# UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS <u>EL PASO</u> DIVISION

Kos	SETTA	SPENCER	
(Name	of plai	ntiff or plaintiffs)	JUDGE KATHLEEN CARDONE Civil Action Number:
DYNI MA	CORP I	NTERNATIONAL LIES	(Case Number to be supplied by the Intake Clerk)
HE) (Name	ATHE e of defe	R TAYLOR endant or defendants)	EP11CV0334
		COMI	PLAINT
	1.	This action is brought by <b>LOSE</b> following selected jurisdiction:	TTA SPENCEA, Plaintiff, pursuant to the
	•	(Please select the ap	plicable jurisdiction)
ſΧ	Discri	VII of the Civil Rights Act of 1964 mination on the basis of race, colorment), religion or national origin.	(42 USC §§ 2000e et seq.) Employment or, sex (gender, pregnancy and sexual
[ ]	The A	ge Discrimination in Employmen	Act (29 USC §§ 621 et seq.) (ADEA).
[]	The A	mericans With Disabilities Act (4	2 USC §§ 12102 et seq.) (ADA).
[]	The F	qual Pay Act (29 USC § 206(d)) (	EPA).
[ ]	The Fonly)		© §791 et seq.) (Applicable to federal employees
	2.	Defendant DYNCOLF INTL is located at 3/90 Fairvico Church (city), VA	(state), 22042 (zip).
	3a.	Plaintiff sought employment fro	m the defendant or was employed by the AGE PKWY (street address), FORT
	3b.	At all relevant times of claim of	Cdiscrimination, Defendant employed 500 (#) ion, at all relevant times of claim of

discrimination, Defendant had \_\_\_\_\_\_ (#) members.

	4.	Defendant discriminated against plaintiff in the manner indicated in paragraph 8 of this complaint on or about <u>AUGUST</u> (month) <u>5</u> (day) <u>2008</u> (year). If incidents of discrimination occurred more than one day, please indicate the beginning and ending dates of such acts: <u>AUGUST 5, 2008 +hru</u> October 8, 2008
	5.	Plaintiff filed charges against the defendant with the Equal Employment Opportunity Commission (E.E.O.C.) charging defendant with the acts of discrimination indicated in paragraph 7 of this complaint on or about SEPTEMBER (month) 27 (day) 2008 (year). (Not applicable to federal civil service employees).
	6a.	The E.E.O.C. issued a <b>Notice of Right to Sue</b> which was received by plaintiff on May (month) 17 (day) 2-011 (year). (Not applicable to ADEA and EPA claims or federal civil service employees).
VERY	<u>IMPO</u>	RTANT NOTE: PLEASE ATTACH A COPY OF YOUR NOTICE OF RIGHT TO SUE AND THE ENVELOPE IN WHICH IT WAS RECEIVED TO THIS COMPLAINT.
	6b.	Please indicate below if the E.E.O.C issued a <b>Determination</b> in your case:
		[XYes []No
VERY	IMPO	RTANT NOTE: IF YOU CHECKED "YES", PLEASE ATTACH A COPY OF THE E.E.O.C.'S DETERMINATION TO THIS COMPLAINT
	7.	Because of plaintiff's:
		(Please select the applicable allegation(s))
	[4]	Race (If applicable, state race) Black
	[7]	Color (If applicable, state color)
	[%]	Sex (gender, pregnancy or sexual harassment) (If applicable, state sex and claim)  Female
	[]	Religion (If applicable, state religion)
	[]	National Origin (If applicable, state national origin)
	[ ]	Age (If applicable, state date of birth)
		Disability (If applicable, state disability)

[]	Prior complaint of discrimination or opposition to acts of discrimination.  (Retaliation) (If applicable, explain events of retaliation) I have placed an attachment please see
	grachment.
	The defendant: (please select all that apply)
	[ ] failed to employ plaintiff.
	[ ] terminated plaintiff's employment.
	[X] failed to promote plaintiff.
	[ ] harassed plaintiff.
	other (specify) discrimination, retaliation assault with a deadly weapon (M/16). Please sec attachment
8a.	State <b>specifically</b> the circumstances under which defendant, its agent, or employees discriminated against plaintiff <b>PERSONALLY</b> :
VERY IMPO	ORTANT NOTE: INCLUDE SPECIFIC DATES, SPECIFIC EVENTS, AND ANY SPECIFIC COMMENTS MADE BY DEFENDANT PERTAINING TO THE DISCRIMINATION CLAIM ALLEGED ABOVE.
On 10 F olid not August He advi to hold i apply for	Jugust 2008, I was fold that Mr. Gregory West want anymore black female lead guards. On 16 I Reported the incident to Mr. Natividad Gonzalez. Se he did not want to decuss, and he did not want me faguinst him. On 16 August I was Turned a way for position. After 20 August 2008 I was no longer alternate Lead GUA
8b.	List any witnesses who would testify for plaintiff to support plaintiff's allegations and the substance of their testimony:
Tamra l hlack fc through e cliscrimi	Jaughan, she told me that Mr. West did not anymore males. The she was later fired. Chris Dupont, he went extreme adverse treatment by DI. David Spences, he was nated against by DI. JOHN Moyse, provost Marshall at time
8c.	List any <b>documentation</b> that would support plaintiff's allegations and explain what the documents will prove:

Obtline of Events, emails of complaint & responses, audio recordings of meetings pictures of Penalty of Violations, Paper work of other terminations, Schedules, literature of policies, cory of the Contract. It will prove retaliation and discrimination and how my safety was violated.

