Exhibit B



Electronically FILED by Superior Court of California, County of Los Angeles on 05/19/2021 04:20 PM Sherri R. Carter, Executive Officer/Clerk of Court, by R. Clifton, Deputy Clerk

Assigned for all purposes to: Stanley Mosk Courthouse, Judicial Officer: Gregory Keosian

LAW OFFICES OF MARYANN P. GALLAGHER 1 MARYANN P. GALLAGHER, SBN 146078 2 205 S. Broadway, Suite 920 Los Angeles, CA 90012 3 Telephone: (213) 626-1810 Facsimile: (213) 626-0961 4 E-mail: mail@mpg-law.com 5 6 Attorneys for Plaintiff TRANEKA ECHOLS 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES CASE NO. 10 TRANEKA ECHOLS, 21STCV18896 11 COMPLAINT FOR DAMAGES Plaintiff, 12 1. RACIAL DISCRIMINATION v. RACIAL HARASSMETN-HOSTILE 13 WORK ENVIRONMENT 3. DISABILITY DISCRIMINATION IN 14 VIOLATION OF GOVERNMENT CODE **SECTION 12940 ET SEQ** 15 **ENCOMPASS HEALTH REHABILITATION** 4. PERCEIVED DISABILITY DISCRIMINATION IN VIOLATION OF HOSPITAL OF MURRIETA; ENCOMPASS 16 **GOVERNMENT CODE SECTION 12940** HEALTH REHABILITATION HOSPITAL ET SEO OF MURRIETA, LLC; ENCOMPASS **17** 5. FAILURE TO INVESTIGATE AND HEALTH CORPORATION; HEALTH PREVENT DISCRIMINATION AND 18 SOUTH REHABILITATION HOSPITAL OF RETALIATION IN VIOLATION OF **GOVERNMENT CODE SECTION 12940** MURRIETA, LLC;; and DOES 1 through 100, 19 ET SEQ inclusive, FAILURE TO ENGAGE IN THE INTERACTIVE PROCESS IN 20 VIOLATION OF GOVERNMENT CODE **SECTION 12940 ET SEQ** Defendants. 21 7. FALURE TO ACCOMMODATE IN VIOLATION OF GOVERNMENT CODE 22 **SECTION 12940 ET SEQ** RETALIATION IN VIOLATION OF 23 **GOVERNMENT CODE 12940** WRONGFUL TERMINATION IN 24 VIOLATION OF PUBLIC POLICY 10. DEFAMATION 25 DEMAND FOR JURY TRIAL 26 27



2

1

COMES NOW Plaintiff TRANEKA ECHOLS (hereinafter "Plaintiff") who brings this Complaint against the above-named Defendants and DOES 1 through 100, and each of them, as follows:

4

5

THE PARTIES

6

7

Plaintiff TRANEKA ECHOLS was hired as The Director Of Business
Development. Plaintiff is an African American female. Plaintiff is a resident of the State of California.

8

10

11

12

2. Defendant ENCOMPASS HEALTH REHABILITATION HOSPITAL OF MURRIETA; ENCOMPASS HEALTH REHABILITATION HOSPITAL OF MURRIETA, LLC; ENCOMPASS HEALTH CORPORATION [hereinafter "ENCOMPASS DEFENDANTS" are residents of the State of California and or conducting business in the State of California. HEALTH SOUTH REHABILITATION HOSPITAL OF MURRIETA, LLC. Changed its name to ENCOMPASS HEALTH REHABILITATION HOSPITAL OF MURRIETA, LLC.

13 14

1516

17

18

FACTUAL ALLEGATIONS

1920212223

3. Plaintiff came to work for ENCOMPASS DEFENDANTS at Murrieta California. She brought with her a book of business, clients and vendors whom she had relationships with. Defendants used her for her connections to bring in business. Plaintiff was at all times a qualified injured worker as set forth in Government Code 12926, 12940 et seq. Plaintiff was African American. Plaintiff suffered from dyslexia. Due to the constant stress from the hostile work environment and lack of any support from the CEO and Pam Drake, plaintiff was unable to work due to the stress. Her doctor placed her on medical leave for a few days. She was terminated when she returned a few days later from medical leave.

