

U.S. Department of Labor

Office of Administrative Law Judges
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Issue Date: 18 May 2015

CASE NO: 2014-AIR-00005

In the Matter of:

PHIL LAMBRECHTS,
Complainant,

v.

MOUNTAIN AIR CARGO,
Respondent.

ORDER OF DISMISSAL

On April 14, 2015, I issued an Order to Show Cause Why Matter Should Not Be Dismissed With Prejudice (the "Order to Show Cause"). In the Order to Show Cause, I stated that more than eight months had passed since I approved the Settlement Agreement in this case, and the Settlement Agreement specified that Complainant would dismiss his complaint with prejudice upon his receipt of the settlement amount. I also stated that I could not take further action without information as to whether the settlement amount was paid to Complainant. I then gave the parties fifteen days to establish why this matter should not be dismissed with prejudice, explaining that if I did not hear from the parties, I intended to dismiss this matter with prejudice, "based on what I believe is a reasonable assumption that the settlement amount has been paid to Complainant in the more than eight months since I approved the Settlement Agreement." Order to Show Cause, at 2.

As of May 15, 2015, neither party has responded to the Order to Show Cause. Accordingly, Complainant Phil Lambrecht's complaint against Respondent Mountain Air Cargo is **DISMISSED WITH PREJUDICE**.

SO ORDERED.

PAUL R. ALMANZA
Administrative Law Judge

Washington, D.C.