## UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 16-1960

RI'CHA RI SANCHO,

Plaintiff - Appellant,

v.

ANDERSON SCHOOL DISTRICT FOUR,

Defendant - Appellee.

Appeal from the United States District Court for the District of South Carolina, at Anderson. Henry M. Herlong, Jr., Senior District Judge. (8:15-cv-01353-HMH)

Submitted: January 30, 2017 Decided: February 16, 2017

Before DIAZ and HARRIS, Circuit Judges, and DAVIS, Senior Circuit Judge.

Affirmed by unpublished per curiam opinion.

Ri'Cha ri Sancho, Appellant Pro Se. Allison Aiken Hanna, Mary Allison Caudell, CHILDS & HALLIGAN, Columbia, South Carolina, for Appellee.

Unpublished opinions are not binding precedent in this circuit.

## PER CURIAM:

appeals the district court's Ri'Cha ri Sancho accepting the recommendation of the magistrate judge granting summary judgment to Anderson School District Four on her claims of a hostile work environment, disparate treatment, and retaliation, in violation of Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. §§ 2000e to 2000e-17 (2012). We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court.\* Sancho v. Anderson Sch. Dist. Four, No. 8:15-cv-01353-HMH (D.S.C. Aug. 3, 2016). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

AFFIRMED

<sup>\*</sup> To the extent that Sancho requests a payment plan for her mediation fee, Sancho should direct her request to the district court in the first instance.