

FILED: December 21, 2022

## STATE OF INDIANA OFFICE OF ADMINISTRATIVE LAW PROCEEDINGS

Wendy Morrow,	Administrative Cause No.: ICRC-1120-001256
Complainant,	Underlying Agency Action No.:
V.	EMsh19050294
Qdoba Restaurant Corporation d/b/a Qdoba Mexican Eats,	24F-2019-01419
Respondent.	

# FINAL FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

Pursuant to IC 4-21.5 and the Commission's June 19, 2020 Order: Automatic Adoption and Approval of Certain Non-Final Decisions, this Order is final, having been automatically approved by the Indiana Civil Rights Commission.

#### **PROCEDURAL HISTORY & JURISDICTION**

The Commission of the Indiana Civil Rights Commission ("ICRC") has subject matter jurisdiction over employment discrimination complaints based on sex that are filed under the Indiana Civil Rights Law ("ICRL"). IND. CODE § 22-9-1-2; IND. CODE § 22-9-1-6. On September 29, 2020, the ICRC, after conducting a neutral investigation, made a probable cause finding on Wendy Morrow's May 24, 2019 complaint that alleged Respondent violated the Indiana Civil Rights Law ("ICRL") by discriminating against Wendy Morrow in the protected area of employment on the basis of sex. When a finding of cause is made under the ICRL, pursuant to the Commission's June 19, 2020 Finding of Necessity, the Office of Administrative Law Proceedings ("OALP") shall appoint an Administrative Law Judge ("ALI") to preside over the matter and to conduct a hearing. IND. CODE § 22-9-1-6; IND. CODE § 4-15-10.5-12; IND. CODE § 4-15-10.5-13.

#### ISSUE

Is Complainant's Notice of Withdrawal ("Notice") effective in dismissing this matter?

#### **FINDINGS OF FACT**

- 1. The Notice was filed on December 21, 2022.
- 2. As represented in the Notice, the Parties have reached a settlement and the Complainant chooses to no longer pursue this matter. As a result, Complainant requests that this matter be dismissed.

- 3. The Notice was served on all Parties before a Notice of Hearing was issued.
- 4. There is no evidence of fraud, coercion, duress, or any other reason not to grant the requested dismissal.
- 5. Any Conclusion of Law that should have been deemed a Finding of Fact is hereby adopted as such, and this Order's statement of Procedural History is incorporated into these Findings of Fact.

## **CONCLUSIONS OF LAW**

- 1. The Commission has jurisdiction over the subject matter and the Parties. IND. CODE § 22-9-1-2; IND. CODE § 22-9-1-3; IND. CODE § 22-9.5-5-5.
- 2. A Complainant can withdrawal an ICRC complaint by filing a Notice of Withdrawal with the Commission. 910 IAC 1-2-6.
- 3. A Notice of Withdrawal is a written statement made by the Complainant in which the Complainant requests that the matter be closed. *Id.* The Notice of Withdrawal must be served on all Parties. *Id.*
- 4. If a hearing has been set, then the majority of the Commission must agree to the withdrawal before the withdrawal is effective in closing the matter. *Id.*
- 5. However, if a hearing has not been set, then the Notice of Withdrawal filed by a Complainant is immediately effective in closing the matter as of the date of filing. *Id.*
- 6. Furthermore, on June 19, 2020, the ICRC Commission issued its Order: Automatic Adoption and Approval of Certain Non-Final Decisions ("Commission's Order"). As detailed in the Commission's Order (attached as Exhibit A), the Commission, by majority vote, agreed to automatically approve any non-final decision issued by an ALJ in which an ALJ accepts a "Notice of Withdrawal filed by Complainant before a date for a hearing has been set," provided the Notice of Withdrawal complies with 910 IAC 1-2-6 or in which an ALJ accepts a joint motion to dismiss, provided the Parties waive their right to object to the ALJ's decision under IAOPA.
- 7. Complainant filed Complainant's Notice prior to the setting of a hearing in this matter, and Complainant's Notice complies with 910 IAC 1-2-6.
- Accordingly, this matter is dismissed, and pursuant to IC 4-21.5-3-29 and the Commission's Order, this Order is an automatically affirmed as a Final Order disposing of the proceedings. IND. CODE § 4-21.5-3-27(a).
- 9. Any Finding of Fact that should have been deemed a Conclusion of Law is hereby adopted as such, and this Order's Statement of Jurisdiction is incorporated into these Conclusions of Law.

#### DECISION

Having duly considered the above, the undersigned Administrative Law Judge ("ALJ") for the Office of Administrative Law Proceedings ("OALP") hereby orders as follows:

- 1. Complainant's Notice is GRANTED.
- 2. Wendy Morrow's May 24, 2019 Complaint is DISMISSED, with prejudice.
- 3. Either Party to a dispute filed under IC 22-9 may, not more than thirty (30) days after the date of receipt of the Commission's final appealable order, appeal to the court of appeals under the same terms, conditions, and standards that govern appeals in ordinary civil actions. IND. CODE § 22-9-8-1.

SO ORDERED: December 21, 2022

Jankeston Juggs

Hon. LaKesha Triggs, Administrative Law Judge Indiana Office of Administrative Law Proceedings 100 North Senate Ave., Room N802 Indianapolis, IN 46204 (317) 234-6689

## **Distribution List:**

The following distribution list includes the names and mailing addresses of all known Parties and other persons to whom notice is being given. IND. CODE § 4-21.5-3-18.

Wendy Morrow: 1322 Panama Ave., Indianapolis, IN 46241

David A. Fleischhacker\*: 100 North Senate Ave, Room N300, Indianapolis, IN 46204; (317) 232-2628

Qdoba\*: 2663 E. Main St. Ste 400, Plainfield, IN 46168

Qdoba Restaurant Corporation\*: 350 Camino de la Reina, San Diego, CA 92108

Anthony Simonton and Janelle P. Kilies\*: 501 Indiana Ave., Suite 200, Indianapolis, IN 46202

Chair Slash of the Indiana Civil Rights Commission – ultimate authority and served at <u>docketclerk@icrc.in.gov</u>

\*served in care of appearing attorney through ALP system at the email address on file with the Indiana Roll of Attorneys – all other service by mail.

#### INDIANA CIVIL RIGHTS COMMISSION ORDER: AUTOMATIC ADOPTION AND APPROVAL OF CERTAIN NON-FINAL DECISIONS

On June 19, 2020, the Majority of the Indiana Civil Rights Commission voted, under Indiana Code 4-21.5-3-29, to automatically adopt and approve as a final order any decision issued by an Administrative Law Judge ("ALJ") assigned to a matter under the June 19, 2020 Order: Finding of Necessity in which the assigned ALJ accepts the following:

- 1. A Joint Motion to Dismiss or similar motion in which all parties move for the matter's dismissal and waive their right to file objections to a decision issued by the ALJ under Indiana Code 4-21.5-3-29; and
- 2. A Notice of Withdrawal filed by Complainant before a date for a hearing has been set, provided the Notice of Withdrawal complies with 910 IAC 1-2-6(A)(i) and 910 IAC 1-2-6(B).

This Order does not apply to any Consent or Conciliation Agreements which require the signature of all approving Commission Members to be effective.

This Order applies with equal force to decisions issued under Indiana Code 22-9, et. seq. and Indiana Code 22-9.5, et. seq.

This Order is effective immediately.

SO ORDERED on June 19, 2020 by the majority vote of \_\_\_\_\_Commissioners:

Churce & Slesh Chair Adrianne L. Slash

Vice-Chair Steven A. Ramos

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Commissioner James W. Jackson