

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

U.S. EQUAL EMPLOYMENT
OPPORTUNITY COMMISSION,

Plaintiff,

v.

CASE NO. 8:23-cv-2067-SDM-NHA

KANES FURNITURE, LLC,

Defendant.

_____ /

ORDER

The parties jointly move (Doc. 95) for approval of a proposed “consent decree” (Doc. 95-1). The motion (Doc. 95) is **GRANTED**, and the proposed “consent decree” (Doc. 95-1 at 5–34) is **ADOPTED**.¹ The clerk must enter judgment (1) for the plaintiff and against the defendant and (2) incorporating pages five through the first two lines on page thirty-four of the proposed “consent decree” (Doc. 95-1). Jurisdiction is retained only to the extent necessary to enforce the judgment. The clerk must close the case.

ORDERED in Tampa, Florida, on January 10, 2025.



STEVEN D. MERRYDAY
UNITED STATES DISTRICT JUDGE

¹ Paragraph seventy-nine, subpoint “b,” of the proposed consent decree is blank. In reply to an e-mail inquiry, each party affirmed that the blank subpoint “b” is a scrivener’s error and that the blank subpoint “b” does not represent an omitted term. The proposed consent decree, including the blank subpoint “b,” is complete as submitted.