1	PAUL L. REIN, ESQ. (SBN 43053)		
2	CELIA MCGUINNESS, ESQ. (SBN 159420) CATHERINE CABALO, ESQ. (SBN 248198)		
3	LAW OFFICES OF PAUL L. REIN 200 Lakeside Drive, Suite A		
4	Oakland, CA 94612 Telephone: 510/832-5001		
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7	THE DERBY LAW FIRM P.C. 1255 Treat Blvd. Suite 300		
8	Walnut Creek, CA 94597 Telephone: 925/472-6640		
9	Facsimile: 925/933-3964 derby@derbydisabilitylaw.com		
10	Attorneys for Plaintiffs		
11	MAX WADMAN and KELLY TOPPING		
12	* Defendants' counsel listed after the caption.		
13		STATES DISTRICT COURT HERN DISTRICT OF CALIFORNIA	
14		CASE NO. C14-5035 WHA	
15	MAX WADMAN and KELLY		
16	TOPPING,	Civil Rights	
17	Plaintiffs,	CONSENT DECREE AND [PROPOSED] ORDER AS TO INJUNCTIVE RELIEF ONLY	
18	V.	ONLI	
19	DISCOVERY BAY YACHT HARBOR, LLC; NEW DISCOVERY, INC.;		
20	DISCOVERY BAY MARINA PROPERTIES, a California General		
21	Partnership; KEN HOFMANN; WALTER L. YOUNG; RONALD		
22	DAWSON; WALTER L. YOUNG and MARY C. YOUNG, TRUSTEES OF		
23	THE YOUNG REVOCABLE TRUST DATED FEBRUARY 11, 1999; AND		
24	DOES 1-100, inclusive,		
25	Defendants.		
26	//		
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	CONGENT DECREE & IDDODOGEDI ODDED		
	CONSENT DECREE & [PROPOSED] ORDER AS TO INJUNCTIVE RELIEF ONLY Case No. C14-5035 WHA		

 1 2 3 4 	COX WOOTTON LERNER GRIFFIN & HANSEN LLP RUPERT P. HANSEN (SBN 082302) CHRISTOPHER S. KIELIGER (SBN 209121) JULIETTE B. McCULLOUGH (SBN 278929) 900 Front Street, Suite 350 San Francisco, CA 94111 Telephone: 415.438.4600
5	Facsimile: 415.438.4601
6	Attorneys for Defendants DISCOVERY BAY YACHT HARBOR, LLC,
7	KEN HOFMANN, individually, RONALD DAWSON, Individually, and MARY C. YOUNG,
8	Trustee of The Young Revocable Trust
9	
10	CONSENT DECREE AND [PROPOSED] ORDER
11	1. Plaintiffs MAX WADMAN and KELLY TOPPING filed a Complaint in this action or
12	November 14, 2014, alleging violations of the Americans with Disabilities Act of 1990 ("ADA")
13	42 U.S.C. sections 12101 et seq., California civil rights laws and common law tort claims agains
14	Defendants DISCOVERY BAY YACHT HARBOR, LLC ("DBYH LLC"); NEW DISCOVERY
15	INC.; DISCOVERY BAY MARINA PROPERTIES, a California General Partnership; KEN
16	HOFMANN; WALTER L. YOUNG; RONALD DAWSON; WALTER L. YOUNG and MARY
17	C. YOUNG, TRUSTEES OF THE YOUNG REVOCABLE TRUST DATED FEBRUARY 11
18	1999 (collectively, "Defendants") relating to, inter alia, barriers to access at Discovery Bay Yach
19	Harbor as of March 22, 2014, and continuing. Specifically, Plaintiffs alleged that Defendants
20	failed to provide full and equal access to their facilities at Discovery Bay Yacht Harbor, Discovery
21	Bay, California.
22	2. Defendants DBYH LLC; KEN HOFMANN; RONALD DAWSON; MARY C. YOUNG
23	as TRUSTEE OF THE YOUNG REVOCABLE TRUST DATED FEBRUARY 11, 1999
24	(collectively "Answering Defendants") were served and answered the Complaint. Answering
25	Defendants do not admit liability to any of the allegations in Plaintiffs' Complaint filed in this
26	action.
77	3. Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure all parties who

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have appeared in this lawsuit have stipulated to a Dismissal Without Prejudice of the following

Defendants: NEW DISCOVERY, INC.; DISCOVERY BAY MARINA PROPERTIES, a

California General Partnership; RONALD DAWSON; WALTER L. YOUNG; WALTER L.

YOUNG and MARY C. YOUNG, TRUSTEES OF THE YOUNG REVOCABLE TRUST

DATED FEBRUARY 11, 1999, with each party to bear their own costs.

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4. Plaintiffs and defendants DBYH LLC and KEN HOFMANN (collectively, "the Signing

Defendants"; collectively with Plaintiffs "the Signing Parties") hereby enter into this Consent

Decree and Order for the purpose of resolving the injunctive relief issues in this lawsuit without

the need for protracted litigation and without the admission of any liability. The Signing Parties

jointly stipulate and request the Court not dismiss the action because issues of standing, liability,

damages and attorney fees, litigation costs and expenses remain to be resolved.

