1	DEBRA W. YANG		
2	United States Attorney		
2	LEON W. WEIDMAN Assistant United States Attorney		
3	Chief, Civil Division		
_	MICHELE C. MARCHAND		
4	California Bar No. 93390		
5	Assistant United States Attorney JOANNE S. OSINOFF		
٥	California Bar No. 141489		
6	Assistant United States Attorney		
7	Federal Courthouse, 14th Floor		
/	Los Angeles, California 90012		
8	312 North Spring Street Los Angeles, California 90012 Telephone: (213) 894-2727 Facsimile: (213) 894-7177		
_	Facsimile: (213) 894-7177		
9	Attorneys for Plaintiff		
10	United States of America		
11	UNITED STATES DIS	TRICT COLIRT	
12	UNITED STATES DIS	TRICT COOKT	
	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
13	WESTERN DI	VISION	
14	WESTERN DI	VISION	
	UNITED STATES OF AMERICA,) No. SACV 03-1013-JVS(PLAx)	
15	Plaintiff,) [Proposed]	
16	Tiamum,) [Proposed]) CONSENT DECREE	
	v.)	
17	HOUSING AUTHORITY OF THE CITY	\	
18	OF SAN BUENAVENTURA,	{	
	,	Ś	
19	Defendant.	}	
20		.)	
21	I INTRODU	CTION	
22	I. INTRODUCTION		
	1. On September 27, 2002, the United States filed this action on behalf		
23	of Mary McFarlin against the Housing Authority of the City of San Buenaventura		
24			
	to enforce the provisions of Title VIII of the	Civil Rights Act of 1968 (the Fair	

("Defendant") is a California State entity authorized to engage in or assist in the operation of low-income housing.

3. Defendant constructed the Rose Garden Apartments located at 123 South Ventura Avenue, Ventura, California with Community Development Block Grant funds provided by the City of San Buenaventura. Defendant owns and manages the Rose Garden Apartments, which consists of fourteen (14) apartments.

II. ALLEGATIONS

The United States alleged in its Complaint that Mary McFarlin ("Ms. McFarlin") is a physically disabled individual who is mobility impaired and requires the use of a walker. Ms. McFarlin is a handicapped person within the meaning of the Fair Housing Act, 42 U.S.C. § 3602(h).

In August 1999, Ms. McFarlin was a tenant at the Rose Garden Apartments and requested a handicapped accessible parking space as an accommodation of her disability. She was placed on a waiting list for a handicap space. On January 4, 2000, Ms. McFarlin parked her vehicle in her assigned parking space and upon exiting her vehicle, tripped on the adjacent curbed planter and fell to the ground.

The United States alleges that the Defendant violated the Fair Housing Act, 42 U.S.C. § 3604(f)(3)(B) by refusing to make the requested accommodation when such reasonable accommodation was necessary to afford Ms. McFarlin an equal opportunity to use and enjoy her dwelling. The United States further alleges that, as a result of Defendant's unlawful conduct, Ms. McFarlin suffered damages including, but not limited to, emotional distress, pain and suffering, and economic loss.

Defendant disputes all the material allegations made by the United States.

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purpose of compromising disputed claims and avoiding the expense of further litigation. The parties acknowledge the resolution of this matter is not to be construed as an admission of liability or fault by the Defendant, its agents or employees.

IV. AFFIRMATIVE RELIEF

A. Conditions

- 1. Defendant, its employees, agents, and all persons in active concert or participation with them shall:
 - a. Within ten (10) days of the date of entry of this Decree, and with the written consent of Barry Slade, the current tenant of Apartment 3, add Ms. McFarlin's name to the lease for Apartment 3 at the Rose Garden Apartments. Plaintiff United States shall obtain and provide to Defendant the written consent of Barry Slade for the addition of Mary McFarlin to the lease he currently holds. (See Attachment A);
 - b. Within ten (10) days of the date of entry of this Decree, assign a handicapped accessible parking space to Apartment 3 at the Rose Garden Apartments in lieu of the parking space currently assigned to Apartment 3;
 - Within ten (10) days after the date of entry of this Decree,
 provide the monetary relief detailed in Section VII of this
 Consent Decree to the Plaintiff United States for delivery to
 Mary McFarlin;

practices, or services, when such reasonable accommodations may be necessary to afford all residents with a disability an equal opportunity to use and enjoy a dwelling; and,

e. For a period of three (3) years from the date of entry of this Decree, not unlawfully coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on account of his or her having exercised or enjoyed, or on account of his or her having aided or encouraged any other person in the exercise or enjoyment of any right granted or protected by 42 U.S.C. § 3604.

B. Policies

- 1. Within sixty (60) days after the date of this Decree, Defendant shall adopt and implement specific, uniform, and objective written standards and procedures for receiving and handling requests made by people with disabilities for reasonable accommodations. These standards shall comply with the requirements of 42 U.S.C. §§ 3601 *et seq.*, and include the following provisions:
 - a. Defendant shall inform all applicants that they may request reasonable accommodations of Defendant's rules, policies, practices, and services. Prior to lease execution, if prospective tenants inquire about reasonable accommodations, Defendant will inform them of their ability to seek reasonable accommodations.
 - b. Defendant shall use the following forms: Request for
 Reasonable Accommodation ("Request Form") (<u>Attachments B</u>

(Attachment C). Oral requests for Reasonable Accommodations will be recorded by the Property Manager using the form in Attachment B-1.

