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10 Attorneys for Plaintiff
 11 BERTHA JOHNSON

12 * *Defendants' counsel listed after the caption*

13 UNITED STATES DISTRICT COURT
 14 FOR THE NORTHERN DISTRICT OF CALIFORNIA

15 BERTHA JOHNSON,
 16 Plaintiff,

17 v.

18 SCANDINAVIAN DESIGNS, INC.;
 19 HARVEY B. KAMENY; and DOES 1-
 20 10, Inclusive,
 21 Defendants.

Case No. C11-02111 JCS

Civil Rights

**CONSENT DECREE AND
 [PROPOSED] ORDER**

22 BRIAN MILLS (SB# 216078)
 23 SNELL & WILMER L.L.P.
 24 600 Anton Blvd., Suite 1400
 25 Costa Mesa, CA 92626-7689
 26 714/427-7000
 27 Attorneys for Defendant
 28 SCANDINAVIAN DESIGNS, INC.

29 SEAN A. COTTLE (SB# 146229)
 30 GEOFFREY C. ETNIRE (SB# 60292)
 31 HOGE FENTON JONES & APPEL
 32 60 South Market Street, Suite 1400
 33 San Jose, CA 95113
 34 877/947-2490

35 Attorneys for Defendant
 36 HARVEY B. KAMENY

37 CONSENT DECREE & ORDER
 38 Case No. C11-02111 JCS

1 1. Plaintiff BERTHA JOHNSON filed a Complaint on April 28, 2011, to
2 obtain recovery of damages for her alleged discriminatory experiences, denial of
3 access, and denial of her civil rights, and to enforce provisions of the Americans
4 with Disabilities Act of 1990 ("ADA"), 42 U.S.C. §§ 12101 *et seq.*, and California
5 civil rights laws against Defendants SCANDINAVIAN DESIGNS, INC.
6 ("Scandinavian Designs") and HARVEY B. KAMENY ("Kameny")(together
7 sometimes "Defendants"), relating to the condition of Defendants' public
8 accommodations as of March 31, 2010, and continuing. Plaintiff has alleged that
9 Defendants violated Title III of the ADA and sections 51, 52, 54, 54.1, 54.3, and
10 55 of the California Civil Code, and sections 19955 *et seq.* of the California Health
11 & Safety Code by failing to provide full and equal access to their facilities at 2101
12 Shattuck Ave., Berkeley, California (the "Facility").

13 2. Plaintiff and Defendants (together sometimes the "Parties") hereby
14 enter into this Consent Decree and Order for the purpose of resolving all aspects of
15 this Complaint without the need for protracted litigation.

16

17 **JURISDICTION:**

18 3. The Parties to this Consent Decree and Order agree that the Court has
19 jurisdiction of this matter pursuant to 28 U.S.C. section 1331 for alleged violations
20 of the Americans with Disabilities Act of 1990, 42 U.S.C. sections 12101 *et seq.*
21 and pursuant to supplemental jurisdiction for alleged violations of California
22 Health & Safety Code sections 19955 *et seq.*; Title 24, California Code of
23 Regulations; and California Civil Code sections 51, 52, 54, 54.1, 54.3, and 55.

24 4. In order to avoid the costs, expense, and uncertainty of protracted
25 litigation, the Parties to this Consent Decree and Order agree to entry of this
26 Consent Decree and Order to resolve all claims raised in the Complaint filed with
27

28

1 this Court. Accordingly, the Parties agree to the entry of this Order without trial or
2 further adjudication of any issues of fact or law concerning Plaintiff's claims.

3 WHEREFORE, the Parties to this Consent Decree hereby agree and stipulate
4 to the Court's entry of this Consent Decree and Order, which provides as follows:
5

6 **SETTLEMENT PAYMENT AND REMEDIAL MEASURES:**

7 5. This Order shall be a full, complete, and final disposition and
8 settlement of Plaintiff's claims against Defendants that have arisen out of the
9 Complaint or that relate to the Facility, whether or not they were raised in the
10 Complaint.