	9.	The above acts or omissions set forth in paragraphs 7 and 8 are:						
		still being committed by defendant.  no longer being committed by defendant.						
	10.	Plaintiff should attach to this complaint a copy of the charge filed with the Equal Employment Opportunity Commission. This charge is submitted as a brief statement of the facts supporting this complaint.						
	WHE	REFORE, plaintiff prays that the Court grant the following relief to the plaintiff:						
[]	Defer	ndant be directed to employ plaintiff.						
[]	Defer	Defendant be directed to re-employ plaintiff.						
	Defendant be directed to promote plaintiff.							
	Defendant be directed to pay plaintiff for violating Title  VII of the Civil Rights ACT of 1964 (42 USC 2000)  And any other State and Federal Laws they  the Company Dyncorp International violated  against me. I would like to have a jury  trial.  , and that the Court grant  such other relief as may be appropriate, including injunctive orders, damages, costs and attorney's fees.							
		I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct.  August 15, 2008  Date						
		Signature of Plaintiff  10740 Eagle Pass LN  Address of Plaintiff  EL Paso, Tx 79924						
		City State Zip Code  915-821-5728 (4) 719-659-8888(6)  Telephone Number(s)						

# ROGER L. HURLBUT

Office: 3901 W. Pioneer Parkway Arlington, Texas 76013

hurlbutlawfirm@yahoo.com

ATTORNEY & COUNSELOR AT LAW

Telephones:
Metro (817) 226-4466

Fax (817) 459-0003 Toll Free (866) 755-3164

CONFIDENTIAL & PRIVILEGED
VIA REGULAR FIRST-CLASS MAIL & EMAIL rspencer 183@aol.com

July 18, 2011

Rosetta Spencer 10740 Eagle Pass El Paso, Texas 79924

Re: Employment Dispute with DynCorp International, LLC

Dear Rosetta,

Thank you for your interest in our services. Unfortunately, as discussed on July 14, 2011, after reviewing your information provided, we will not be able to assist you with your above legal matter on a contingency fee basis. We have not been engaged at anytime to file a lawsuit or provide any other legal services and have not taken any action other action to protect your rights or interests. We also are not engaged to provide any other or further services at this time. Instead, we have only reviewed the information you provided to us for possible employment of our firm.

It is unfortunate that we were unable to timely receive all of the documents as originally requested to allow us to conduct a more efficient review. Instead, the information and documents got strung out over several weeks, causing disjointedness and delay in our review. Last Thursday and Friday we finally received the emails, military statement, and additional recordings, which I was able to review late Friday and this past weekend. We still have never received, however, our chronology and witness list forms filled out as we requested. I understand you are also waiting on your documents from the EEOC.

As discussed, last Thursday, we have declined to accept this case on a contingency fee basis based on our review. Instead, we would only consider assisting you in this matter charged at our hourly rate on a retainer basis (my current rate is \$285.00/hour plus costs and expenses while my staff rates are considerably less.) If you are interested in this type of an arrangement, please let me know immediately and we can discuss the amount of an initial retainer(s) and our policy on replenishing retainers. An initial retainer will be required in place before we are engaged. Attached is our firm's agreement for an hourly based fee for your consideration. We can fill it in appropriately if we reach an agreement.

If you wish to proceed on an hourly fee basis, please let me know by July 20, 2011, so that we can reach an agreement and then begin to gear up for timely filing suit well in advance of your **August 15, 2011**, deadline. Please understand that our declining to assist you in this matter on a contingency fee basis is not a comment on the severity of the ordeal you have experienced. Otherwise, due to the nature and time urgency of your situation, I strongly advise that you immediately take this matter to another attorney.

#### BE AWARE OF STATUTE OF LIMITATIONS

As a reminder, if you wait too long before filing a civil lawsuit in the appropriate court you will come flat up against the statute of limitations. IF YOU FAIL TO FILE SUIT BEFORE THE EXPIRATION OF THE APPLICABLE STATUTE OF LIMITATIONS AND/OR OTHER LEGAL DEADLINE, YOU WILL LOSE YOUR RIGHTS TO PURSUE YOUR CLAIM IN CIVIL COURT. In other words, you lose your legal rights against the responsible parties! That would be a serious mistake. Again, the following statutes of limitations and deadlines may apply to your case, in the least:

August 15, 2011 -

for violations under Title VII under your EEOC complaint (race/color)

4 years -

for breach of contract, and fraud claims. (Texas Law)

2 years -

for negligence, misrepresentation and many tort claims. (Texas Law)

CAUTION: There may be other applicable statutes of limitations, including such foreign law or other state laws of which we are not familiar.

Please let us know your decision upon receipt of this letter. I remain,

////

Roger L. Hurlbut

EEOC Form 161 (11/09)

Falls Church, VA 22042

# U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

•	DISMISSAL AND NOTIC	E OF	RIGHTS	
To: Rosetta Spencer 10740 Eagle Pass El Paso, TX 79924		From:		
On beha	of person(s) aggrieved whose identity is DENTIAL (29 CFR §1601.7(a))			
EEOC Charge No.	EEOC Representative			Telephone No.
a'	Yofi D. Weinberg,			(000) 440 NTEE
570-2009-00013	Enforcement Supervisor			(202) 419-0756
THE EEOC IS CLOSING IT	S FILE ON THIS CHARGE FOR THE	FOLL	WING REASON:	
The facts alleged	in the charge fail to state a claim under an	y of the	statutes enforced by the El	EOC.
<del></del>	did not involve a disability as defined by the			
The Respondent	employs less than the required number of	employe	es or is not otherwise cove	ered by the statutes.
discrimination to	s not timely filed with EEOC; in other file your charge			
The EEOC issue information obtain the statutes. No	es the following determination: Based up ined establishes violations of the statutes. finding is made as to any other issues that	might b	e construed as having bee	n raised by this charge.
The EEOC has a	adopted the findings of the state or local fai	r employ	ment practices agency that	t investigated this charge.
Other (briefly sta	ite)			
	- NOTICE OF SUI (See the additional information ith Disabilities Act, the Genetic Info ment Act: This will be the only notice	attached rmatio	to this form.)  n Nondiscrimination A  sissal and of your right to	2 200 tildt 110 11111 22112 jan
You may file a lawsuit again	net the respondent(s) under federal late the respondent (s) under federal late 11N 90 DAYS of your receipt of this suit based on a claim under state law	w base notice	or your right to sue bas	ar or state court. Tour
Equal Pay Act (EPA): EPA alleged EPA underpayment before you file suit may n	A suits must be filed in federal or state of this means that backpay due for an ot be collectible.	court w ny viola	ithin 2 years (3 years for ations that occurred ma	willful violations) of the ore than 2 years (3 years)
	on behalf o	of the Co	ommission	
		^		MAY 17 2011
Enclosures(s)	Mindy E. Wo		n,	(Date Mailed)
	Acting Di	rector		
3190 Fairview P	ERNATIONAL, LLC	Litt 115 Suit	on M. Branciforte ler Mendelson, P.C. 10 17 <sup>th</sup> Street, N.W. te 900	·
Suite 700		Wa	shington DC 20036	

Washington, DC 20036

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Washington Field Office
131 M Street, NE
Suite 4NW02F
Washington DC 2050

OFFICIAL BUSINESS

MARLED FROM ZIP CODE 2050?