26

27

28

24

25

4. Defendants created and permitted a hostile work environment. Plaintiff was called a "black bitch" and "Oreo". Pam Drake, plaintiff's supervisor would make fun of



1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

plaintiff's dyslexia and claim that plaintiff had an attitude because of her skin color. Drake would say things like "You think you're all that". Drake would berate her in front of other employees. Plaintiff was assigned a large office, but Drake took it away from her and sent her to a smaller office. Drake went out of her way to degrade plaintiff. Drake was constantly condescending and abusive to plaintiff. When plaintiff complained to Drake about the racist comments, Drake failed to take immediate and corrective action. Instead she ratified and condoned the discrimination and hostile work environment. She told plaintiff to stop complaining and "you need to suck it up and be a big girl". Plaintiff began to suffer stress and stress related symptoms and was placed off work. Plaintiff complained to Human resources. Human resources refused to take any action either. Instead plaintiff was fired in retaliation for complaining and taking medical leave.

- 5. Drake would make fun of plaintiff's dyslexia, she told her she needed to read more books, when plaintiff was locked out of her computer one day and asked Drake for help Drake started yelling at her, she called her dyslexic and a fool.
- 6. Other people who witnessed Drake's behavior towards plaintiff commented about how abusive she was towards plaintiff. They told her to go to Human Resources to report the abuse.
- 7. The hostile work environment and abuse continued for approximately 3 months. It was so severe it caused plaintiff to suffer emotional distress to the point it was causing her physical symptoms. She went to see a doctor who took her off work, she provided her doctors note.
- 8. When she was out on leave due to the stress from Drake, an employee called her and told her that they heard she had been fired. Plaintiff called the ENCOMPASS DEFENDANT's corporate offices. They told her to go home and they would look into it. Plaintiff received severance letter on or about December 16,2019.
- 9. After plaintiff was terminated, Drake and others at Encompass defamed plaintiff. They talked to Vendors and told them that they fired plaintiff because of poor performance.



- Plaintiff was not a poor performer this was false. The defamation caused plaintiff injury to her reputation.
- 10. Plaintiff is ignorant of the true names and capacities, whether corporate, associate, individual, or otherwise, of DEFENDANTS sued herein as DOES 1 through 100, inclusive, and therefore sues said Defendants, and each of them, by such fictitious names. Plaintiff will seek leave of court to amend this Complaint to assert the true names and capacities of the fictitiously named Defendants designated as DOES 1 through 100, when the same have been ascertained. Plaintiff is informed and believes, and thereon alleges, that each Defendant, designated as a "DOE" herein is legally responsible for the events, happenings, acts, occurrences, indebtedness, damages and liabilities hereinafter alleged and caused injuries and damages proximately thereby to the Plaintiff, as hereinafter alleged.
- 11. Plaintiff is informed and believes, and thereon allege, that at all times relevant herein, each Defendant designated, including Does 1-100, herein was the agent, managing agent, principal, owner, partner, joint venturer, representative, supervisor, manager, alter ego, affiliate, co-employer, joint venturer, servant, employee and/or co-conspirator of each of the other Defendants, and was at all times mentioned herein acting within the course and scope of said agency and employment, and that all acts or omissions alleged herein were duly committed with the ratification, knowledge, permission, encouragement, authorization and consent of each Defendant designated herein.
- 12. Plaintiff is informed and believes and based thereon alleges, that at all times mentioned herein, EMPLOYER DEFENDANTS and Does 1 through 100 and each of them, was the agent, servant, employee, representative, joint venturer, parent, co-employer, alter ego assign, predecessor, manager, agent, managing agent and/or successor of each of the EMPLOYER DEFENDANTS and were at all times material hereto acting within the authorized course and scope of these relationships, and/or that all acts, conduct, and omissions were subsequently ratified by the respective principals and the benefits



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