11 6. Within seven (7) business days after the entry of this Consent Decree
12 by the Court, Defendants shall pay to Plaintiff the total sum of Thirty Seven
13 Thousand Five Hundred Dollars (\$37,500.00) ("the Settlement Payment"), which
14 payment constitutes payment in full for any and all statutory or other damage
15 awards to which Plaintiff might be entitled and all of Plaintiff's attorneys' fees,
16 costs of litigation and experts' fees in this matter. The Settlement Payment shall be
17 allocated as follows: \$17,500 as damages to Plaintiff and \$20,000 in attorneys'
18 fees and costs to Plaintiff's counsel. The Settlement Payment shall be paid by two
19 checks made payable to "Paul Rein in Trust for Bertha Johnson" as follows:
20 \$18,750 from Kameny and \$18,750 from Scandinavian Designs. Plaintiff takes
21 complete responsibility for any tax liability from the receipt of any settlement
22 monies. An IRS 1099-MISC for 2011 will be issued to the Law Offices of Paul
23 Rein for the Settlement Payment.

24 7. The Parties agree and stipulate that the Defendants will undertake and
25 perform their respective obligations identified below and listed in **Attachment A**,
26 which is incorporated herewith (the "Remedial Measures"). The Remedial
27 Measures will be performed in compliance with the standards and specifications
28

1 for disabled access as set forth in the California Code of Regulations, Title 24-2,
2 and the Americans with Disabilities Act Accessibility Guidelines, unless other
3 standards are specifically agreed to in this Consent Decree and Order.

4 a) **Remedial Measures:** The Parties agree that Kameny will
5 undertake and perform the Remedial Measures identified as (1), (2), (5) and (6) in
6 **Attachment A**, and the June 28, 2011 draft report by Kameny's architect George
7 Dedekian, The Parties agree that Scandinavian Designs will undertake and/or
8 continue to perform the Remedial Measures identified as (3), (4) and (7) to (14) in
9 **Attachment A**.

10 b) **Timing of Injunctive Relief:** Defendants will submit plans
11 for all Remedial Measures requiring permits to the appropriate governmental
12 agencies within 60 days after the entry of this Consent Decree by the Court.
13 Defendants will commence work within 30 days after receiving all necessary
14 permits and approvals from the appropriate agencies. Defendants will complete all
15 work within 120 days of commencement of work. Policy changes listed in
16 **Attachment A**, including but not limited to changes articulated on page 4 of
17 **Attachment A**, will be fully instituted within sixty (60) days after the entry of this
18 Consent Decree by the Court. In the event that unforeseen difficulties prevent
19 Defendants from completing any of the agreed-upon injunctive relief, Defendants
20 or their counsel will notify Plaintiff's counsel in writing within 15 days after
21 discovering the delay. Plaintiff will have thirty (30) days to investigate and meet
22 and confer, and to approve the delay by stipulation or otherwise respond to
23 Defendants' notice. If the Parties cannot reach agreement regarding the delay
24 within an additional fifteen days, Plaintiff may seek enforcement by the Court.
25 Defendants or their counsel will notify Plaintiff's counsel when all Remedial
26 Measures are completed, and in any case will provide a status report to Plaintiff's
27 counsel no later than 120 days after the entry of this Consent Decree by the Court.

28

1 c) Defendants will notify Plaintiff in writing at the end of 120
2 days after the entry of this Consent Decree by the Court as to the current status of
3 the Remedial Measures, and every 90 days thereafter until the Remedial Measures
4 identified herein are completed. If Defendants fail to complete the Remedial
5 Measures on the agreed upon timetable and/or fail to provide timely written status
6 notification, and Plaintiff files a motion with the Court to obtain compliance with
7 these terms, Plaintiff reserves the right to seek additional attorneys' fees from the
8 specific Defendant who failed to comply with their obligations under this
9 agreement. If the Parties disagree, such fees shall be set by the Court.

10 d) Plaintiff further agrees not to file other lawsuits or
11 administrative claims related to alleged disabled access violations (including any
12 violations of federal, state or local laws, regulations, statutes, or ordinances)
13 relating to the Facility, which may accrue after the execution of this Consent
14 Decree without giving Defendants written notice of the alleged violations and
15 ninety (90) days to agree to cure any actual violations.

16 e) Defendants deny all allegations contained in the Complaint.
17 The Parties expressly represent, understand and agree that this Consent Decree and
18 Order are a compromise of disputed claims, and shall not be construed as an
19 admission of liability by Defendants. Nor shall any acts, omissions, or statements
20 by Defendants be construed as an admission of liability. Nothing contained in this
21 Consent Decree and Order shall be admissible evidence in any judicial,
22 administrative, or other legal proceeding (other than a proceeding for breaching
23 this Consent Decree and Order or for any attorneys' fee motion in this action).