3004601824

OMNES FUSS

Ms. Rosetta Spencer 10740 Eagle Pass El Paso, TX 79924

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# INFORMATION RELATED TO FILING SUIT UNDER THE LAWS ENFORCED BY THE EEOC

(This information relates to filing suit in Federal or State court <u>under Federal law.</u>

If you also plan to sue claiming violations of State law, please be aware that time limits and other provisions of State law may be shorter or more limited than those described below.)

#### **PRIVATE SUIT RIGHTS**

Title VII of the Civil Rights Act, the Americans with Disabilities Act (ADA), the Genetic Information Nondiscrimination Act (GINA), or the Age Discrimination in Employment Act (ADEA):

In order to pursue this matter further, you must file a lawsuit against the respondent(s) named in the charge <u>within</u> <u>90 days</u> of the date you receive this Notice. Therefore, you should keep a record of this date. Once this 90-day period is over, your right to sue based on the charge referred to in this Notice will be lost. If you intend to consult an attorney, you should do so promptly. Give your attorney a copy of this Notice, and its envelope, and tell him or her the date you received it. Furthermore, in order to avoid any question that you did not act in a timely manner, it is prudent that your suit be filed within 90 days of the date this Notice was malled to you (as indicated where the Notice is signed) or the date of the postmark, if later.

Your lawsuit may be filed in U.S. District Court or a State court of competent jurisdiction. (Usually, the appropriate State court is the general civil trial court.) Whether you file in Federal or State court is a matter for you to decide after talking to your attorney. Filing this Notice is not enough. You must file a "complaint" that contains a short statement of the facts of your case which shows that you are entitled to relief. Your suit may include any matter alleged in the charge or, to the extent permitted by court decisions, matters like or related to the matters alleged in the charge. Generally, suits are brought in the State where the alleged unlawful practice occurred, but in some cases can be brought where relevant employment records are kept, where the employment would have been, or where the respondent has its main office. If you have simple questions, you usually can get answers from the office of the clerk of the court where you are bringing suit, but do not expect that office to write your complaint or make legal strategy decisions for you.

#### PRIVATE SUIT RIGHTS -- Equal Pay Act (EPA):

EPA suits must be filed in court within 2 years (3 years for willful violations) of the alleged EPA underpayment: back pay due for violations that occurred more than 2 years (3 years) before you file suit may not be collectible. For example, if you were underpaid under the EPA for work performed from 7/1/08 to 12/1/08, you should file suit before 7/1/10 - not 12/1/10 -- in order to recover unpaid wages due for July 2008. This time limit for filing an EPA suit is separate from the 90-day filing period under Title VII, the ADA, GINA or the ADEA referred to above. Therefore, if you also plan to sue under Title VII, the ADA, GINA or the ADEA, in addition to suing on the EPA claim, suit must be filed within 90 days of this Notice and within the 2- or 3-year EPA back pay recovery period.

#### ATTORNEY REPRESENTATION -- Title VII, the ADA or GINA:

If you cannot afford or have been unable to obtain a lawyer to represent you, the U.S. District Court having jurisdiction in your case may, in limited circumstances, assist you in obtaining a lawyer. Requests for such assistance must be made to the U.S. District Court in the form and manner it requires (you should be prepared to explain in detail your efforts to retain an attorney). Requests should be made well before the end of the 90-day period mentioned above, because such requests do not relieve you of the requirement to bring suit within 90 days.

#### ATTORNEY REFERRAL AND EEOC ASSISTANCE - All Statutes:

You may contact the EEOC representative shown on your Notice if you need help in finding a lawyer or if you have any questions about your legal rights, including advice on which U.S. District Court can hear your case. If you need to inspect or obtain a copy of information in EEOC's file on the charge, please request it promptly in writing and provide your charge number (as shown on your Notice). While EEOC destroys charge files after a certain time, all charge files are kept for at least 6 months after our last action on the case. Therefore, if you file suit and want to review the charge file, please make your review request within 6 months of this Notice. (Before filing suit, any request should be made within the next 90 days.)

CHARGE OF DISCRIMINATION			To: An	enculies	) Charge No(s):
	Charge	Presented	ilo. Ay	es se à fano	y Change He (e)
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act Statement and other information before completing this form.	X	FEPA EEOC		570-	2009-00013
Arlington Human Right	ts Commiss	ion			and EEOC
State or local Agency	y, if any		one (Incl. Area Co	del	Date of Birth
rne (indicate Mr., Ms., Mrs.)			9) 392-1309		05-05-1969
pencer Rosetta City, State and	7ID Code	1, ,,	,, 001 .000		
eet Address 945 Wylie Lane, Colorado Springs, CO 80916				-	at I Dalimo
arned is the Employer, Labor Organization, Employment Agency, Apprenticeship C scriminated Against Me or Others. (If more than two, list under PARTICULARS be	Committee, or Sta elow.)	ate or Loca	I Government A	gency Th	at I Believe
Iscriminated Against Me or Others. (If Thore than two, tot the		No. Emple	yees, Members	Phone N	lo. (Include Area Code
eme OYNCORP INTERNATIONAL		500	or More	(70	3) 560-1203
reat Address City, State and	d ZIP Code	Opphysion out partners or 17.	- 1987 personal survivament and the enterprising of the	ورا والمعارف والمعارض المعارض	aggit Prophy , , , , , , , , , , , , , , , , , , ,
190 Fairview Park Drive, Suite 700, Falls Church, VA 22	2042	No. Empl	oyees, Members	Phone I	No. (Include Area Cod
lame	•				
City, State an	d ZIP Code	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>			
treet Address					
			DATE(S) DISCRI	MINATION	TOOK PLACE
DISCRIMINATION BASED ON (Check appropriate box(es).)			Earliest	Militar I ICI	Latest
RACE X COLOR X SEX RELIGION	NATIONAL ORIG	SIN	03-09-20	800	09-25-2008
	HER (Specify below	r.)			
LI REFALLATION				CONTINUI	NG ACTION
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):					
I was hired by DynCorp International, LLC on September 200 began to discriminate against me because of my sex (gende against. Caucasian staff members were encouraged to apply where not. I was constructively discharged on 9/25/08.  I believe that I have been discriminated against because of r	y for promotio	ns while blor/in vi	African Ame	rican e	mployees
Rights Act of 1964, as amended. I also believe that I was re	maliated again	ISL.			
I want this charge filed with both the FFOC and the State or local Agency. If any.	NOTARY - Whe	n necessar)	for State and Loc	al Agency	Requirements
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my address or phone number and I will cooperate the agencies of my charge in accordance with their procedures.	NOTARY - Whe	n necessar)	ofor State and Loc	al Agency	Requirements
will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures.	I swear or affir	m that I ha	ve read the abo	ve charge	e and that it is true
will advise the agencies if I change my address of phone filmber and I will could all	I swear or affir	m that I ha	we read the abo	ve charge	e and that it is true

