IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

ETHEL EMELIA MORRIS-SHAW,

ORDER

Plaintiff,

04-C-704-C

v.

STORA ENSO NORTH AMERICA,

Defendant.

In an order dated October 19, 2005, I gave plaintiff Ethel Emelia Morris-Shaw until November 1, 2005 to advise the court how she would like to proceed in the damages phase of this case. I gave plaintiff two options: (1) agree to pay defendant Stora Enso North America \$1.00 as damages for her breach of the Separation and Release Agreement she signed and give up her right to appeal this court's dismissal of her employment discrimination claims or (2) decline to pay the damages and preserve her right to appeal. It is now well beyond November 1 and plaintiff has not responded to the order. I construe her lack of response as an indication that she does not intend to continue prosecuting this case. Therefore, I understand her to have selected option (1). Accordingly, I will give plaintiff two weeks to show cause why this court should not enter judgment for defendant.

ORDER

IT IS ORDERED that plaintiff may have until November 29, 2005 to show cause why judgment should not be entered in favor of defendant. If plaintiff has not responded to this order by that date, the clerk of court will enter judgment for defendant in the amount of \$1.00 and close this case.

Entered this 14th day of November, 2005.

BY THE COURT: /s/ BARBARA B. CRABB District Judge