IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Case No. 09-cv-00397-REB-MEH

(Consolidated with Civil Action Nos. 09-cv-00398-REB-MEH, 09-cv-00399-REB-MEH, 09-cv-00400-REB-MEH, 09-cv-1064-REB-MEH, 09-cv-1065-REB-MEH, 09-cv-01067-REB-MEH, 09-cv-02208-REB-MEH, 09-cv-02209-REB-MEH, 09-cv-02210-REB-MEH, 09-cv-02412-REB-MEH, 10-cv-00400-REB-MEH, and 10-cv-00552-REB-MEH)

JULIE HART,

Plaintiff,

v.

THE BOEING COMPANY, INC.,

Defendant.

ORDER DENYING AS MOOT PLAINTIFFS' MOTION FOR RECONSIDERATION OR CLARIFICATION OF ORDER AND REQUEST FOR MOTION TO AMEND IF NECESSARY

Blackburn, J.

The matter before me is Plaintiffs' Motion for Reconsideration or

Clarification of Order and Request for Motion to Amend If Necessary [#99],¹ filed

July 2, 2010. All the relief requested by the motion is premised on the contingency that

the Tenth Circuit would accept defendant's motion for interlocutory appeal and

potentially grant the relief requested thereby. Given that the Tenth Circuit has denied

defendant's petition seeking leave to appeal an interlocutory order of this court

(see Order [#104-1], filed August 17, 2010), plaintiffs' motion appears to be moot.

¹ "[#99]" is an example of the convention I use to identify the docket number assigned to a specific paper by the court's case management and electronic case filing system (CM/ECF). I use this convention throughout this order.

THEREFORE, IT IS ORDERED that Plaintiffs' Motion for Reconsideration or

Clarification of Order and Request for Motion to Amend If Necessary [#99], filed

July 2, 2010, is **DENIED AS MOOT**.

Dated August 20, 2010, at Denver, Colorado.

BY THE COURT:

Robert E. Blackburn United States District Judge