Xe

### EQUAL EMPLOYMENT OPPORTUNITY COMMISSION INTAKE QUESTIONNAIRE

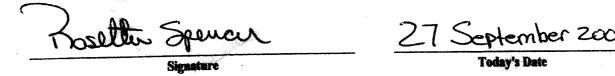
Please immediately complete the entire form and return it to the U.S. Equal Employment Opportunity Commission ("EEOC"). REMEMBER, a charge of employment discrimination must be fited within the time limits imposed by law, generally within 180 days or in some places 300 days of the alleged discrimination. Upon receipt, this form will be reviewed to determine EEOC coverage. Answer all questions as completely as possible, and attach additional pages if needed to complete your response(s). If you do not know the answer to a question, answer by stating "not known." If a question is not applicable, write "n/a." Please Print.

1. Personal Information		Apps	
Last Name: Roselfa	First Name:	Spencer	MI:
Street or Mailing Address: 3945	Wulle Lane		Apt Or Unit #:
City: Colorado Sarings	County: EL Paso	State: Colo	orado ZIP: 80916
Phone Numbers: Home: (719)	<del>orang to</del>	Work: ( )	
Cell: (719 ) 659 - 8880		"rspencer 1830	pad.com
Date of Birth: 05-05-69		Female: V Do You Have	
Please answer each of the next the ii. What is your Race? Please choose Black or African American iii. What is your National Origin?	oose all that apply.   Native Hawaiian	ou Hispanic or Latino?  American Indian or Alaska  or Other Pacific Islander	
Provide The Name Of A Person W	e Can Contact If We Are U	nable To Reach You:	
	R	Relationship: Mother	·
Name: Linda Turner Address: 10740 Eagle As	, City (	El Paso	State: Tx Zip Code: 79924
Home Phone: (915) 821-572			
I believe that I was discriminate	ed against by the followi		(Please Specify)
2. Organization Contact Inf	formation	•	· ·
Organization #1 Name:	orp Internation	not ELC	/
Address: 3190 Fairview Pr	or hour dute 70	O County: Arlino	ton
_ ~¥**	State: VA Zip: 22	047. Phone: (703	) 560-1203
City: Falls Church		different from Org. Address	
Type of Business: Global Co Human Resources Director or Ow	N. IIVIIII	Warrier	Phone: 703-560-1203
Number of Employees in the O	rganization at All Locat	tions: Please Check (1) Or	ne
Less Than 15 15-1		201 - 500	More 500
1,000 1 mari 10 []			
Organization #2 Name:	MIK	County:	
Address:		Phone: (	<u> </u>
City:	State: Zip:	FRONC: (	<u>'</u>

/II	e of Business:	ar la	Job Location if different	from Org. Address:	N/A	
	man Resources Directer	or Owner Name	: N/A		Phone:	
Man	wher of Fundavect it	the Organizati	on at All Locations: Pl	ease Check (v) One		
	ss Than 15	15 - 100	101 - 200	201 - 500 🔲	More 500	
		_	_	`		
3.	Your Employment D	ata (Complete a	s many items as you car	1)		
	Date Hired: 77 &	ntember 70	Job Title At Hire:	Security Go	and	•
	Pay Rate When Hired:	VICITION S	Last or	Current Pay Rate:		-
	Job Title of Time of All	eged Discrimination	on: Security	Suard		-
	Name and Title of Imm	ediate Supervisor:	Bruce Napr	or Lead Guar	d Assistant Guard Shift.	Supervi
	If Applicant, Date You	a Applied for Job	N/A	b Title Applied For	NA	-
			claim of employment d	iscrimination?		
4.					and one of the boundary of the boundary	•
	FOR EXAMPLE, if y	ou are over the a	ige of 40 and feel you w	ere treated worse that How feel that you w	n younger employees or you have ere treated worse than those not E. Howe feel the adverse treatm	of
		ممسمة أنسس سيالي	of discrimination vau	RNOWA CRECK I VI RANG	E. If you jest the authorise in commit	ent
*			warm nov roliniam and n	ANANAL OFIYUL VUU SII	July Check all the co. 13 you	
	7 , 7 . 7	imination 701	rticinated in someone el	se's complaint or ij yo	u jueu u charge of amer minimure.	
	and a negative action	n was threatened	or taken, you should ch	eck (V) RETALIATION	) /	
					☐ Retaliation ☑ Pregnancy ☐	i
٠	Other reason (basis) fo	or discrimination (I	Explain). Juncarp Int	ernational discrim	inated against my safety.	<del></del>
5.		43. 4	in was discriminator	ry? Include the date	(s) of harm, action(s) and	6 -
	include the name(s) Written Warning fi	and title(s) of t	<u>he persons who you be</u> Mr. John Soto)	Heve ascrimuatea a	ngainst you. (Example: 10/02/0	
	Written Warning II	(Unit Supervisor)	100 A	L. Wash Pag	an Manner dierenand	ed.
·	A) Date: 05/08	/08 Act	ion: Mr Gregory w	est ucpury irou	ram Manager disregard	للد
	IN TALLY CAR	of Ethics.	Policies una Per	MULTICS DIA HILL	fich my my seriors.	
	Name and Title of Per	son(s) Responsible	e: Mr Gregory L	nest Deputy 1	rogram Manager	- ded
	B) Date: 03/09	1/08 Act	ion: Ms Heather T	milor Howau R	csource Manager distri	Anna
	DI Int's Code	of Ethics,	Policies and Penalti	cs. Da Harassigg t	ctaliating and Threatening Co	70mmc
	Name and Title of Pe	rson(s) Responsibl	e: Ms Heather To	<del>onlor Howan K</del>	csource Manager	ري-
			diaminsipatory			$\sim \omega$
	Me For e-r	nailing Dy	ncorp Interr	iational Hotli	ine address and ref	UI TII I
	the safeta	y violation	incident deal	ing with dang	crous weapons.	

