Complaint for Damages re: Violation of Civil Right
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(1)

 arose within the Judicial District of the United States District Court of the Central District of California.

(b) <u>Supplemental Jurisdiction</u>. The Judicial District of the United States District Court of the Central District of California has supplemental jurisdiction over the state claims alleged in this Complaint pursuant to 28 U.S.C. Section 1367(a). Supplemental jurisdiction is appropriate in this action on the basis that all the causes of action or claims derived from federal law and those arising under state law, as herein alleged, arose from a common nucleus of operative facts. The common nucleus of operative facts, include, but are not limited to, the incidents whereby Plaintiff was denied full and equal access to Defendant's facilities, goods, and/or services in violation of both federal and state laws when Plaintiff attempted to enter, use, and/or exit Defendant's facilities as described within this Complaint. Further, due to this denial of full and equal access, Plaintiff and other person's with disabilities were injured. Based upon such allegations, the state actions, as stated herein, are so related to the federal actions that they form part of the same case or controversy, and the actions would ordinarily be expected to be tried in one judicial proceeding.

#### II

### **PARTIES**

- 2. Defendant, Young Jin Yum dba Popeyes Chicken & Biscuits was and at all times herein mentioned, was a duly organized business, association, or corporation duly authorized to exist and operate within the State of California and County of Los Angeles and the owner, lessee, or tenant of the premises located at 1008 Long Beach Blvd. Long Beach, California 90813.
- 3. Plaintiff is informed and believes and thereon alleges that defendants Does 1-5 are the owners and/or landlords of the subject property upon which Defendants' business is sited.
- 4. Plaintiff is informed and believes and thereon alleges that each of the named defendants herein operate a business and or/facility of public accommodation as

defined and described within 42 USC 12181(7)(b) of the American with Disabilities Act [ADA] and, as such, must comply with the ADA under provisions of Title III therein.

5. Plaintiff is ignorant of the Defendants sued as Does 1-10 herein, and therefore sues them in their fictitious names as Doe Defendants. Plaintiff is informed and believes and thereon alleges that Does 1-10 are the owners, operators, lessees or tenants of the subject property and each of the Doe Defendants at all times herein were acting as the agent and or representative of each other and, thereby, are responsible in some manner for the injuries and damages complained of herein. Plaintiff will seek leave of the court to amend this complaint to name Doe Defendants when the same is ascertained.

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### **GENERAL ALLEGATIONS COMMON TO ALL CLAIMS**

- 6. Plaintiff is a male who is disabled and confined to a wheelchair. He has no control over his lower extremities and must use a wheelchair to transport himself and to affect the basic necessities of his everyday existence. Plaintiff's disability substantially limits one or more of life's major activities and therefore he is disabled as defined under section 42 USC 12102(2)(A)(B)(C).
- 7. On or about July 15, 2004 Plaintiff patronized the premises of Defendants to utilize goods and/or services offered by Defendants. When Plaintiff attempted to gain access to the goods and/or services offered by Defendants he encountered access barriers because the premises failed to comply with federal ADA Access Guidelines For Building and Facilities [hereinafter "ADAAG"]; Department of Justice [DOJ] regulations at 28 CFR. 36.201; 36.304 and/or the State of California's Title 24 Building Code Requirements.
- 8. The specific difficulty Plaintiff had in entering and utilizing Defendants' facility and which amount to a violation of ADAAG, DOJ regulations and Title 24 of the California Building Code are:

