularly commented to Plaintiff, and other female employees, that they "looked hot," or that they "looked sexy."

25 26. During Plaintiff's employment, Plaintiff made several complaints to Defendants regarding
26 discrimination against African American employees, as stated herein. Plaintiff is
27 informed and believes and thereon alleges that these statements were a motivating factor
28 for Defendants' retaliation against Plaintiff. Defendants retaliated against Plaintiff by

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demoting her, and by refusing to renew her fixed term employment contract. 1 2 27. In or around July 2008, Plaintiff's employment with Defendants was wrongfully constructively terminated. Defendants subjected Plaintiff to unlawful denial of equal pay, 3 harassment and discrimination based on her and gender, as stated herein. Furthermore, as 4 stated herein, Defendants subjected Plaintiff to adverse treatment in retaliation for her 5 opposition to Defendants' discrimination against African Americans. Defendants' denial 6 of equal pay, harassment, discrimination and retaliation created a workplace so intolerable 7 8 for Plaintiff that she had no choice but to involuntarily resign her employment with Defendants. Indeed, no reasonable woman in Plaintiff's shoes would have remained 9 10 employed with Defendants under working conditions described herein. Plaintiff was under a written employment contract ("Employment Contract") with 11 28. 12 Defendants from January 15, 2005, to January 14, 2008. A copy of Plaintiff's Employment Contract is attached hereto as "EXHIBIT B." Plaintiff's Employment 13 14 Contract provided that, "[Defendant] may, at its sole option, choose not to renew this 15 agreement by giving [Plaintiff] written notice of its intention at least sixty (60) days prior to the anniversary date in year two of this agreement." Defendants failed to provide 16 Plaintiff with written notice as required by Plaintiff's Employment Contract. Rather, on 17 18 January 22, 2008, Defendants orally informed Plaintiff that they would not renew her 19 Employment Contract. Defendants breached Plaintiff's Employment Contract by not timely notifying Plaintiff in writing of their intention not to renew her Employment 20 21 Contract. Accordingly, Plaintiff's Employment Contract should have been automatically renewed, by its own terms, for another three years. Defendants breached Plaintiff's 22 23 Employment Contract by not providing her with a new employment contract. 24 FIRST CAUSE OF ACTION 25 **DENIAL OF EQUAL PAY** (Cal Gov't Code § 12940, et seq., and Cal. Labor Code § 1179.5, et seq. 26 27 v. Defendants MCGRAW-HILL & 10 NEWS) 28 29. Plaintiff re-alleges and incorporates by reference each and every allegation contained in

PLAINTIFF'S COMPLAINT FOR DAMAGES

. 1	the preceding paragraphs as though fully set forth herein.	
2	30. Plaintiff believes and thereon alleges that Defendants paid Plaintiff a lower salary than her	
_ 3	male co-anchor due to her sex and/or gender.	
4	31. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has	
5	sustained and continues to sustain substantial losses in earnings and other employment	
6	benefits and opportunities. Plaintiff has sought to mitigate these damages.	
. 7	32. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has	
8	suffered and continues to suffer humiliation, emotional distress, loss of reputation, and	
9	mental and physical pain and anguish, all to her damage in a sum to be established	
10	according to proof.	
11	33. As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled	
12	to recover punitive and exemplary damages in an amount commensurate with each of	
13	Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible	
14	conduct.	
15	34. Plaintiff has incurred and continues to incur legal expenses and attorneys' fees.	
16	SECOND CAUSE OF ACTION	
17	RACIAL DISCRIMINATION	
18	(Cal. Gov't Code § 12940, <u>et seq</u> . v. Defendants MCGRAW-HILL & 10 NEWS)	
19	35. Plaintiff re-alleges and incorporates by reference each and every allegation contained in	
20	the preceding paragraphs as though fully set forth herein.	
21	36. At all times mentioned herein, California Government Code section 12940 et seq., was in	
22	full force and effect and was binding on Defendants. This section requires Defendants, as	
23	employers, to refrain from discriminating against any employee on the basis of race.	
24	37. Plaintiff believes and thereon alleges that her race, African American, was a motivating	
25	factor in Defendants' adverse actions directed against her as set forth herein. Such actions	
26	are in violation of California Government Code sections 12940 et seq., and have resulted	
27	in damage and injury to Plaintiff, as alleged herein.	
28	38. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has	
	PLAINTIFF'S COMPLAINT FOR DAMAGES 9	