Answer questions 8-10 only if you are claiming discrimination based on disability. If not, skip to question 11.  8. Please check all that apply:    Yes, I have an actual disability   I have had an actual disability in the past   No disability but the organization treats me as if I am disabled  9. If you are alleging discrimination because of your disability, what is the name of your disability? How your disability affect your daily life or work activities, e.g., what does your disability prevent or limit your doing, if anything? (Example: lifting, sleeping normally, breathing normally, pulling, walking, climbing)	<b>you</b> o
Answer questions 8-10 only if you are claiming discrimination based on disability. If not, skip to question 11.  8. Please check all that apply: Yes, I have an actual disability  I have had an actual disability in the past  No disability but the organization treats me as if I am disabled	
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Answer questions 8-10 only if you are claiming discrimination based on disability. If not, skip to	
	to
2.	
1	<u></u>
Full Name Description	

. Are there any witnes indicate what they w	ses to the alleged discriminator ill say. Add additional pages if	y incidents? If yes, please identify them below and necessary.
NAME	pp: Lead Guard	ADDRESS & PHONE NUMBER
at this Doint	I don't know what I	ne would say to keep his Job
Please Read	JOB TITLE	ADDRESS & PHONE NUMBER
At this pour	nulkus Scurrty Gu 1+ Idon't know who 21 Attachments	and , he would say to keep his 305
NAME	JOB TITLE	ADDRESS & PHONE NUMBER
C.		
		ith EEOC or another agency? Yes No V
3. If you have filed a co Provost Mod In Doha, C	shal office (PMO)	provide name of agency and date of filing: at Camp As Suyl-yah Military Base
4. Have you sought he	p about this situation from a u	nion, an attorney, or any other source?
	- 110D	-its of organization, name of person voll snoke with and
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PRIVACY ACT STATEMENT: This form is covered by the Privacy Act of 1974: Public Law 93-579. Authority for requesting personal data and the uses thereof are:

- 1. FORM NUMBER/INTLENDATE, EEOC Intake Questionnaire (9/20/08).
- 2. AUTHORITY. 42 U.S.C. § 2000e-5(b), 29 U.S.C. § 211, 29 U.S.C. § 626. 42 U.S.C. 12117(a)
- 3. PRINCIPAL PURPOSE. The purpose of this questionnaire is to solicit information about claims of employment discrimination, determine whether the EEOC has jurisdiction over those claims, and provide charge filing courseling, as appropriate. Consistent with 29 CFR 1601.12(b) and 29 CFR 1626.8(c), this questionnaire may serve as a charge if it meets the elements of a charge.
- 4. ROUTINE USES. EEOC may disclose information from this form to other state, local and federal agencies as appropriate or necessary to carry out the Commission's functions, or if EEOC becomes aware of a civil or criminal law violation. EEOC may also disclose information to respondents in fitigation, to congressional offices in response to inquiries from parties to the charge, to disciplinary committees investigating complaints against attorneys representing the parties to the charge, or to federal agencies inquiring about hiring or security clearance matters
- 5. WHETHER DISCLOSURE IS MANDATORY OR VOLUNTARY AND EFFECT ON INDIVIDUAL FOR NOT PROVIDING INFORMATION. The providing of this information is voluntary but the failure to do so may hamper the Commission's investigation of a charge of discrimination. It is not mandatory that this form be used to provide the requested information.

### SWORN STATEMENT For use of this form, see AR 190-45; the proponent of this form is ODCSOPS PRIVACY ACT STATEMENT Title 10 USC Section 301; Title 5 USC Section 2951; E.O. 9397Dated November 22, 1943 (SSN) **AUTHORITY:** To provide commanders and law enforcement officials with means by which information may be accurately recorded. **PRINCIPAL PURPOSE:** Your social security number is used as an additional/alternate means of identification to facilitate filing and retrieval. **ROUTINE USES:** Disclosure of your social security number is voluntary. **DISCLOSURE:** 4. FILE NUMBER 2. DATE (YYYYMMDD) 3. TIME 1. LOCATION Building 5. LAST NAME, FIRST NAME, MIDDLE NAME 6. SSN 7. GRADE/STATUS 464-637577 SPENCER YUSETTA 8, ORGANIZATION OR ADDRESS Dyn Corp International WANT TO MAKE THE FOLLOWING STATEMENT UNDER OATH: my name is Prosetta Spencer I work for Dyn Corp International as a security goard overseas at Camp As Sayliah. On August 5,2008, There was a safety incident that involved the localing of a Ml16 weapon at an undesignated area with the muzzle pointed at my head. Myself Rosetta Spercer the victim mr mario soto the accosed and Mr Richard Shilkus the witness. We are all employed by DynCorp International as security guards at Camp As sayliah. Tuesday on August 5,2008, around 04:35 am in the hallway of building ZOON. While I Rosetta Spencer was bent down at my locker. Wir Sate was standing behind me speaking to Mr Shilkus. I Rosetta Spencer looked up at Mr Soto and saw Mr Soto load his magazine into his will while it was pointed at my head. I Rosetta Spencer then stood up and said, what the Fick are you doing Soto? You don't do no Shit like that. I Rosetta Spencer their shoved Mr Soto to the wall. Then I , Rosella Spercer soud, "you load your fuckin weapon at the cleaning barrel. Then Mr 50 to soud, "OK, I know where to go." At that time Mr Nappi came in From outside. Then I Rosetta Spencer asked, wir Nappita disarm wir Jota and rearm him. I Rosetta Spencer can't begin to describe how scared, nervous 11. INITIALS OF PERSON MAKING STATEMENT 10. EXHIBIT PAGE 1 OF **PAGES** ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT" TAKEN AT DATED

MUST BE INDICATED.