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JURISDICTION:

14 | 5. The Signing Parties to this Consent Decree agree that the Court has jurisdiction of this

matter pursuant to 28 U.S.C. section 1331 for alleged violations of the Americans with Disabilities

Act of 1990, 42 U.S.C. sections 12101 et seq., and pursuant to supplemental jurisdiction for

alleged violations of California law.

18 6. In order to avoid the costs, expense, and uncertainty of protracted litigation, the Signing

Pparties to this Consent Decree agree to entry of this Order to resolve all claims regarding

injunctive relief raised in the Complaint filed with this Court. Accordingly, they agree to the entry

of this Order without trial or further adjudication of any issues of fact or law concerning Plaintiffs'

claims for injunctive relief.

WHEREFORE, the parties to this Consent Decree hereby agree and stipulate to the

Court's entry of this Consent Decree and Order, which provides as follows:

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SETTLEMENT OF INJUNCTIVE RELIEF:

7. This Order shall be a full, complete, and final disposition and settlement of Plaintiffs'

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- available, the lessee shall be moved to that inaccessible berth, freeing the accessible berth for a potential PWD.
- 3. Upon request, DBYH will provide an accessible key/means of operating gate locks to a PWD.
- 4. The fuel dock and pump-out dock, and the adjacent guest slips will be closed to public access to/from the shore.
- 5. DBYH LLC will (a) check opening force and closing speed of doors at the Harbor Office, public restroom and pier <u>accessible</u> gates at least every six months and adjusting as necessary to maintain their accessibility; (b) maintain all accessible paths of travel free of barriers.
- 6. DBYH LLC will train all relevant employees on these new policies within 30 days of the Signing Parties signing this Consent Decree, will incorporate the policies into its employee handbook and will train relevant new employees on these policies as they are hired.

11. **Compliance**:

- a. Defendant DBYH LLC will retain and pay Gilda Puente-Peters or another certified access specialist of its choice to conduct one site inspection by January 31, 2016, to report upon and confirm completion of the remedies specified in paragraph 8 above. DBYH LLC will provide a copy of each report to Plaintiffs' counsel within 15 days of receipt. In addition, DBYH LLC will retain and pay Gilda Puente-Peters or another certified access specialist of its choice to return by January 31, 2017, to confirm continued compliance with accessibility laws and to advise on any potential barriers to access that have arisen. DBYH LLC will make all readily achievable modifications recommended by said access specialist, in addition to changes necessary to bring DBYH LLC into compliance with this Consent Decree. DBYH LLC will provide a copy of this report to Plaintiffs' counsel within 15 days of receipt.
- b. In case of dispute between Plaintiffs and Signing Defendants over whether DBYH LLC has complied with the terms of this Consent Decree and [proposed] Order, or in case

1 Plaintiffs dispute the findings of the access specialist, the Signing Parties will meet and 2 confer for not less than 30 days prior to bringing any motion to compel compliance. If the 3 dispute remains, Plaintiffs may bring a motion to compel compliance. **ENTIRE CONSENT ORDER:** 4 5 12. This Consent Decree and Order, Attachment A to this Consent Decree, and Exhibits A-1, 6 A-2 and A-3 to Attachment A, which are incorporated herein by reference as if fully set forth in 7 this document, constitute the entire consent agreement between the Signing Parties on all issues 8 in this case. 9 10 CONSENT ORDER BINDING ON SIGNING PARTIES AND SUCCESSORS IN 11 **INTEREST:** 12 13. This Consent Decree and Order shall be binding on the Signing Parties and all successors 13 in interest. The Signing Parties have a duty to so notify all such successors in interest of the 14 existence and terms of this Consent Decree and Order during the period of the Court's 15 jurisdiction of this Consent Decree and Order.

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TERM OF THE CONSENT DECREE AND ORDER:

- 14. This Consent Decree and Order shall be in full force and effect, and the Court shall retain jurisdiction of this action to enforce provisions of this Order through December 31, 2017, or
- 20 whenever remediation is complete, whichever comes later.

for 90 days following the entry of judgment or dismissal of the entire case.

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SEVERABILITY:

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

SIGNATORIES BIND SIGNING PARTIES:

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1	16. Signatories on the behalf of	of the parties represent that they are authorized to bind the
2	parties to this Consent Decree and	Order. This Consent Decree and Order may be signed in
3	counterparts and a facsimile sign	ature shall have the same force and effect as an original
4	signature.	
5		
6	Dated:	PLAINTIFF MAX WADMAN
7		Wedder C
8		MAX WADMAN
9	D4. 2015	PLAINTIFF KELLY TOPPING
10	Dated:, 2015	FEARMINT ROBET TOXAING
11		KELLY TOPPING
12		
13	Dated:, 2015	DEFENDANT DISCOVERY BAY YACHT HARBOR, LLC
14		
15		By:
16		Discovery Bay Yacht Harbor, LLC
17	Dated:, 2015	DEFENDANT KEN HOFMANN
18	Dateu, 2013	
19		KEN HOFMANN
20		
21		
22	APPROVED AS TO FORM:	
23	Dated:, 2015	CELIA McGUINNESS, ESQ.
24		LAW OFFICES OF PAUL L. REIN STEVE DERBY, ESQ.
25		DERBY DISABILITY LAW
26	·	By: Attorneys for Plaintiffs
27		
28	CONSENT DECREE & [PROPOSED] ORDER AS TO INJUNCTIVE RELIEF ONLY	
	Case No. C14-5035 WHA	

