# EXHIBIT A

# CHARGE OF DISCRIMINATION

Charge Presented To:

Agency(ies) Charge No(s):

This form is affected by the Privacy Act of 1974. See enclosed Privacy Act Statement and other information before completing this form.		FEPA	
	X	EEOC	440-2007-01452
Illinois Department Of H	uman Righ	hts	and EEOC
State or local Agency, if	any		
Name (indicate Mr., Ms., Mrs.)		Home Phone (Incl. Area C	ode) Date of Birth
Mr. Rolando Padron		(630) 234-1053	3 08-14-1962
Street Address City, State and ZIF	<sup>2</sup> Code		
253 Joliet Street, West Chicago, IL 60185			
Named is the Employer, Labor Organization, Employment Agency, Apprenticeship Com Discriminated Against Me or Others. (If more than two, list under PARTICULARS below		e or Local Government A	gency That I Believe
Name		No. Employees, Members	Phone No. (Include Area Code)
WALMART		500 or More	(630) 513-9559
Street Address City, State and ZIP	, Code		
150 Smith Road, Saint Charles, IL 60174			
lame		No Employees, Members	Phone No. (Include Area Code)
Street Address City, State and ZIP	, Code		
DISCRIMINATION BASED ON (Check appropriate box(es).)		, , ,	MINATION TOOK PLACE
RACE COLOR SEX RELIGION X NAT	TIONAL ORIGIN	Earliest Latest 01-01-2006 11-12-2006	
X RETALIATION AGE DISABILITY OTHER (	Specify below.)		
ACTIVITY STORY STO		С	ONTINUING ACTION

THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):

I began my employment with Respondent in August 2001 and my last position was Receiving. Beginning on or about January 1, 2006 and continuing, I have been subjected to different terms and conditions than my non-Cuban co-workers such as a variable schedule, denial of make-up days, and lower wages. On various occasions, most recently in November 2006, I complained internally regarding national origin discrimination. On November 12, 2006, I was discharged.

I believe that I have been discriminated against because of my national origin, Cuban, and have been retaliated against in violation of Title VII of the Civil Rights Act of 1964, as amended.

NOV 3 0 2006

I want this charge filed with both the EEOC and the State or local Agency, if any. I
will advise the agencies if I change my address or phone number and I will cooperate
fully with them in the processing of my charge in accordance with their procedures.

NOTARY – When necessary for State and Local Agency Requirements

I declare under penalty of perjury that the above is true and correct.

I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief.

SIGNATURE OF COMPLAINANT

Nov 30, 2006

Charging Party Signature

SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE

# 변경 :	•		
CHARGE OF DISCRIMINATION  This form is affected by the Privacy Act of 1974. See enclosed Privacy Act Statement and other information before completing this form.	Charge	Presented To: FEPA EEOC	Agency(ies) Charge No(s): 440-2007-01458
Illinois Department		<u></u>	and EEOC
State or local Ag	ency, if any		
Name (indicate Mr., Ms., Mrs.)  Mr. Bobirt R. Miranda		Home Phone (Incl. Area (630) 567-27	
Street Address City, State 253 Joliet Street, West Chicago, IL 60185	and ZIP Code		<u> </u>
Named is the Employer, Labor Organization, Employment Agency, Apprenticeshi Discriminated Against Me or Others. (If more than two, list under PARTICULARS		ate or Local Governmen	t Agency That I Believe
Name		No. Employees, Members	Phone No. (Include Area Code)
WALMART		500 or More	(630) 513-9559
Street Address City, State at 150 Smith Road, Saint Charles, IL 60174	and ZIP Code		
Name		No Employees, Members	Rhone No. (Include Area Code)
Street Address City, State a	and ZIP Code		
DISCRIMINATION BASED ON (Check appropriate box(es).)		DATE(S) DISC Earlies	RIMINATION TOOK PLACE
RACE COLOR SEX RELIGION X  X RETALIATION AGE DISABILITY OT	NATIONAL ORIGII	N 01-01-2	
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):			CONTINUING ACTION
I began my employment with Respondent in July 2000 about January 1, 2006 and continuing, I have been subject Cuban co-workers such as a variable schedule, denial of roccasions, most recently in November 2006, I complained On November 20, 2006, I was discharged.  I believe that I have been discriminated against because retaliated against in violation of Title VII of the Civil Rights.	eted to differen make-up days, internally rega se of my nation Act of 1964, a	t terms and cond and lower wages arding national or nal origin, Cuban, as amended.	itions than my non- s. On various igin discrimination.  and have been
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my address or phone number and I will cooperate	NOTARY - When n	ecessary for State and Loc	al Agency Requirements
fully with them in the processing of my charge in accordance with their procedures.  I declare under penalty of perjury that the above is true and correct.	I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief.  SIGNATURE OF COMPLAINANT		

Charging Party Signature

Date

SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE.