1		sustained and continues to sustain substantial losses in earnings and other employment
2		benefits and opportunities. Plaintiff has sought to mitigate these damages.
3	39.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
4		suffered and continues to suffer humiliation, emotional distress, loss of reputation, and
. 5		mental and physical pain and anguish, all to her damage in a sum to be established
6		according to proof.
7	40.	As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled
8		to recover punitive and exemplary damages in an amount commensurate with each of
9		Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible
10.		conduct.
11	41.	Plaintiff has incurred and continues to incur legal expenses and attorneys' fees.
12		THIRD CAUSE OF ACTION
13		GENDER HARASSMENT
14		(Cal. Gov't Code § 12940, <u>et seq</u> . v. All Defendants)
15	42.	Plaintiff re-alleges and incorporates by reference each and every allegation contained in
16		the preceding paragraphs as though fully set forth herein.
17	43.	At all times mentioned herein, the provisions set forth in California Government Code
18		12940, were in full force and effect and were binding on Defendants. This section
19		requires Defendants, as employers, to refrain from harassing any employee on the basis of
20	4 ¹	gender.
21	44.	Plaintiff believes and thereon alleges that her gender, female, was a motivating factor in
22		Defendants' harassment directed against her as set forth herein. Such actions are in
23		violation of California Government Code sections 12940 et seq., and have resulted in
24		damage and injury to Plaintiff, as alleged herein.
25	45.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
26		sustained and continues to sustain substantial losses in earnings and other employment
27	•	benefits and opportunities. Plaintiff has sought to mitigate these damages.
28	46.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
		PLAINTIFF'S COMPLAINT FOR DAMAGES 10