24
25 **ENTIRE CONSENT DECREE AND ORDER:**

26 8. This Consent Decree and Order and **Attachment A** constitute the
27 entire agreement between the Defendants and Plaintiff, and no other statement,
28

1 promise, or agreement, either written or oral, made by any of the Parties or agents
2 of any of the Parties that is not contained in this written Consent Decree and Order,
3 shall be enforceable regarding the relief described herein. This Consent Decree
4 and Order is not intended to alter, amend, or modify any obligations contained in
5 the operative lease agreement between Scandinavian Designs and Kameny.
6 Plaintiff hereby agrees that Defendants' obligations under this Decree will
7 completely resolve all of Plaintiff's claims against the Defendants in the Complaint
8 or that relate to the Facility, whether or no they were raised in the Complaint.
9 Plaintiff expressly waives any claims, complaints, demands and causes of action
10 for any further, different or additional alterations or changes to the Facility, which
11 could have been requested prior to the execution of this Consent Decree.

12
13 **CONSENT DECREE AND ORDER BINDING ON PARTIES AND**
14 **SUCCESSORS IN INTEREST:**

15 9. This Consent Decree and Order shall be binding on Plaintiff,
16 Defendants, and any successors-in-interest. Defendants have a duty to so notify all
17 such successors-in-interest of the existence and terms of this Consent Decree and
18 Order during the period of the Court's jurisdiction of this Consent Decree and
19 Order.

20
21 **RELEASE AND WAIVER OF CIVIL CODE SECTION 1542:**

22 10. Except for the obligations required in this Consent Decree and Order,
23 Plaintiff, on behalf of herself and her agents, representatives, predecessors,
24 successors, heirs, partners, and assigns, releases and forever discharges Defendants
25 and all owners, landlords, tenants, subtenants, lessors, and lessees of the Facility,
26 and any other entity (present, future, or former), known or unknown, whom
27 Plaintiff might claim to be liable for the Facility, and as to all such persons or
28 entities, including all of their respective predecessors, successors, assigns,

1 employees, agents, insurers, licensees, lessors, lessees, franchisees, franchisers,
2 sureties, partners, members, principals, joint venturers, shareholders, officers,
3 directors, managers, trustees, subsidiaries, parents, divisions, affiliates, individuals,
4 attorneys, firms, representatives, insurance companies, reinsurance companies and
5 third-party administrators, from all claims, demands, actions, and causes of action
6 of whatever kind or nature, presently known or unknown, arising out of or in any
7 way connected with the Complaint.

8 11. Plaintiff understands and agrees that there is a risk and possibility that,
9 subsequent to the execution of this Consent Decree and Order, she will incur,
10 suffer, or experience some further loss or damage with respect to the Complaint or
11 the Facility that is unknown or unanticipated at the time this Consent Decree and
12 Order is signed. Except for the specific obligations of Defendants set forth in this
13 Consent Decree and Order, Plaintiff agrees that this Consent Decree and Order
14 apply to all such further loss with respect to the Complaint, except those caused by
15 the Parties subsequent to the execution of this Consent Decree and Order.
16 Therefore, except for all obligations required in this Consent Decree and Order,
17 this Consent Decree and Order shall apply to and cover any and all claims,
18 demands, actions, and causes of action by Plaintiff with respect to the Complaint or
19 that relate to the Facility, whether the same are known, unknown, or hereafter
20 discovered or ascertained, and the provisions of Section 1542 of the California
21 Civil Code are hereby expressly waived. Section 1542 provides as follows:

22 **A GENERAL RELEASE DOES NOT EXTEND TO**
23 **CLAIMS WHICH THE CREDITOR DOES NOT**
24 **KNOW OR SUSPECT TO EXIST IN HIS OR HER**
25 **FAVOR AT THE TIME OF EXECUTING THE**
26 **RELEASE, WHICH IF KNOWN BY HIM OR HER**
27 **MUST HAVE MATERIALLY AFFECTED HIS**
28 **SETTLEMENT WITH THE DEBTOR.**

Plaintiff's Initials: 

1 12. With the exception of the Complaint, Plaintiff acknowledges and
2 agrees that she has no other pending lawsuit, administrative charge, or complaint
3 against either of the Defendants in any court or with any governmental agency.
4

5 **DISMISSAL:**

6 13. Concurrently with the execution of this Consent Decree, Plaintiff and
7 Defendants will execute a stipulation for dismissal of the entire Complaint and all
8 parties with prejudice, which shall be delivered to counsel for Scandinavian
9 Designs. Counsel for Scandinavian Designs may file the stipulation for dismissal
10 after entry of this Consent Decree by the Court and confirmation of receipt of the
11 Settlement Payment by Plaintiff's counsel.
12