EEOC Form 5 (5/01)				
CHARGE OF DISCRIMINATION	Charge	Presented To:	Agency(ies) Charge No(s):	
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act Statement and other information before completing this form.		FEPA		
Statement and other information before completing this form.	X	EEOC	440-2007-01448	
Illinois Department C		ghts	and EEOC	
State or local Age Name (indicate Mr., Ms., Mrs.)	ency, if any	Home Phone (Incl. Are	a Code) Date of Birth	
Mr. Eusebio R. Calzada		(630) 562-2217 12-15-196		
Street Address City, State a	ind ZIP Code			
600 West Forest Avenue, Apartment 312, West Chicago	, IL 60185			
Named is the Employer, Labor Organization, Employment Agency, Apprenticeship Discriminated Against Me or Others. (If more than two, list under PARTICULARS		ate or Local Governmer	t Agency That I Believe	
Name	Mary Viscoli, Augustin, Spanish	No Employees, Members	Phone No. (Include Area Code)	
WALMART		500 or More	(630) 513-9559	
	nd ZIP Code			
150 Smith Road, Saint Charles, IL 60174				
Name	4)-	No Employees Members	Phone No. (Include Area Code)	
Street Address City. State a	nd ZIP Code	**		
Oity, State a	no En Code			
DISCRIMINATION BASED ON (Check appropriate box(es).)		DATE(S) DISC	RIMINATION TOOK PLACE	
DAGE COLOR CEY CREATION V	I NATIONAL OBIO	1	Earliest Latest	
RACE COLOR SEX RELIGION X	NATIONAL ORIGI		2006 11-08-2006	
X RETALIATION AGE DISABILITY OT	HER (Specify below.)	'	CONTINUING ACTION	
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):			CONTINUING ACTION	
;				
I began my employment with Respondent in July 1998	• •			
about January 1, 2006 and continuing, I have been subject Cuban co-workers such as a variable schedule, denial of n				
occasions, most recently in November 2006, I complained				
On November 08, 2006, I was discharged.	,			
I believe that I have been discriminated against because	a of my pation	nal ariain Cuban	and have been	
I believe that I have been discriminated against because retaliated against in violation of Title VII of the Civil Rights.	•	•	and have been	
and the figure of the contraction of the first of the second of the first of the fi				
rant this charge filed with both the EEOC and the State or local Agency, if any. I	NOTARY - When o	necessary for State and Lo	cal Agency Requirements	
I advise the agencies if I change my address or phone number and I will cooperate ly with them in the processing of my charge in accordance with their procedures.	·	-		
eclare under penalty of perjury that the above is true and correct.	I swear or affirm that I have read the above charge and that it is der penalty of perjury that the above is true and correct.  I swear or affirm that I have read the above charge and that it is the best of my knowledge, information and belief.			
	SIGNATURE OF C			
2				
Nov 20, 2008	SUBSCRIBED AND	SWORN TO BEFORE M	E THIS DATE	
Date Charging Party Signature				

# EXHIBIT B

#### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

# Notice of Right to Sue

(CONCILIATION FAILURE)

To: Rolando Padron 253 Joliet Street West Chicago, IL 60185 From: Chicago District Office 500 West Madison St

Suite 2000 Chicago, IL 60661

CERTIFIED MAIL 7099 3400 0018 8816 4082

On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR §1601.7(a))

EEOC Charge No.

**EEOC Representative** 

Telephone No.

Michael J. Honkanen,

440-2007-01452

Investigator

(312) 353-7312

#### TO THE PERSON AGGRIEVED:

This notice concludes the EEOC's processing of the above-numbered charge. The EEOC found reasonable cause to believe that violations of the statute(s) occurred with respect to some or all of the matters alleged in the charge but could not obtain a settlement with the Respondent that would provide relief for you. In addition, the EEOC has decided that it will not bring suit against the Respondent at this time based on this charge and will close its file in this case. This does not mean that the EEOC is certifying that the Respondent is in compliance with the law, or that the EEOC will not sue the Respondent later or intervene later in your lawsuit if you decide to sue on your own behalf.