THE BOTTOM OF EACH ADDITIONAL PAGE MUST BEAR THE INITIALS OF THE PERSON MAKING THE STATEMENT, AND PAGE NUMBER

TAKEN AT \_BLDG 216, CAMP AS SAYLIYAH, DOHA QATAR DATED \_\_\_

#### 9. STATEMENT (Continued)

and angry I was with that gen pointed at my head. In an instinct because of Mr Soto's carelessness and total distegard of proper procedures and policies on safely anything have happend.

The infrastructure of our job is based upon safety, we as guards work a days out of a week, It is complete muscle memory to load and unload our weapons at the Clearing barrel with a lead guard as our safety instructor. That is the authorized designated area as per Military and policy to load and unload all weapons.

With all being said, Mr 30+0 had no muzzle awareness at that point. Mr 50+0 by his own admission demonstrated and displayed an unsafe act with no justification. I Rosella Spencer Fecis that this matter needs Complete urgency.

On Toesday August 5,2008 I requested to have a meeting with Mr west and Mr Moore The Deputy /Operations Support Managers. The meeting commenced at 13:45 pm.

Myself Resetta Spencer, Mr Nappi, the West and For about 15 minutes her moore. Mr West lead the meeting. I explained to her west about what happened Mr West advised that is a terminal offense. My Self and Mr Nappi agreed myself and Mr Nappi advised that he sotos disregard to safety, policies and regulations were completely unexceptable.

Then her west advised He was not soing to terminnate wer Sotobecouse the Company (Dyn corp Inti)

INITIALS OF PERSON MAKING STATEMENT

28

PAGE OF PAGES

9. STATEMENT (Continued) needs bodies. And ance they (Dyn Corp Intil starts whire the guards by (1) one hour a day people are going to start poppin smoke as per hir west.

Mr Lappialso advised the west that the soto was an Armor and LTC moyse (Pmo) removed him from the earms room. There was something in his backround records caused for his immediate removal.

Mr West conveyed that Mr Sote's corrective action would be a lead Guard escort him from the Armon window to the clearing barnel everyday. Mr West asked me how I Felt about that and demanded a yes or no answer. I Reselta Spencer told Mr west that I had complete tunnel vision on the matter and my answer is, "bo". I advised Mr West it was my head at the end of that M/16.

Mr Nappi called Mr 50to into the Office. He admitted to Mr West what happened nd left the room.

Mr West advised, he wanted a (3) page essay from Mr Soto on weapons Safety. I Rosetta Spencer intervened and said, he at least needs to be disarmed for sodays. Then Mr west agreed to disarm him.

Every since the incident I have not been able to sleep well. I Rosetta Spencer get very emotional thinking about what happened, And I'm angry at the fact that Dyn Corp International completely disregard my safety and and wellbeing

Mr soto has not even apologized for the incident. That concerns me, What state of mind will becin.

My contention is with Dyn Corp International For disregarding my Scifety under the UMCI and MEJA. I want to Press Charges against Dyn Corp International - MEnd of Steam!

INITIALS OF PERSON MAKING STATEMENT

2

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# U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Washington Field Office

1801 L Street, N. W., Suite 100 Washington, D. C. 20507 (202) 419-0713 TTY (202) 419-0702 FAX (202) 419-0740 Toll free (866) 408-8075 General information (800) 669-4000

October 3, 2008

Rosetta Spencer 3945 Wylie Lane Colorado Springs, CO 80916

Re: EEOC Charge Number 570-2009-00013N

Dear Rosetta Spencer

This is to confirm that we received your Intake Questionnaire (Form 283) and/or correspondence. Please be advised that your questionnaire and/or correspondence will be assigned to an Intake Officer for processing. Once the Intake Officer has an opportunity to review the information, you will be contacted either by telephone or mail. Your patience is appreciated.

MARKA

FOP Carolyn Allen

**Program Assistant** 



## U.S. Equal Employment Opportunity Commission

131 M Street, NE

Suite 4WN02F Washington, D. C. 20507

Intake Information Group: (800) 669-4000 Intake Information Group TTY: (800) 669-6820

Washington Status Line: (866) 408-8075 Washington Direct Dial: (202) 419-0713 TTY (202) 419-0702

FAX (202) 419-0740

December 15, 2008

Respondent: DynCorp International, LLC EEOC Inquiry No. 570-2009-00013

Spencer Rosetta 3945 Wylie Lane Colorado Springs. CO 80916

Dear Mr. Rosetta:

Your intake questionnaire correspondence concerning allegations of employment discrimination by the respondent named above has been reviewed. It is not clear from what you submitted whether you intend to file a charge of discrimination or whether you would like to speak to us first before filing a charge.

We have included a draft Charge of Discrimination based on what you submitted. You may sign and send the form to us IF you intend to file a charge. However, please be aware that the law requires that a respondent receive timely notice of our receipt of your charge. Therefore, if you sign and send five (5) copies of the charge form to us, we will notify the respondent immediately.

If you are not sure whether to file a charge and would like to speak to us first, please don't hesitate to call me at (301) 419-0718 or email me at devona.jefferson@verizon.net to arrange an interview.

Please contact me as soon as possible because charges of employment discrimination must be filed within the time limits imposed by law. When you call, please use the "EEOC Inquiry No." listed at the top of this letter and mention that you are responding to this letter. Please also read the enclosed brochure, "What You Should Know Before You File A Charge With EEOC," for answers to frequently asked questions about employee rights and the EEOC process. You may also visit our website at www.eeoc.gov to determine how much time you have to file a charge or learn more about the EEOC.