13 **TERM OF THE JURISDICTION OF THE COURT:**

14 14. The Court shall retain jurisdiction of this Complaint to enforce
15 provisions of this Consent Decree and Order for eighteen (18) months after the
16 date of entry of this Consent Decree and Order by the Court, or until the injunctive
17 relief contemplated by this Order is completed, whichever occurs later.
18

19 **SEVERABILITY:**

20 15. If any term of this Consent Decree and Order is determined by any
21 court to be unenforceable, the other terms of this Consent Decree and Order shall
22 nonetheless remain in full force and effect.
23

24 **SIGNATORIES BIND PARTIES:**

25 16. Signatories on the behalf of the Parties represent that they are
26 authorized to bind the Parties to this Consent Decree and Order. This Consent
27
28

1 Decree and Order may be signed in counterparts and a facsimile or electronic
2 signature shall have the same force and effect as an original signature.

3
4 **IN WITNESS WHEREOF**, the Parties have hereunto signed their names
5 on the day and year written below.

6 Dated: 9/29, 2011 PLAINTIFF BERTHA JOHNSON

7
8 
9
10 _____
11 BERTHA JOHNSON

12 Dated: _____, 2011 DEFENDANT SCANDINAVIAN DESIGNS, INC.

13 By: _____

14 Print name: Erling Eide

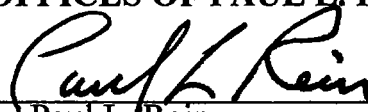
15 Title: President

16
17
18 Dated: 10-4-, 2011 DEFENDANT HARVEY B. KAMENY

19
20 
21 _____
22 HARVEY B. KAMENY

23 APPROVED AS TO FORM:

24
25 DATED: Sept. 29, 2011 LAW OFFICES OF PAUL L. REIN

26 By: 
27 _____
28 Paul L. Rein

Attorneys for Plaintiff

1 Decree and Order may be signed in counterparts and a facsimile or electronic
2 signature shall have the same force and effect as an original signature.

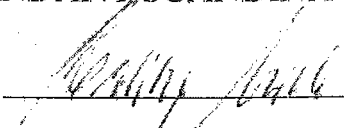
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IN WITNESS WHEREOF, the Parties have hereunto signed their names
on the day and year written below.

Dated: _____, 2011 PLAINTIFF BERTHA JOHNSON

BERTHA JOHNSON

Dated: Oct. 7, 2011 DEFENDANT SCANDINAVIAN DESIGNS, INC.

By: 
Print name: Erling Eide
Title: President

Dated: _____, 2011 DEFENDANT HARVEY B. KAMENY

HARVEY B. KAMENY

APPROVED AS TO FORM:

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BERTHA JOHNSON

DATED: Oct 11, 2011

SNELL & WILMER L.L.P.

By: 
Brian Mills

Attorneys for Defendant
SCANDINAVIAN DESIGNS, INC.

DATED: Oct 7, 2011

HOGE FENTON JONES & APPEL

By: 
Geoffrey C. Etnire

Attorneys for Defendant
HARRY B. KAMENY

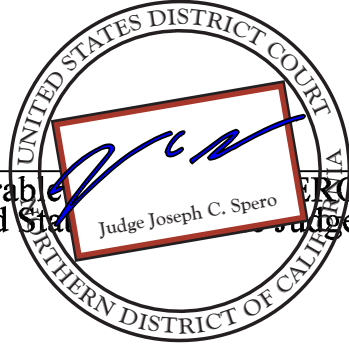
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ORDER

Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED.

Dated: 10/14, 2011

Honorable
United States



ATTACHMENT A

ATTACHMENT A TO CONSENT DECREE AND ORDER

Johnson v. Scandanavian Designs, Inc. et al.

United States District Court, Northern District of California, Case No. C11-02111 JCS

Draft 06/28/2011

Edited by G. Dedekian, Architect CASp

Proposed Upgrades / Barrier Removal

2101 Shattuck Avenue, Berkeley

- (1) • Main entrance

Install power assisted door opener with actuator bars on both interior and exterior sides of the door. Note: The net clear opening of each door is 30 inches. Only one of the doors will be power operated.

Install a sign containing the International Symbol of Accessibility (ISA) that states: THIS DOOR PROVIDES ACCESS TO THE MAIN LEVEL AND CUSTOMER SALES DEPARTMENT.
- (2) • Addison entrance

Install power assisted door opener that opens both doors simultaneously with actuator bars on both interior and exterior sides of the door.