1	1	Site entrance signage does not comply with Title 24 1129B.5
2	1	Site Entrance Signage (Not Filled Out - Reclaim at:)
3		(CA Title 24 1129B.5)
4	1	Site Entrance Signage (Not Filled Out – Telephone number:)
5		(CA Title 24 1129B.5)
6	1	Site Entrance Signage (Size not less than 17" x 22")
7		(CA Title 24 1129B.5)
8	1	Site Entrance Signage (Lettering not less than 1" in Height)
9		(CA Title 24 1129B.5)
10	1	Site Entrance Signage (Warning Information)
11		(CA Title 24 1129B.5)
12	1	Lack of Designated Disabled "VAN ACCESSIBLE" Parking - Space
13		(ADAAG 4.1.2(5)(b) & CA Title 24 1129.B.4.2)
14	1	Designated Disabled "VAN ACCESSIBLE" Parking Space - Width
15		(ADAAG 4.1.2(5)(b) & CA Title 24 1129.B.4.2)
16	1	Designated Disabled "VAN ACCESSIBLE" Parking Space - Length
17		(ADAAG 4.1.2(5)(b) & CA Title 24 1129.B.4.2)
18	1	Designated Disabled "VAN ACCESSIBLE" Parking Space - Signage
19		(ADAAG 4.1.2(5)(b) & CA Title 24 1129.B.4.2)
20	1	Warning – Access Aisle - (NO PARKING)
21	-	(CA Title 24 1129B.4.1 & 2)
22	1	Warning – Access Aisle - (12" High Minimum)
23		(CA Title 24 1129B.4.1 & 2)
24	1	Regular Access Aisle – Exist/Improper
25		(CA Title 24 1129B.4.1)
26	1	Regular Access Aisle - Width
27		(CA Title 24 1129B.4.1
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1	1 Regular Access Aisle - Length
2	(CA Title 24 1129B.4.1)
3	1 Van Accessible Aisle – Exist/Improper
4	(ADAAG 4.6.3 & CA Title 24 1129B.4.2)
5	1 Van Accessible Aisle - Width
6	(ADAAG 4.6.3 & CA Title 24 1129B.4.2)
7	1 Van Accessible Aisle - Length
8	(ADAAG 4.6.3 & CA Title 24 1129B.4.2)
9	1 Van Accessible Aisle - (Passenger Side)
10	(ADAAG 4.6.3 & CA Title 24 1129B.4.2)
11	1 Additional Signage - (Van Accessible)
12	(ADAAG 4.6.4 & CA Title 24 1129B.5
13	1 Parking Space Emblem – Proper Size
14	(ADAAG 4.6.4 & CA Title 24 1129B.5.1 &.2)
15	1 Lack of Entrance – Signage at Every Entrance/Exit, Accessibility
16	(ADAAG 4.1.3(16)(b) & CA Title 24 1127B.3)
17	2 Bathroom – International Symbol of Accessibility at Accessible
18	Restroom (ADAAG 4.30.6 & CA Title 24 1117B.5.9)
19	2 Bathroom – International Symbol of Accessibility - Pictogram Min 6"
20	High (ADAAG 4.30.4 & CA Title 24 1117B.5.5.2)
21	2 Bathroom – International Symbol of Accessibility – Verbal Description
22 .	Below (ADAAG 4.30.4 Title 24 1117B.5.5.2)
23	2 Raised Braille Characters - (Restroom Wall Signage)
24	(ADAAG 4.30.4 & CA Title 24 1117B.5.6.1 & .2)
25 <sup>-</sup>	Wall Mount Signage (Latch Side of Door) does not comply with
26	(ADAAG 4.1.2(7)(d) and CA Title 24 1117B.5.1.1 & .5.6.3)
27	2 Wall Mount Signage (60 inches from the floor)
28	(ADAAG 4.30.6 & CA Title 24 1117B.5.9)

