United States Court of Appeals FOR THE EIGHTH CIRCUIT

	No. 10-1536
Elizabeth McCray,	*
Appellant,	 * Appeal from the United States * District Court for the
V.	 * District Court for the * Eastern District of Missouri.
Chrysler LLC,	* [UNPUBLISHED] *
Appellee.	*

Submitted: June 23, 2010 Filed: June 30, 2010

Before MELLOY, BOWMAN, and SMITH, Circuit Judges.

PER CURIAM.

Elizabeth McCray appeals the grant of summary judgment entered by the District Court¹ in favor of her former employer, Chrysler LLC, on her Title VII claims of racial discrimination, harassment, and retaliation. The District Court's summary judgment decision rested upon a determination that it was beyond genuine dispute that McCray had knowingly and voluntarily agreed to a written release waiving her Title VII claims against Chrysler. Upon <u>de novo</u> review, <u>see Sutherland v. Mo. Dep't of Corr.</u>, 580 F.3d 748, 750 (8th Cir. 2009), we agree with the District Court's reasoning,

¹The Honorable Charles A. Shaw, United States District Judge for the Eastern District of Missouri.

<u>see Warnebold v. Union Pac. R.R.</u>, 963 F.2d 222, 223–24 (8th Cir. 1992) (affirming summary judgment for employer on involuntarily terminated former employee's discrimination claims; agreeing with the district court that the former employee's waiver of claims was knowing and voluntary where he had executed a release despite having discrimination claims pending before federal agency, the release was written in clear and unambiguous language, and the release was supported by consideration). Accordingly, we affirm.