#### - NOTICE OF SUIT RIGHTS -

(See the additional information attached to this form.)

Title VII, the Americans with Disabilities Act, the Genetic Information Nondiscrimination Act, or the Age Discrimination in Employment Act: This will be the only notice of dismissal and of your right to sue that we will send you. You may file a lawsuit against the respondent(s) under federal law based on this charge in federal or state court. Your lawsuit must be filed WITHIN 90 DAYS of your receipt of this notice; or your right to sue based on this charge will be lost. (The time limit for filing suit based on a claim under state law may be different.)

Equal Pay Act (EPA): EPA suits must be filed in federal or state court within 2 years (3 years for willful violations) of the alleged EPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.

If you file suit, based on this charge, please send a copy of your court complaint to this office.

On behalf of the Commission

Enclosures(s)

John P. Rowe, District Director (Date Mailed)

cc: WALMART

#### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

### NOTICE OF RIGHT TO SUE

(CONCILIATION FAILURE)

To: Bobirt R. Miranda 660 Bell Rd, Apt 307 Antioch, TN 37013 From: Chicago District Office 500 West Madison St

Suite 2000 Chicago, IL 60661

CERTIFIED MAIL 7099 3400 0018 8816 4075

On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR §1601.7(a))

EEOC Charge No.

**EEOC Representative** 

Telephone No.

440-2007-01458

Michael J. Honkanen, Investigator

(312) 353-7312

#### TO THE PERSON AGGRIEVED:

This notice concludes the EEOC's processing of the above-numbered charge. The EEOC found reasonable cause to believe that violations of the statute(s) occurred with respect to some or all of the matters alleged in the charge but could not obtain a settlement with the Respondent that would provide relief for you. In addition, the EEOC has decided that it will not bring suit against the Respondent at this time based on this charge and will close its file in this case. This does not mean that the EEOC is certifying that the Respondent is in compliance with the law, or that the EEOC will not sue the Respondent later or intervene later in your lawsuit if you decide to sue on your own behalf.

#### - NOTICE OF SUIT RIGHTS -

(See the additional information attached to this form.)

Title VII, the Americans with Disabilities Act, the Genetic Information Nondiscrimination Act, or the Age Discrimination in Employment Act: This will be the only notice of dismissal and of your right to sue that we will send you. You may file a lawsuit against the respondent(s) under federal law based on this charge in federal or state court. Your lawsuit must be filed WITHIN 90 DAYS of your receipt of this notice; or your right to sue based on this charge will be lost. (The time limit for filing suit based on a claim under state law may be different.)

Equal Pay Act (EPA): EPA suits must be filed in federal or state court within 2 years (3 years for willful violations) of the alleged EPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.

If you file suit, based on this charge, please send a copy of your court complaint to this office.

On behalf of the Commission

Enclosures(s)

John P. Rowe, District Director

(Date Mailed)

cc: WALMART

#### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

# NOTICE OF RIGHT TO SUE

(CONCILIATION FAILURE)

To: Eusebio R. Calzada 600 West Forest Avenue, Apt. 312 West Chicago, IL 60185

From: **Chicago District Office** 500 West Madison St

> **Suite 2000** Chicago, IL 60661

CERTIFIED MAIL 7099 3400 0018 8816 4099

440-2007-0	Michael J. Honkanen,	(312) 353-7312
EEOC Charge	No. EEOC Representative	Telephone No.
	On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR §1601.7(a))	

#### TO THE PERSON AGGRIEVED:

This notice concludes the EEOC's processing of the above-numbered charge. The EEOC found reasonable cause to believe that violations of the statute(s) occurred with respect to some or all of the matters alleged in the charge but could not obtain a settlement with the Respondent that would provide relief for you. In addition, the EEOC has decided that it will not bring suit against the Respondent at this time based on this charge and will close its file in this case. This does not mean that the EEOC is certifying that the Respondent is in compliance with the law, or that the EEOC will not sue the Respondent later or intervene later in your lawsuit if you decide to sue on your own behalf.

