

U.S. Department of Labor

Office of Administrative Law Judges
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Issue Date: 12 May 2015

Case No.: 2015-AIR-00002

In the Matter of

AARON STOOKEY

Complainant

v.

LOCKHEED MARTIN

Respondent

ORDER OF DISMISSAL

This matter arises under the Wendell H. Ford Aviation Investment and Reform Act for the 21st Century (AIR 21) which was signed into law on April 5, 2000. The Act includes a whistleblower protection provision, with a Department of Labor complaint procedure. Implementing regulations are at 29 CFR Part 1979.

Under cover letter dated April 29, 2015, counsel for Complainant submitted the parties' joint Motion For Dismissal Of Complaint With Prejudice ("Joint Motion"). Included with the Joint Motion as Exhibit 1 is the parties' signed Settlement Agreement ("Agreement")

By Order dated May 11, 2015, I approved the parties' settlement agreement. By joint Motion dated April 29, 2015, the parties requested that I dismiss the Complaint with prejudice. Attached to the Motion was an Agreement signed by both counsel and the Complainant, indicating that they had resolved all issues.

I GRANT the parties' joint motion that the Complainant's complaint be dismissed. As the Complainant no longer wishes to pursue this matter, this matter is dismissed WITH PREJUDICE.¹

SO ORDERED.

SCOTT R. MORRIS

Administrative Law Judge

Cherry Hill, New Jersey

¹ 29 C.F.R. § 1979.110. Under the regulation, administrative law judge decisions are final unless a timely petition for review is filed with the Administrative Review Board and the Board accepts the matter for review.