925 933-3964

			*
1	16. Signatories on the behalf of th	ne Signing Parties represent that they are	authorized to bind
2	. 1	d Order. This Consent Decree and Order	
3	.	are shall have the same force and effe	
4	signature.	, , , ,	
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6	Dated:, 2015 PL	LAINTIFF MAX WADMAN	· · · · · · · · · · · · · · · · · · ·
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8	$\overline{\mathbf{M}}$	AX WADMAN	
9			
10	Dated Dept 5, 2015 PL	AINTIFF KELLY TOPPING	
11		ELLY TOPPING	
12	/ NE	ELLY IOPPING	
13	Dated:, 2015 DE	EFENDANT DISCOVERY BAY YACH	I HARBOR,
14	LL	.C	
15	By	:	
16	Dis	scovery Bay Yacht Harbor, LLC	ative for
17	+ *		
18	Dated:, 2015 DE	FENDANT KEN HOFMANN	
19	VE	N HOFMANN	
20	, AE	N HOLMANN	Tree.in
21			
22	APPROVED AS TO FORM:		*
23		ELIA McGUINNESS, ESQ.	<i>2</i> ×
24		AW OFFICES OF PAUL L. REIN TEVE DERBY, ESQ.	* *
25		ERBY DISABILITY LAW	*
26	1	y:	
27		ttorneys for Plaintiffs AX WADMAN and KELLY TOPPING	
28	CONSENT DECREE 4 /220-224	- 7 -	
	CONSENT DECREE & (PROPOSED) ORDER AS TO INJUNCTIVE RELIEF ONLY Case No. C14-5035 WHA		* *

1	16. Signatories on the behalf of the Signing Parties represent that they are authorized to bin
2	the parties to this Consent Decree and Order. This Consent Decree and Order may be signed in
3	counterparts and a facsimile signature shall have the same force and effect as an origina
4	signature.
5	
6	Dated:, 2015 PLAINTIFF MAX WADMAN
7	
8	MAX WADMAN
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10	Dated:, 2015 PLAINTIFF KELLY TOPPING
11	KELLY TOPPING
12	MADDI TOTTING
13	Dated: August 21, 2015 DEFENDANT DISCOVERY BAY YACHT HARBOR,
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15	By: / Dlu C. C. JOHN/E. AMARAL, Authorized Representative for
16	Discovery Bay Yacht Harbor, LLC
17	Dated: 8/2/ , 2015 DEFENDANT KEN HOFMANN
18	
19	KEN HOPMANN
20	
21	APPROVED AS TO FORM:
22	
23	Dated:, 2015 CELIA McGUINNESS, ESQ. LAW OFFICES OF PAUL L. REIN
24	STEVE DERBY, ESQ. DERBY DISABILITY LAW
25	
26	By: Attorneys for Plaintiffs
27	MAX WADMAN and KELLY TOPPING
28	CONSENT DECREE & [PROFOSED] ORDER AS TO INJUNCTIVE RELIEF ONLY Case No. C14- 5035 WHA

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3	counterparts and a facsimile sign	nature shall have the same force and effect as an original
4	signature.	
5		
6	Dated:, 2015	PLAINTIFF MAX WADMAN
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8		MAX WADMAN
9	Dated:, 2015	PLAINTIFF KELLY TOPPING
11		KELLY TOPPING
12	1	
13	Dated:, 2015	DEFENDANT DISCOVERY BAY YACHT HARBOR, LLC
4	V	
15		By:
8	Dated:, 2015	DEFENDANT KEN HOFMANN
9		KEN HOFMANN
20		
21		
22	APPROVED AS TO FORM:	
23	Dated:, 2015	CELIA McGUINNESS, ESQ. LAW OFFICES OF PAUL L. REIN
24		STEVE DERBY, ESQ. DERBY DISABILITY LAW
25		
26		By: Attorneys for Plaintiffs
27		MAX WADMAN and KELLY TOPPING
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CONSENT DECREE & [PROPOSED] ORDER AS TO INJUNCTIVE RELIEF ONLY Case No. C14- 5035 WHA

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2	2
3	Dated: August 27, 2015 RUPERT P. HANSEN, ESQ. COX WOOTTON LERNER GRIFFIN & HANSEN LLP
4	
5	By:Attorneys for Defendants WEN HOEMANIN individually
6	Attorneys for Defendants KEN HOFMANN, individually, and DISCOVERY BAY YACHT HARBOR, LLC
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9	ORDER
10	Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED.
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12	Dated: 9/16 , 2015 Honorable WILLIAM H. ALSUP
13	United States District Judge
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28	CONSENT DECREE & [TROPOSED] ORDER AS TO INJUNCTIVE RELIEF ONLY Case No. C14- 5035 WHA