IF WE HAVE NOT HEARD FROM YOU WITHIN 30 DAYS OF THIS LETTER, WE WILL ASSUME THAT YOU DID NOT INTEND TO FILE A CHARGE OF DISCRIMINATION WITH US.

Sincerely,

Devona J. Jefferson Federal Investigator (202) 419-0718

Enclosure(s)

Copy of EEOC Form 5, Charge of Discrimination (6 copies) Copy of EEOC Uniform Brochure, "What You Should Know Before You File A Charge With EEOC."



### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

March 11, 2009

Rosetta Spencer 3945 Wylie Lane Colorado Springs, Colorado 80916

Dear Ms. Rosetta Spencer,

Thank you for contacting us on 03/09/2009 03:10 PM. Based on the information you provided, it appears your situation may be covered by the laws we enforce. To begin the charge-filing process, please read and complete the entire questionnaire immediately. You may return the questionnaire by mail to the EEOC office listed below or you may return the questionnaire in person. If you wish to return the completed questionnaire in person, we strongly encourage you to call the office at the number indicated below before visiting. The charge filing process can take up to two hours to complete and the intake office hours and procedures may differ from office to office.

Washington Field Office 131 M Street NE, Suite 4NWO2F Washington, DC 20507-0100 1-202-419-0713

#### Please remember to:

- · Answer all questions as completely as possible.
- Include the location where you work(ed) or applied.
- · Complete both sides of each page.
- · Attach additional pages to complete your responses, if necessary.
- Contact the field office if you have questions about completing this form or if you wish to inquire about visiting the office to complete the charge filing process.

Information about the laws we enforce and our charge-filing procedures is available on our web site at www.eeoc.gov.

A charge of job discrimination must be filed with the EEOC within 180 days from the date of harm in order to protect your rights. This 180 day filing deadline may be extended to 300 days if the charge is also covered by a state or local job discrimination law. Therefore, it is important that you submit the completed questionnaire promptly.

Submission of this questionnaire may not meet all requirements for filing a charge. However, this questionnaire will allow the EEOC to review your circumstances further and determine whether we can assist you.

Please call 1-800-669-4000 and provide the transaction number 090309-000964, if you have not heard from the field office after 30 days from the date you mailed the completed questionnaire.

#### Sincerely,

U.S. Equal Employment Opportunity Commission

\* PLEASE do NOT return the questionnaire to the address on the envelope; return it to the address above \*

# ROSETTA SPENCER Plaintiff

### ATTACHMENT TO COMPLAINT FORM (EEOC)

#### **SUMMARY OF EVENTS**

I was hired by DynCorp International LLC. on September 2006 at 13500 Heritage PKWY, FORTH WORTH, TX 76177.

DynCorp International LLC., staff and employees violated Title VII of the Civi Right Act of 1964 (Title VII). It is illegal to retaliate against a person because the person complained about discrimination.

DynCorp Internation LLC violated other laws as well.. Military Extraterritorial Jurisdiction Act, 18 U.S.C., breach of trust, federal laws, state laws, negligence and penal codes.

My contract was not supose to end until April 1, 2009.

On 5 August 2008, (Tuesday), around 4:35am in the hallway of building 200 A. While I was bent down at my locker Mr. Mario Soto was standing behind me speaking and laughing with Mr. Richard Shulkus. I looked up and saw Mr. Soto load his magazine into his M/16 weapon while it was pointed directly at my head. Mr. Mario Soto hit the release button and it snapped. I was in a state of shock. I feared for my life. I stood still. At that point and time, I didn't know if he had shot the weapon or he had chambered a round while pointed directly at my head. Mr. Soto was looking at me and still laughing.

I did shove Mr. Soto out of self defense and in fear of my life for having a loaded dangerous M/16 weapon pointed directly at my head.

I told Mr. Bruce Nappi (Lead Guard) to disarm Mr. Mario Soto.

I was horrified, I was in immediate and imminent danger.

I reported the incident that morning. The meeting did not commence until 1345.

Myself, Mr. Gregory West (Deputy Program Manager), Mr. Bruce Nappi (Lead Guard) and for about 15 to 20 minutes Mr. Clarence Moore (Assistant Operations Manager), Mr. Mario Soto.

Mr. West advised it was a terminal offense. Mr. Nappi and Mr. Moore agreed.

Mr. Mario Soto admitted in the meeting he pointed a loaded gun at me while I was at my locker. Paul Nantz vs. State of Indiana, 2001 Ind. App. 740 N.E. 2d 1276, MEJA, 18 U.S.C.

Mr. West advised it is a terminal offense but he was not going to terminate Mr. Soto because people are going to quit once Dyncorp start cutting the guards by an hour a day people are going to start poppin like smoke. And he did not want to look at safety issues as a violation nor from the Military stand point.

Mr. Nappi and myself advised Mr. West that Mr. Soto was kicked out of the arms room by LTC Moyse. Mr. Soto has a domestic violence charge on his DD214. Mr. Mario Soto had displayed anger. Mr. Mario Soto did verbally admit he loaded his wepon while pointed at my head.

Mr. Mario Soto and staff neglected to safeguard my safety. The company allowed Mr Soto and staff to disreguard 'Zero Tolerance Policies', Code of Ethics and Business Conduct and Compliance with the law. Harper v. City of East Point, 237 Ga, App. 375, 515 S.E. 2d 629 (1999). Paul Nantz vs. State of Indiana, 2001 Ind. App. 740 N.E. 2d 1276, MEJA, 18 U.S.C.

On 10 August 2008, I was told to turn in my passport requested by Ms. Heather Taylor (Human Resource Dept Personal). As I was going to guard mount Ms. Tamra Vaughan (Guard) advised me that Mr. West told her he did not want to hire anymore black women for the lead guard position(s).

On 13 August 2008, I filled a complaint with the Military and signed a Sworn Statement.. The Military stated it was a violation of safety with a dangerous weapon..

On 16 August 2008, Mr. Natividad Gonzalez (Program Manager) had a meeting with DynCorp International guard force to confirm DynCorp was going to cut use an hour a day. After the meeting I spoke to Mr. Gonzalez in the strictness of confidence about how black african

american woman are being discriminated against for future lead guard position. I advised him that Mr. West did not want anymore black women in the lead guards position. And how he wanted most Caucasian women to be in the lead positions. Mr. Gonzalez advised anybody can go out for the lead guard position as long as they do not have any disciplinary actions. I advised it is known we will not be considered. Then Mr. Gonzalez advised, he really didn't want to decuss this because he did not want me to hold it against him.