1	1	Door Mount Signage (Men's & Women's)
2		(CA Title 24 1115B.5)
3	2	Door Signage (Color Distinctively Contrast w/Door Color)
4		(CA Title 24 1115B.5)
5	4	Faucet Fixtures - (One Hand Operable)
6		(ADAAG 4.27.4 & CA Title 24 1508.1 & .2)
7	4	Faucets Fixtures - (Max 5 lb Force to Activate)
8		(ADAAG 4.27.4 & CA Title 24 1508.1 & .2)
9	4	Faucets Fixtures - (Lever-Type)
10		(ADAAG 4.27.4 & CA Title 24 1508.1 & .2)
11	2	Grab Bar – Side Proper Extension Beyond Water Closet (24 inches)
12		(ADAAG 4.17.6 & CA Title 24 1115B.8.1)
13	2	Grab Bar – (Side Forward Ends Located/Extends a Min 54 inches from
14	Back	Wall)(ADAAG 4.17.6)
15	2	Grab Bar – (Rear Grab Bar Length 36" Min)
16		(ADAAG 4.17.6 & CA Title 24 1115B.8.1)
17	2	Grab Bar – (Rear Grab Bar Attached to Corner Wall Length 6" Min)
18		(ADAAG 4.17.6 & CA Title 24 1115B.8.1)
19	2	Accessories/Fixtures – Proper Height (Paper Towel Operating Lever)
20		(ADAAG 4.23.7 & CA Title 24 1115B.9.2)
21	2	Accessories/Fixtures – Proper Height (Soap Dispenser)
22		(ADAAG 4.23.7 & CA Title 24 1115B.9.2)
23	4	Hardware – Opening Door Knobs
24		(ADAAG 4.13.9 & CA Title 24 1133B.2.5.1)
25	2	Drain & Hot Water Pipes – are not Insulated or Covered
26		(ADAAG 4.24.6)
27	2	Kick Plate at Doors not high enough
28		(CA Title 24 1133B.2.6)
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- 9. Based upon the above facts, Plaintiff as been discriminated against and will continue to be discriminated against unless and until Defendants are enjoined and forced to cease and desist from continuing to discriminate against Plaintiff and others similarly situated.
- 10. Pursuant to Federal [ADA], Title 28 CFR 36.201; 36.203; 36.304; 36.305 and state law [California Title 24], Defendants are required to remove barriers to their existing facilities. Defendants have been put on notice pursuant to the ADA and California Civil Codes [51,52] prior to the statutory effect of the ADA on January 26, 1992 that Defendants and each of them had a duty to remove barriers to persons with disabilities such as plaintiff. Defendants also knew or should have known that individuals such as Plaintiff with a disability are not required to give notice to a governmental agency prior to filing suit alleging Defendants' failure to remove architectural barriers.
- 11. Plaintiff believes and thereon allege that Defendants' facilities, as described herein, have other access violations not directly experienced by Plaintiff, which preclude or limit access by others with disabilities, including, but not limited to, Space Allowances, Reach Ranges, Accessible Routes, Protruding Objects, Ground and Floor Surfaces, Parking and Passenger Loading Zones, Curb Ramps, Ramps, Stairs, Elevators, Platform Lifts (Wheelchair Lifts), Windows, Doors, Entrances, Drinking Fountains, and Water Coolers, Water Closets, Toilet Stalls, Urinals, Lavatories and Mirrors, Sinks, Storage, Handrails, Grab Bars, Telephones, Controls and Operating Mechanisms, Alarms, Detectable Warnings and Signage. Accordingly, Plaintiff alleges Defendants are required to remove all architectural barriers, known or unknown. Also, Plaintiff alleges Defendants are required to utilize the ADA checklist for Readily Achievable Barrier Removal approved by the United States Department of Justice and created by Adaptive Environments.
- 12. Plaintiff desires to return to Defendants' places of business and utilize their facilities without being discriminated against in the immediate future.

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### FIRST CAUSE OF ACTION

# (Violation of Civil Rights-American With Disabilities Act)

13. Plaintiff realleges the allegations in paragraphs 1 through 12 as though set forth fully herein.

# Claim 1: Denial of Full and Equal Access

14. Based on the facts asserted above Plaintiff has been denied full and equal access to Defendants' goods, services, facilities, privileges, advantages, or accommodations. Defendant business is a public accommodation owned, leased and/or operated by Defendants and each of them. Defendants' existing facilities and/or services failed to provide full and equal access to Defendants' facility as required by 42 U.S.C. Section 12182(a). Thus, Plaintiff was subjected to discrimination in violation of 42 U.S.C. 12182(b)(2)(A)(ii)(iv) and 42 U.S.C. section 12188 because Plaintiff was denied equal access to Defendants' existing facilities.

15. Plaintiff has a physical impairment as alleged herein because his condition affects one or more of the following body systems: neurological, musculoskeletal, special sense organs, and/or cardiovascular. Further, his physical impairments substantially limits one or more of the following major life activities: [walking]. In addition, Plaintiff cannot perform one or more of the said major life activities in the manner speed, and duration when compared to the average person. Moreover, Plaintiff has a history of or has been classified as having a physical impairment as required by 42 U.S.C. section 12102(2)(A).

# Claim 2: Failure To Remove Architectural Barriers

16. Based upon the facts alleged herein, Plaintiff was denied full and equal access to Defendants' goods, services, facilities, privileges, advantages, or accommodations within a public accommodation owned leased, and/or operated by the named Defendants. Defendants individually and collectively failed to remove barriers as required by 42 U.S.C. 12182(a) and 28 CFR 36.304. Plaintiff is informed and