1 suffered and continues to suffer humiliation, emotional distress, loss of reputation, and mental and physical pain and anguish, all to her damage in a sum to be established according to proof. 4 47. As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled to recover punitive and exemplary damages in an amount commensurate with each of Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible conduct. 8 48. Plaintiff has incurred and continues to incur legal expenses and attorneys' fees. 9 FOURTH CAUSE OF ACTION 10 RETALIATION 11 Cal. Gov't Code § 12940, gt seq. v. Defendants MCGRAW-HILL & 10 NEWS) 12 49. Plaintiff re-alleges and incorporates by reference each and every allegation contained in the preceding paragraphs as though fully set forth herein. 15 Defendants engaged in acts set forth herein with the intent to retaliate against Plaintiff because Plaintiff complained about racial discrimination by Defendants. 16 51. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has sustained and continues to sustain substantial losses in carnings and other employment benefits and opportunities. Plaintiff has sought to mitigate these damages. 19 52. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has suffered and continues to sutfire humiliation, emotional distress, loss of reputation, and mental and physical pain and anguish, all to her damage in a sum to be established according to proof. <t< th=""><th></th><th></th><th></th></t<>			
2 mental and physical pain and anguish, all to her damage in a sum to be established according to proof. 4 47. As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled to recover punitive and exemplary damages in an amount commensurate with each of Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible conduct. 8 48. Plaintiff has incurred and continues to incur legal expenses and attorneys' fees. 9 EOURTH CAUSE OF ACTION 10 RETALIATION 11 (Cal. Gov't Code § 12940, et seq. v. Defendants MCGRAW-HILL & 10 NEWS) 12 49. Plaintiff re-alleges and incorporates by reference each and every allegation contained in the preceding paragraphs as though fully set forth herein. 12 50. Defendants. 13 because Plaintiff complained about racial discrimination by Defendants. 14 51. As a direct, foresecable, and proximate result of Defendants' conduct, Plaintiff has sustained and continues to sustain substantial losses in earnings and other employment benefits and opportunities. Plaintiff has sought to mitigate these damages. 19 52. As a direct, foresecable, and proximate result of Defendants' conduct, Plaintiff has suffered and continues to suffer humiliation, emotional distress, loss of reputation, and mental and physical pain and anguish, all to her damage in a sum to be established according to proof. 23 53. As a result of Defeendants' deliberate, outrageous, despicable conduct, Plaint	· 1		suffered and continues to suffer humiliation, emotional distress, loss of reputation, and
 according to proof. 47. As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled to recover punitive and exemplary damages in an amount commensurate with each of Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible conduct. 8 48. Plaintiff has incurred and continues to incur legal expenses and attorneys' fees. POURTH CAUSE OF ACTION (Cal. Gov't Code § 12940, <u>ef seq</u>. v. Defendants MCGRAW-HILL & 10 NEWS) Plaintiff re-alleges and incorporates by reference each and every allegation contained in the preceding paragraphs as though fully set forth herein. Defendants engaged in acts set forth herein with the intent to retaliate against Plaintiff because Plaintiff complained about racial discrimination by Defendants. 51. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has sustained and continues to sustain substantial losses in earnings and other employment benefits and opportunities. Plaintiff has sought to mitigate these damages. S2. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has suffiered and continues to suffer humiliation, emotional distress, loss of reputation, and mental and physical pain and anguish, all to her damage in a sum to be established according to proof. S3. As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled to recover punitive and exemplary damages in an amount commensurate with each of Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible conduct. S4. Plaintiff has incurred and continues to incur legal expenses and attorneys' fees. 	2		
5 to recover punitive and exemplary damages in an amount commensurate with each of 6 Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible 7 econduct. 8 48. Plaintiff has incurred and continues to incur legal expenses and attorneys' fees. 9 FOURTH CAUSE OF ACTION 10 RETALIATION 11 (Cal. Gov't Code § 12940, et seq. v. Defendants McGRAW-HILL & 10 NEWS) 12 49. Plaintiff re-alleges and incorporates by reference each and every allegation contained in 13 the preceding paragraphs as though fully set forth herein. 50. Defendants engaged in acts set forth herein with the intent to retaliate against Plaintiff 14 50. Defendants engaged in acts set forth herein with the intent to retaliate against Plaintiff 15 because Plaintiff complained about racial discrimination by Defendants. 16 51. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has 18 sustained and continues to suffer humiliation, emotional distress, loss of reputation, and 18 suffered and continues to suffer humiliation, emotional distress, loss of reputation, and 19 52. As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has 20 suffered an	3		
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internet in the second of the	26		conduct.
28 ///	27	54.	Plaintiff has incurred and continues to incur legal expenses and attorneys' fees.
	28	///	

1		FIFTH CAUSE OF ACTION
2		WRONGFUL CONSTRUCTIVE TERMINATION
3		(Cal. Gov't Code § 12940, <u>et seq</u> . v. Defendants MCGRAW-HILL & 10NEWS)
4	55.	Plaintiff re-alleges and incorporates by reference each and every allegation contained in
5		the preceding paragraphs as though fully set forth herein.
6	56.	In taking the adverse actions against Plaintiff, herein alleged, Defendants created a hostile
7	•	work environment; a work environment rife with harassment, retaliation, and
8		discrimination, as set forth herein, such that Plaintiff had no reasonable choice but to
9		leave her job with Defendants. Indeed, no reasonable woman in Plaintiff's shoes would
10		have remained employed with Defendants under working conditions described herein.
11	57.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
12		sustained and continues to sustain substantial losses in earnings and other employment
13		benefits and opportunities. Plaintiff has sought to mitigate these damages.
14	58.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
15		suffered and continues to suffer humiliation, emotional distress, loss of reputation, and
16		mental and physical pain and anguish, all to her damage in a sum to be established
17		according to proof.
18	59.	As a result of Defendants' deliberate, outrageous, despicable conduct, Plaintiff is entitled
19		to recover punitive and exemplary damages in an amount commensurate with each of
20		Defendants' wrongful acts and sufficient to punish and deter future similar reprehensible
21		conduct.
22	60.	Plaintiff has incurred and continues to incur legal expenses and attorneys' fees.
23		SIXTH CAUSE OF ACTION
24		BREACH OF WRITTEN CONTRACT
25		(v. Defendants MCGRAW-HILL & 10NEWS)
26	61.	Plaintiff re-alleges and incorporates by reference each and every allegation contained in
27		the preceding paragraphs as though fully set forth herein.
28	62.	Plaintiff and Defendants entered into a written contract.
		PLAINTIFF'S COMPLAINT FOR DAMAGES