#### - NOTICE OF SUIT RIGHTS -

(See the additional information attached to this form.)

Title VII, the Americans with Disabilities Act, the Genetic Information Nondiscrimination Act, or the Age Discrimination in Employment Act: This will be the only notice of dismissal and of your right to sue that we will send you. You may file a lawsuit against the respondent(s) under federal law based on this charge in federal or state court. Your lawsuit must be filed WITHIN 90 DAYS of your receipt of this notice; or your right to sue based on this charge will be lost. (The time limit for filing suit based on a claim under state law may be different.)

Equal Pay Act (EPA): EPA suits must be filed in federal or state court within 2 years (3 years for willful violations) of the alleged EPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.

If you file suit, based on this charge, please send a copy of your court complaint to this office.

On behalf of the Commission

Enclosures(s)

John P. Rowe. **District Director**  (Date Mailed)

WALMART CC:



# U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Chicago District Office

500 West Madison Street, Suite 2000 Chicago, IL 60661 (312) 353-2713 TTY (312) 353-2421 FAX (312) 353-4041

EEOC Charge Number: 440-2007-01452

Rolando Padron 253 Joliet Street West Chicago, IL 60185

**Charging Party** 

v.

Wal-Mart 150 Smith Road Saint Charles, IL 60174 Respondent

### **DETERMINATION**

Under the authority vested in me by the Commission's Procedural Regulations, I issue the following determination on the merits of the subject charge filed under Title VII of the Civil Rights Act of 1964, as amended (Title VII).

The Respondent is an employer within the meaning of Title VII and all requirements for coverage have been met.

Charging Party alleged that the Respondent discriminated against him, because of his national origin, Cuban, in that he was subjected to different terms and condition of employment than non-Cuban coworkers, such as a variable schedule, denial of make-up days, and lower wages, in violation of Title VII. Charging Party also alleged that he complained internally regarding national origin discrimination and was subsequently discharged, in violation of Title VII.

I have determined that the evidence obtained in the investigation establishes reasonable cause to believe that the Respondent discriminated against Charging Party and a class of employees because of their national origin, Cuban, by paying them a lesser wage, in violation of Title VII.

This determination is final. When the Commission finds that violations have occurred, it attempts to eliminate unlawful practices by informal methods of conciliation. Therefore, I invite the parties to join with the Commission in reaching a just resolution of this matter. Disclosure of information obtained during the conciliation process will be made only in accordance with the Commission's Procedural Regulations (29 CFR Part 1601.26).

If the Respondent wishes to accept this invitation to participate in conciliation efforts, it may do so at this time by proposing terms for a conciliation agreement; that proposal should be provided to the Commission representative within 14 days of the date of determination. The remedies for violations of the statutes we enforce are designed to make the identified victims whole and to provide corrective and preventive relief. These remedies may include, as appropriate, an agreement by the Respondent not to engage in unlawful employment practices, placement of

EEOC Charge No. 440-2007-01452 Page 2 of 2

identified victims in positions they would have held but for discriminatory actions, back pay, restoration of lost benefits, injunctive relief, compensatory and/or punitive damages, and notice to employees of the violation and the resolution of the claim.

Should the Respondent have further questions regarding the conciliation process or the conciliation terms it would like to propose, we encourage it to contact the assigned Commission representative. Should there be no response from the Respondent within 14 days, we may conclude that further conciliation efforts would be futile or nonproductive.

On Behalf of the Commission,

4/12/10 Date John P. Rowe

District Director



# U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Chicago District Office

500 West Madison Street, Suite 2000 Chicago, IL 60661 (312) 353-2713 TTY (312) 353-2421 FAX (312) 353-4041

EEOC Charge Number: 440-2007-01458

Bobirt Miranda 253 Joliet Street West Chicago, IL 60185 **Charging Party** 

v.

Wal-Mart 150 Smith Road Saint Charles, IL 60174 Respondent

#### **DETERMINATION**

Under the authority vested in me by the Commission's Procedural Regulations, I issue the following determination on the merits of the subject charge filed under Title VII of the Civil Rights Act of 1964, as amended (Title VII).

The Respondent is an employer within the meaning of Title VII and all requirements for coverage have been met.