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believes, and thus alleges that architectural barriers which are structural in nature exist at the following physical elements of Defendants' facilities: Space Allowance and Reach Ranges, Accessible Route, Protruding Objects, Ground and Floor Surfaces, Parking and Passenger Loading Zones, Curb Ramps, Ramps, Stairs, Elevators, Platform Lifts (Wheelchair Lifts), Windows, Doors, Entrances, Drinking Fountains and Water Coolers, Water Closets, Toilet Stalls, Urinals, Lavatories and Mirrors, Sinks, Storage, Handrails, Grab Bars, and Controls and Operating Mechanisms, Alarms, Detectable Warnings, Signage, and Telephones. Pursuant to 42 USC section 12182(b)(2)(iv) and 28 CFR 36.304 Title III requires places of public accommodation to remove architectural barriers that are structural in nature within existing facilities. Failure to remove such barriers and disparate treatment against a person who has a known association with a person with a disability are forms of prohibited discrimination. Accordingly, Plaintiff was subjected to discrimination in violation of 42 USC 12182(b)(2)(A)(iv) and 42 USC 12182 (b)(2)(A)(iv) and 42 USC 12188. Claim 3: Failure To Modify Practices, Policies And Procedures 17. Based on the facts alleged in this Complaint Defendants failed and refused to provide a reasonable alternative by modifying its practices, policies and procedures in that they failed to have a scheme, plan, or design to assist Plaintiff and/or others

provide a reasonable alternative by modifying its practices, policies and procedures in that they failed to have a scheme, plan, or design to assist Plaintiff and/or others similarly situated in entering and utilizing Defendants' services, as required by 42 U.S.C. Section 12188(a). Thus, Plaintiff was subjected to discrimination in violation of 42 U.S.C. section 12182(b)(2)(A)(iv); 28 CFR 36.302 and 42 U.S.C. section 12188 because Plaintiff was denied equal access to Defendants' existing facilities.

18. As a result of the wrongful and discriminatory practices of defendants, plaintiff has suffered actual damages consisting of special damages and general damages in an amount to be determined at time of trial herein.

19. Pursuant to the provisions of 42 USC 12188 plaintiff seeks injunctive relief and an order directing defendants to cease and desist from discriminating against plaintiff

and others similarly situated and for an order that defendants comply with the Americans With Disabilities Act forthwith.

20. Under the provisions of 42 USC 12205 Plaintiff is entitled to an award of reasonably attorneys fees and requests that the court grant such fees as are appropriate.

#### VI

### **SECOND CAUSE OF ACTION**

(Violation Of Civil Rights Under California Accessibility Laws)

21. Plaintiff realleges the allegations of the First Cause of Action as though set forth fully herein.

### (a) Denial Of Full And Equal Access

22. Plaintiff has been denied full and equal access to Defendants' goods services, facilities, privileges, advantages, or accommodations within a public accommodation owned, leased, and/or operated by Defendants in violation of California Civil Code Sections 54 and 54.1 and California Health and Safety Code Section 19955. The actions of Defendants also violate the provisions of Title 24 of the State of California Building Codes with regard to accessibility for persons with disabilities by failing to provide access to Defendants facilities due to violations pertaining to accessible routes, ground and floor surfaces, parking and passenger loading zones, curb ramps, ramps, stairs, elevators, platform lifts (wheelchair lifts), windows, doors, toilet stalls, urinals, lavatories and mirrors, sinks, storage, handrails, grab bars, controls and operating mechanisms

alarms, detectable warnings, signage and telephones.

23. On the above basis Plaintiff has been wrongfully discriminated against.

# (b) Failure To Modify Practices, Policies And Procedures

24. Defendants have failed and refused and continue to fail and refuse to provide a reasonable alternative to allow plaintiff equal access to their facility by modifying their practices, policies, and procedures in that that they failed to have s scheme, plan,

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or design to assist Plaintiff and others similarly situated in entering and utilizing Defendants' goods or services as required by California Civil Code section 54 and 54.1. Accordingly Defendants have wrongfully discriminated against Plaintiff.

#### VII

#### THIRD CAUSE OF ACTION

### (Violation of The Unruh Civil Rights Act)

- 25. Plaintiff realleges the allegations of the Second Cause of Action as though set forth fully herein.
- 26. Section 51(b) of the Cal. Civ. Code [The Unruh Civil Rights Act], provides in pertinent part:

"All persons within the jurisdiction of this state are free and equal, and no matter what their sex, race, color, religion, ancestry, national origin, disability, or medical condition is entitled to the full and equal accommodations, advantages, facilities, privileges, or services in all business establishments of every kind whatsoever."

