

Name	Pro Rata Share of Fund
Curtis William Mimms	\$ 665.00
Leamond Moss	500.00
Martha M. Taylor	2,047.00
Brian C. Trayvick	500.00
David Smith Offor	1,607.00
Edward Donald Smith	888.00

WHEREAS, Francis Celia Malone, who is white, was inadvertently identified as a Class Member entitled to receive Four Thousand One Hundred Forty-Eight Dollars (\$4,148.00) out of the backpay fund in this case;

WHEREAS, the parties have notified the Court that there is Ten Thousand Three Hundred Fifty-Five Dollars (\$10,355.00) remaining in the backpay fund because of the above-identified reasons and have asked the Court to issue directions concerning the disposition of such funds;

WHEREAS, although Joyce Appleton-Harris was not originally included as a member of the class in this case because she identified herself as being "Asian" in the personnel records of Boeing Company; Ms. Appleton-Harris, birth certificate indicates that she is African-American and Asian; and

WHEREAS, Ms. Appleton-Harris would have been due Four Thousand Dollars (\$4,000) as a Class Member pursuant to the formula utilized in this case, which the parties have agreed can be paid out of the balance of the undistributed class backpay funds.

THEREFORE, PREMISES CONSIDERED, it is hereby ORDERED, ADJUDGED and

DECREED as follows:

1. All Class Members and/or their personal representatives/heirs have been duly notified of the terms of the settlement of this legal action and, except for Curtis W. Mimms, Leamond Moss, Martha M. Taylor, Brian C. Trayvick, David S. Offor and Edward D. Smith, all have executed individual releases and have received their pro rata distribution from the class backpay fund.
2. Francis Celia Malone is white and thus, is not a Class Member entitled to any payment from the backpay fund.
3. The Ten Thousand Three Hundred Fifty-Five Dollars (10,355.00) remaining in the backpay fund is to be distributed as follows: (i) Four thousand Dollars (\$4,000) to Ms. Appleton-Harris as her backpay in this case upon her execution and deliver to Boeing of a general release of Boeing in the form attached to the Consent Decree; (ii) the remaining Six Thousand Three Hundred Fifty-Five Dollars (\$6,355.00) to Gordon, Silberman, Wiggins & Childs, P.C., for legal fees and expenses incurred since the entry of the Consent Decree.
4. Upon such payments, Boeing shall be relieved of all obligations under the Consent Decree in this action.

It is so ORDERED, this the 24th day of September, 1999.



U.W. CLEMON
United States District Judge