After 19 August 2008, prior speaking to Mr. Gonzalez knowing that I am an alternate lead guard. Since I reported the gun incident about Mr. Soto pointing a loaded dangerous weapon gun M/16 at my head and filing a complaint. I was not scheduled or assigned to work as a lead guard anymore. There were still 3 lead guard positions open.

I still went to apply. I was told by Mr. West that the position wont, reopen until next week.

On 21 August 2008, I was off.

On 22 August 2008, Mr. Mario Soto started taunting me with his M/16 weapon by pushing his release button and making it charge forward when I walk by him in the hallway and laughing. I was afraid and scared for my safety. I reported the incident to Security Administrator.

On 25 August 2008, I was told I had to move to another team. It was not by choice.

On 25 August 2008, I wrote Mr. West a detailed email displaying and conveying my concerns. I had advised I was the victim then and why was I being victimized for following safety procedures, regulations, policies and the safety of others and the laws we are governed by.

On 25 August 2008, I email the DynCorp International HOTELINE about the gun incident.

On 25 September 2008, I was constructively discharged. Do to Ms. Taylor not renewing my work visa. And I was afraid for my life with all the adverse treatment. My work visa was about to expire in two weeks.

Then Ms. Taylor asked, for my passport again so she can cancel my visa A.S.A.P. and that I am to leave immediately.

On 29 August 2008, Mr. Alford James shot of his weapon in the Tower.

On 31 August 2008, I sent another email to the DynCorp International HOTELINE informing them. That there had been another safety incident dealing with another dangerous weapon. I didn't want the situation that happen to me to be an isolated incident. Being threaten and having my life in danger by a loaded weapon pointed directly at my head. By Mr. Soto.

I had already started receiving adverse treatment from Mr. West and Ms. Taylor.

M.s Heather Taylor retaliated against me. She was refusing to renew my work visa and give me back my passport. If Ms. Taylor does not renew my work visa I can not work on the contract. In order to work on the DynCorp contract it states in our contract we have to have a work visa. If we can not get a work visa we must leave immediatly.

On 1 September 2008, I filled a complaint about Ms. Taylor not giving me my passport to my shift supervisor.

On 2 September 2008, Ms. Taylor had me come to her office to pick up my passport and advised she still had not renewed my work visa amd she was not trying to keep my passport from me. I advised, Ms. Taylor you have had my passport for over 3 weeks and I don't understand. Then Ms. Taylor proceeded to ask me question about an ex employee Chris Dupont (Guard). She made a comment that she heard that we were real close. I advised everyone likes him. White v. Burlington N.2 Sante Fe Ry. Co., 321 F. 3d 1203, 2003 U.S App. Lexis 2469 (6th Cir., 2003).

The way Ms. Taylor, Mr. Gonzalez and employees treated Mr. Dupont was criminally unethical. Mr Dupont was one of the many employees that was in the news papers crying out for help in 2007.

Chris Dupont helped the Government retreive allot of money from DynCorp International LLC for fraud and many other things.

Ms. Taylor knows it only takes 3 to 5 days to get a work visa. She was forcing me out. That is a breach of contract and trust and several laws.

On 3 September 2008, Ms. Taylor had me come to her office to investigate the incidents. Which she displayed she did not care she was completely bias. She stated that charges could be brought against me for my actions. I asked her to give it to me in writing. She later then stated it was not founded.

Ms. Taylor advised me of a conversation I had with Mr. Gonzalez in the strictness of confidence. About how Mr. West would not allow me and some other black woman to apply for the Lead Guard position.. I told Ms. Taylor he did not ask me. Ms Taylor angerly says he said he asked you and you make 3 black women.

Then Ms. Taylor advised I will hear a response within 2 to 5 days. I received and email from the hoteline on September 11, 2008. Stating the investigation was CLOSED.

Ms. Taylors behavior and comments were very aggressive, discriminatory, rude, retalitory and recklesss. White v. Burlington N.2 Sante Fe Ry. Co., 321 F. 3d 1203, 2003 U.S App. Lexis 2469 (6th Cir., 2003).

Ms. Taylor would not allow me give her my resume. She advised I have to give it to my Shift Supervisor. That is not how we apply for any position. It has to go through the Human Resource Dept.

I went to apply again for the position I was told I had to be recommended by my Shift Supervisor. I never heard of such a thing.

On 28 September 2008, out of respect to Mr. George F Close (Vice President). I sent him and email of everything that was going on and the adverse treatment I was receiving from the staff and employees. I explained to him how I followed all policies, procedures, regulations.

On Mr. Close last visit he gave me his card and advised that if there was anything going on that might jeopardize the contract or the company and peoples safety to let him know. Especially if nothing was being done about it. If I could not get intouch with him to call the hotline.

Mr. Alford James (black male) was terminated for his weapon violation and the safety of others. Ms. Tamra Vaughan was terminated for weapons violation and the safety of others and her weapon was not loaded or on her person.

But Mr. Mario Soto got favorable treatment for pointing a loaded weapon directly at my head putting me in direct, immediate, immient, danger of a dangerous weapon. I was afraid for my life. What he did was a criminal, negligent act against me. Mr Morio Soto broke the law that was enforced by the Secretary of Defense. All weapon should be loaded and unloaded at the clearing barrel.. Harper v. City of East Point, 237 Ga, App. 375, 515 S.E. 2d 629 (1999). Paul Nantz vs. State of Indiana, 2001 Ind. App. 740 N.E. 2d 1276.

On 7 October 2008, Mr. Budaharri (Assistant Human Resource Personnel) advised that some woman tried to cancel my work visa in August. The only person who had my passport was Ms. Heather Taylor.

#### **CLOSING**

I was a dedicated and loyal employee. I received good performance ratings, awards and recommendations during my tenture with DynCorp International LLC.

Very truly yours,

Rosetta Spencer

August 15, 2008