Charging Party alleged that the Respondent discriminated against him, because of his national origin, Cuban, in that he was subjected to different terms and condition of employment than non-Cuban coworkers, such as a variable schedule, denial of make-up days, and lower wages, in violation of Title VII. Charging Party also alleged that he complained internally regarding national origin discrimination and was subsequently discharged, in violation of Title VII.

I have determined that the evidence obtained in the investigation establishes reasonable cause to believe that the Respondent discriminated against Charging Party and a class of employees because of their national origin, Cuban, by paying them a lesser wage, in violation of Title VII.

This determination is final. When the Commission finds that violations have occurred, it attempts to eliminate unlawful practices by informal methods of conciliation. Therefore, I invite the parties to join with the Commission in reaching a just resolution of this matter. Disclosure of information obtained during the conciliation process will be made only in accordance with the Commission's Procedural Regulations (29 CFR Part 1601.26).

If the Respondent wishes to accept this invitation to participate in conciliation efforts, it may do so at this time by proposing terms for a conciliation agreement; that proposal should be provided to the Commission representative within 14 days of the date of determination. The remedies for violations of the statutes we enforce are designed to make the identified victims whole and to provide corrective and preventive relief. These remedies may include, as appropriate, an agreement by the Respondent not to engage in unlawful employment practices, placement of

EEOC Charge No. 440-2007-01458 Page 2 of 2

identified victims in positions they would have held but for discriminatory actions, back pay, restoration of lost benefits, injunctive relief, compensatory and/or punitive damages, and notice to employees of the violation and the resolution of the claim.

Should the Respondent have further questions regarding the conciliation process or the conciliation terms it would like to propose, we encourage it to contact the assigned Commission representative. Should there be no response from the Respondent within 14 days, we may conclude that further conciliation efforts would be futile or nonproductive.

On Behalf of the Commission,

Date

John P. Rowe

District Director



# U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Chicago District Office

500 West Madison Street, Suite 2000 Chicago, IL 60661 (312) 353-2713 TTY (312) 353-2421 FAX (312) 353-4041

EEOC Charge Number: 440-2007-01448

Eusebio Calzada 600 Forest Ave #312 West Chicago, IL 60185 **Charging Party** 

v.

Wal-Mart 150 Smith Road Saint Charles, IL 60174 Respondent

# **DETERMINATION**

Under the authority vested in me by the Commission's Procedural Regulations, I issue the following determination on the merits of the subject charge filed under Title VII of the Civil Rights Act of 1964, as amended (Title VII).

The Respondent is an employer within the meaning of Title VII and all requirements for coverage have been met.

Charging Party alleged that the Respondent discriminated against him, because of his national origin, Cuban, in that he was subjected to different terms and condition of employment than non-Cuban coworkers, such as a variable schedule, denial of make-up days, and lower wages, in violation of Title VII. Charging Party also alleged that he complained internally regarding national origin discrimination and was subsequently discharged, in violation of Title VII.

I have determined that the evidence obtained in the investigation establishes reasonable cause to believe that the Respondent discriminated against Charging Party and a class of employees because of their national origin, Cuban, by paying them a lesser wage, in violation of Title VII.

This determination is final. When the Commission finds that violations have occurred, it attempts to eliminate unlawful practices by informal methods of conciliation. Therefore, I invite the parties to join with the Commission in reaching a just resolution of this matter. Disclosure of information obtained during the conciliation process will be made only in accordance with the Commission's Procedural Regulations (29 CFR Part 1601.26).

If the Respondent wishes to accept this invitation to participate in conciliation efforts, it may do so at this time by proposing terms for a conciliation agreement; that proposal should be provided to the Commission representative within 14 days of the date of determination. The remedies for violations of the statutes we enforce are designed to make the identified victims whole and to provide corrective and preventive relief. These remedies may include, as appropriate, an agreement by the Respondent not to engage in unlawful employment practices, placement of

EEOC Charge No. 440-2007-01448 Page 2 of 2

identified victims in positions they would have held but for discriminatory actions, back pay, restoration of lost benefits, injunctive relief, compensatory and/or punitive damages, and notice to employees of the violation and the resolution of the claim.

Should the Respondent have further questions regarding the conciliation process or the conciliation terms it would like to propose, we encourage it to contact the assigned Commission representative. Should there be no response from the Respondent within 14 days, we may conclude that further conciliation efforts would be futile or nonproductive.

On Behalf of the Commission,

Rowe

4/12/10 Date

ohn P. Rowe

District Director