Install a sign containing the International Symbol of Accessibility ISA that states: THIS DOOR PROVIDES ACCESS TO THE MEZZANINE ONLY. USE THE ACCESSIBLE ENTRY ON SHATTUCK AVENUE TO ACCESS THE MAIN LEVEL AND CUSTOMER SALES DEPARTMENT

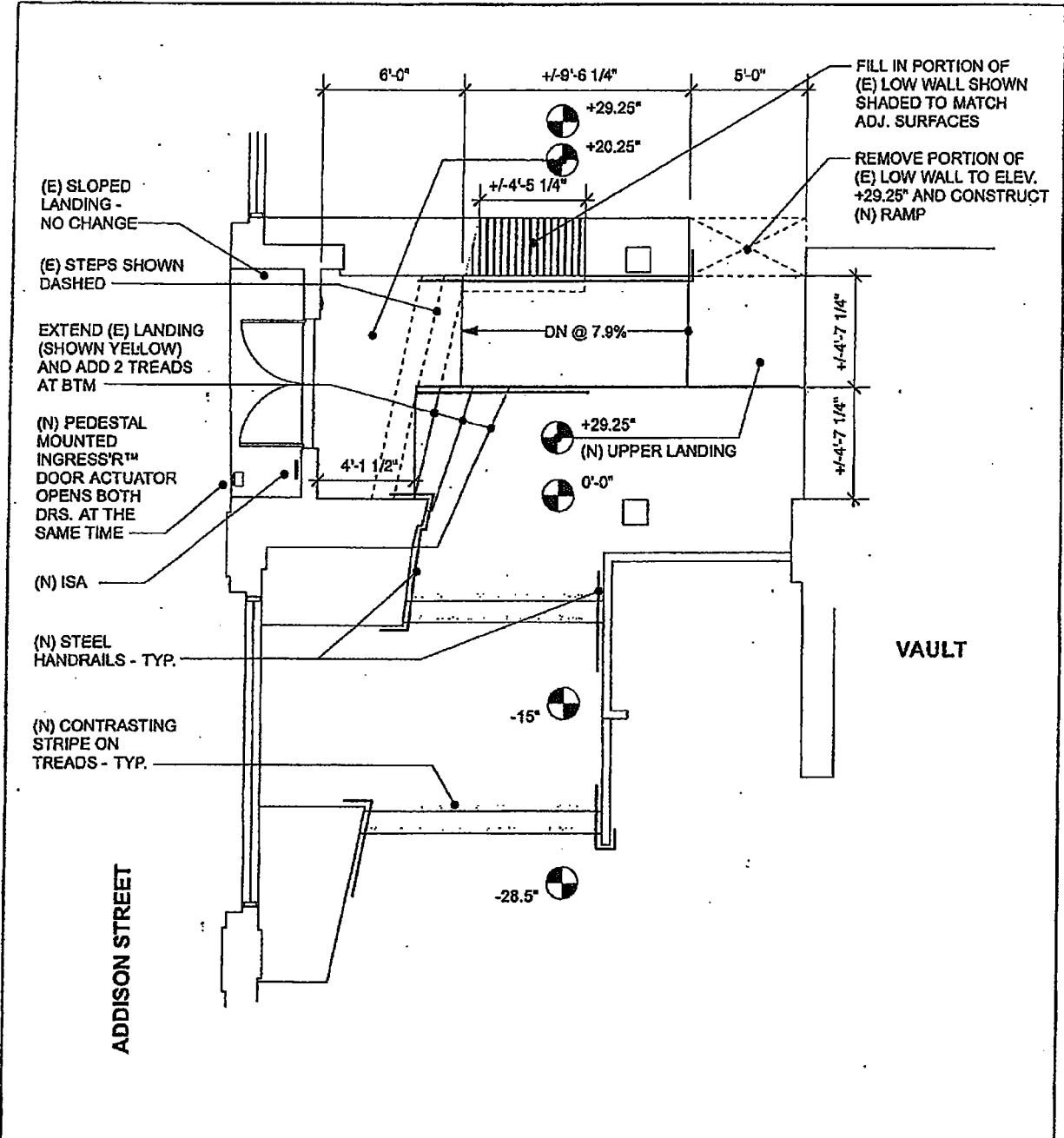
Create ramp for access to mezzanine (see attached diagram A.1 dated 6.27.11).
- (3) • Accessible Routes

Provide and maintain an accessible route that is a minimum of 36 inches wide connecting all customer areas on the main level. Provide and maintain an accessible route that is a minimum of 36 inches wide connecting all customer areas on the mezzanine level.