- 27. Defendants have violated the provisions of Civ. Code 51 (b) by
- failing and refusing to provide free and equal access to Plaintiff to their facility on the
- same basis as other persons not disabled. By their failure to provide equal access to
- Plaintiff as herein alleged, Defendants have also violated 42 U.S.C. section
- 12182(b)(2)(A)(iv) as provided in Cal. Civ. Codes section 51(f).
- 28. By reason of their acts and denial of Plaintiff's civil rights Defendants also
  - violated the provisions of Cal. Civ. Code section 52, which makes a person or entity
- in violation of Cal.Civ. Code 51 liable for the actual damages to a Plaintiff including
- treble damages where appropriate.

 29. Defendants and each of them, at all times prior to and including July 2004, respectively and continuing to the present time, knew that persons with physical disabilities were denied their rights of equal access to all portions of this public facility. Despite such knowledge, Defendants, and each of them, failed and refused to take steps to comply with the applicable access statutes and despite knowledge of the resulting problems and denial of civil rights suffered by Plaintiff and other similarly situated persons with disabilities.

30. Defendants and each of them have failed and refused to take action to grant full

and equal access to person with physical disabilities. Defendants have carried out a course of conduct of refusing to respond to, or correct complaints about unequal access and have refused to comply with their legal obligations to make the subject facility accessible pursuant the ADAAG and the California Building Code [Title 24 of the California Code of Regulations]. Such actions and continuing course of conduct by Defendants, and each of them, evidence despicable conduct in conscious disregard of the rights and/or safety of Plaintiff and those similarly situated and thus justify an award of treble damages pursuant to section 52(a) and 54.3(a) of the Cal.Civ. Code or alternatively an award of punitive damages in an appropriate amount.

31. Plaintiff has suffered emotional and physical damage and continues to suffer such damages all in an amount to be determined at time of trial.

32. Under the provisions of Cal. Civ. Code section 55 Plaintiff seeks an award of reasonable attorney's fees and costs as a result of having to bring this action. Plaintiff requests the court to award such fees in an appropriate amount.

#### VIII

## FOURTH CAUSE OF ACTION

### (Negligent Infliction of Emotional Distress)

- 33. Plaintiff realleges the allegations of the Third Cause of Action as though set forth fully herein.
- 34. Defendants and each of them owed a duty to Plaintiff to make their facility accessible and to keep Plaintiff reasonably safe from known dangers and risks of harm. This duty arises by virtue of the legal duties proscribed by various federal and state statutes including, but not limited to, ADA, ADAAG, California Civil Code sections 51, 52, 54, 54.1 and Title 24 of the California Code of Regulations.

  Defendants had a duty of due care not to do or cause anything to happen that would subject Plaintiff to undue stress, embarrassment, chagrin, and discouragement.

  35. Defendants breached their duty of care to Plaintiff by the actions and inaction complained of herein and as a result thereof Plaintiff was shocked, discouraged, embarrassed and outraged at the callousness and disregard of Defendants. Defendants knew or had reason to know that by denying Plaintiff equal access to their facility and failing and refusing to remove architectural barriers, Plaintiff would suffer emotional

and/or mental distress because of such discrimination and disparate treatment.

Defendants breached their duty of care to plaintiff by the perpetration of the acts outlined herein.

36. As a proximate result of the actions of Defendants Plaintiff did suffer emotional and mental stress and pain and suffering all in an amount to be determined at time of trial.

#### IX

### FIFTH CAUSE OF ACTION

# (Intentional Infliction of Emotional Distress)

- 37. Plaintiff realleges the allegations of the Fourth Cause of Action as though set forth fully herein.
- 38. The actions of Defendants and each of them are despicable, intentional and done with conscious disregard of the rights and safety of Plaintiff and as such should be regarded at outrageous.
- 39. As a proximate result of Defendants' actions Plaintiff has suffered severe emotional and mental distress all to his damage in an amount to be determined at time of trial.
- 40. Plaintiff seeks an award of punitive damages for this claim as the actions of Defendants are tantamount to outrageous conduct and subject them to exemplary damages.

#### X

# SIXTH CAUSE OF ACTION

# (DECLARATORY RELIEF)

41. Plaintiff realleges and incorporates by reference each and every allegation contained in paragraphs 1-40 of this complaint as though set forth fully herein.

### **DEMAND FOR JURY**

Plaintiff respectfully requests that the claims made herein be heard and determined by a jury.

Respectfully submitted,

THE LAW OFFICES OF ROY L. LANDERS

Dated: 12/18/04

By: My X. Meller Attorney for Plaintiff, Gaynor Carlock