LAW OFFICE OF JOSHUA D. GRUENBERG 2169 FIRST A VENUE SAN DIEGO, CALIFORNIA 92101

PLAINTIFF'S COMPLAINT FOR DAMAGES 12

1	63.	Plaintiff did all, or substantially all, of the significant things that the contract required of
2		her.
3	64.	All conditions required for Defendants' performance had occurred.
4	65.	Defendants failed to do something that the contract required them to do.
5	66.	Plaintiff was harmed by Defendants' failure.
6		SEVENTH CAUSE OF ACTION
7		INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS
8		(v. All Defendants)
9.	67.	Plaintiff re-alleges and incorporates by reference each and every allegation contained in
10		the preceding paragraphs as though fully set forth herein.
11	68.	Defendants' intentional conduct, as set forth herein, was extreme and outrageous.
12		Defendant intended to cause Plaintiff to suffer extreme emotional distress. Plaintiff did
13		suffer extreme emotional distress.
14	69.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
15		sustained and continues to sustain substantial losses in earnings and other employment
16		benefits and opportunities. Plaintiff has sought to mitigate these damages.
17	70.	As a direct, foreseeable, and proximate result of Defendants' conduct, Plaintiff has
18		suffered and continues to suffer humiliation, emotional distress, loss of reputation, and
- 19		mental and physical pain and anguish, all to her damage in a sum to be established
20		according to proof.
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	I	PLAINTIFF'S COMPLAINT FOR DAMAGES 13

	1	WHEREFORE, Plaintiff prays for the following relief:
	2	1. For compensatory damages, including loss of wages, promotional opportunities,
	3.	benefits and other opportunities of employment, according to proof;
	4	2. For special damages, including lost earnings and medical bills, in an amount
•	5	according to proof;
	6	3. For punitive damages in an amount necessary to make an example of and to
	7	punish defendants, and to deter future similar misconduct;
	8	4. For mental and emotional distress damages;
	. 9	5. For back pay, front pay and other monetary relief;
	10	6. For an award of prevailing party attorney fees as allowed by Cal. Gov. Code §
	11	12965(b);
	12	7. For costs of suit herein;
RG E	13	8. For an award if interest, including prejudgment interest, at the legal rate;
' office of D. gruenbei Irst a venue California	14	9. For such other and further relief as the Court deems proper and just under all the
/ OFFIC D. GR IRST A CALIF	15	circumstances.
LAW OSHUA 2.169 F DIEGO,	16	PLAINTIFF LISA LAKE-CAMPBELL demands a jury trial on all issues in this case.
JC SAN D	. 17	ጣ ማ
· • •	18	DATED: April 22, 2009 LAW OFFICE OF JOSHUA D. GRUENBERG
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	20	JOSHUA D. GRUENBERG, ESQ.
• •	21	COREY P. HANRAHAN, ESQ. Attorneys for Plaintiff,
	22 23	LISA LAKE-CAMPBELL
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•	24	
•	26	
	20	
	28	
		PLAINTIFF'S COMPLAINT FOR DAMAGES 14