Draft 06/28/2011

The 36 inch minimum is not required within the displays themselves. As an example, 36 inches minimum is not required between a coffee table and sofa. Employees shall be prohibited from placing furniture in a manner that obstructs this clear path of travel, except for temporary obstructions caused by cleaning, maintenance, repairs, reconstruction, display rearranging and/or remerchandising.

- (4) • Service counter Maintain existing disabled access counter (including the web and video access described below)
- (5) • Tactile signage Install throughout the store where required by the CBC or ADAAG
- (6) • Stairways Install compliant handrails on both sides throughout
Install 2" wide contrasting color stripes on all bottom treads and stair landing edges
- (7) • Inaccessible areas For the merchandise in areas still remaining inaccessible, provide access to the merchandise through a detailed (and published) program, including such items as (a) desktop computer at service counter with accessible website, (b) policy to bring items on request to accessible areas, and (c) video viewing (see attached outline)
- (8) • Barriers Install clear signs at any and all barriers that will not be removed describing how access to that merchandise can be achieved (see above)
- (9) • Public Restrooms Install a sign at the main customer sales area that states: **THERE ARE NO PUBLIC RESTROOMS IN THIS BUILDING.** Strictly enforce the no customer restroom policy



FOR SETTLEMENT PURPOSES ONLY	GEORGE DEDEKIAN ARCHITECT CASp 7695 HANSON DRIVE OAKLAND, CA 94605-3822 TEL: 510.879.7886 gdedekian@mac.com			PLAN OF ALTERATIONS AT ADDISON STREET ENTRY/ MEZZANINE	
				DATE 6.27.11	PROJECT NO.:
				SCALE 1/4"=1'-0"	SKETCH NO.:
				DRAWN BY GD	A.1

Policy for Access to Store Merchandise for Customers with Disabilities

- (10) Scandinavian Designs will post a sign with the ISA and stating “FOR ASSISTANCE WITH MERCHANDISE ON OTHER FLOORS PLEASE ASK TO SPEAK WITH A STAFF MEMBER.” The sign will be posted: (1) at the stairs going up to the landing between the first floor and the mezzanine, (2) at the stairs going from the mezzanine to the second floor, and (3) at the stairs going from the first floor down to the basement.
- (11) Scandinavian Designs will train store staff members on how to provide alternative services to customers with disabilities.
- (12) Scandinavian Designs will maintain an accessible service desk labeled with the ISA and a computer terminal, where at, customers with disabilities may browse the intranet catalog of Scandinavian Designs merchandise. The intranet will show pictures and provide technical details of merchandise available.
- (13) Scandinavian Designs will also provide customers with disabilities with other store browsing alternatives including:
- a. Being shown and/or provided with brochures and/or tear sheets of merchandise, when available.
 - b. Being shown and/or provided with material samples (e.g. fabric and wood samples), when available.
 - c. Having a video camera onsite to allow a customer with a disability to go on a virtual tour of another floor or to view certain furniture on another floor.
- (14) Scandinavian Design employees will also provide assistance to customers with disabilities by moving furniture to allow further access to displays and/or by retrieving merchandise from other floors, if safe and feasible.

1 *Johnson v. Scandinavian Designs, Inc., et al.*
2 **US District Court, Northern District of California, Case No. C11-02111 JCS**

3
4 **CERTIFICATE OF SERVICE**

5 I hereby certify that on October 13, 2011, I electronically filed the document
6 described as **CONSENT DECREE AND [PROPOSED] ORDER** with the Clerk
7 of the Court using the CM/ECF System which will send notification of such filing
8 to the following:

- 9
- 10 • Catherine M. Cabalo ccabalo@reinlawoffice.com
 - 11 • Celia Louise McGuinness cmcguinness@reinlawoffice.com
 - 12 • Geoffrey C. Etnire gce@hogefenton.com
 - 13 • Paul Leslie Rein reinlawoffice@aol.com, aclefton@reinlawoffice.com
 - 14 • Sean Cottle scottle@aandb.com

15
16
17 Dated: October 13, 2011

SNELL & WILMER L.L.P.

18
19 By: /s/ Brian Mills

20 Brian Mills
21 Attorneys for Defendant
22 Scandinavian Designs, Inc.
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