The parties acknowledge that in some situations, verification by a health care provider of a person's disability is not necessary in evaluating a requested reasonable accommodation because a person's disability is obvious or readily apparent to the Defendant and the need for the requested reasonable accommodation is also readily apparent or known. However, if (1) the requestor's disability is not obvious or readily apparent to the Defendant, or (2) the requestor's disability is obvious or readily apparent or known to the Defendant but the need for the reasonable accommodation is not readily apparent or known to the Defendant, then the Defendant may request only the information that is necessary to evaluate the disability-related need for the reasonable accommodation. Defendant will for that purpose use <u>Attachment D</u>. Any information provided must be kept confidential and must not be shared with other persons unless they need the information to make or assess a decision to grant or deny a reasonable accommodation, and the Requestor authorizes such disclosures.

c. Defendant will provide a copy of the Reasonable

Accommodation Policy for Persons with Disabilities attached hereto as Attachment E to each current and future Housing

reasonable accommodation it receives during the duration of this Consent Decree. These records shall include: (a) the name, address, and telephone number of the person making the request; (b) the date on which the request was received; (c) the nature of the request; (d) whether the request was granted or denied; and (e) if the request was denied, the reason(s) for the denial.

- e. Defendant shall post the Reasonable Accommodation Policy by which a tenant may request a reasonable accommodation in the leasing office in a conspicuous location, easily viewable to tenants and prospective tenants.
- 2. If Defendant proposes to change these standards and procedures, it shall first notify the United States with a copy of the proposed changes. If the United States does not deliver written objections to the Defendant within sixty (60) days of receiving the proposed changes, the changes may be effected. If the United States makes any objections to the proposed changes within the sixty (60) day period, the specific changes to which the United States objects shall not be effected until the objections are resolved.

C. Notice to Employees

1. Within ten (10) days after the date of this Decree, the Defendant shall inform each of its employees, agents or any other persons who have responsibility for the management and/or maintenance of dwellings of such person's obligations under this Consent Decree and under the Fair Housing Act, 42 U.S.C. §§ 3601, *et seq.* Defendant shall furnish each such employee, agent, or other person covered

2. New employees or new agents who have responsibility for the management and/or maintenance of dwellings shall: (a) be informed of the contents of this Consent Decree and of their obligations under the Fair Housing Act, 42 U.S.C. §§ 3601, *et seq.*, when their employment commences; (b) be provided a copy of this Consent Decree; and, (c) execute the statement appended hereto as Attachment F no later than five (5) calendar days following their first day of employment.

D. Notice to Tenants

- 1. Within ten (10) days of the date of this Decree, the Defendant shall mail current tenants notice of Defendant's non-discriminatory policies. This notice shall be in the form of Attachment G.
- 2. For the duration of this Consent Decree, the Defendant shall keep a copy of this Consent Decree in its leasing office for interested individuals to review.

E. Training

1. Within thirty (30) days after the date of entry of this Decree,
Defendant shall provide verification of the educational training concerning the
sections of the Fair Housing Act pertaining to discrimination on the basis of
disability previously received by its employees and agents whose duties, in whole
or in part, involve supervisory authority over the rental and management of

Act pertaining to discrimination on the basis of disability within 90 days after the date of entry of this decree. This training shall be conducted by a qualified third party unconnected to defendant or its employees, agents, or counsel, subject to approval by the United States. Defendant shall provide to the United States, within 30 days after the training, the name(s), address(es) and telephone number(s) of the trainer(s) and certifications executed by the trainers confirming the attendance of the trainee(s).

- 2. During the period in which this Decree is in effect, each new employee or agent of the Defendant who has supervisory authority over the rental and management of dwellings shall attend, after their hiring, the next practicable training session conducted by the training entity.
- 3. All costs and expenses related to the training requirements of this Consent Decree shall be the sole responsibility of the Defendant.

V. REPORTING REQUIREMENTS

- 1. Defendant shall, no later than ninety (90) days after the date of entry of this Consent Decree, serve upon counsel for the United States a written report explaining its efforts to comply with this Consent Decree. This report shall consist of the following:
 - a. Copies of the statements signed by any and all employees pursuant to Section IV(C) of this Consent Decree;
 - A copy of the notice sent to current tenants pursuant to Section
 IV(D) of this Consent Decree; and
 - c. Copies of certification of attendance at fair housing educational programs pursuant to Section IV(E) of this Consent Decree.

- 2. Six (6) months after the date of entry of this Consent Decree, and every six (6) months thereafter for three (3) years, Defendant shall serve on counsel for the United States a written report explaining its efforts to comply with this Consent Decree. In each report required under this paragraph, Defendant shall:
 - a. Provide copies of statements signed by any new employees pursuant to Section IV(C) of this Consent Decree;
 - Provide copies of certification of attendance for fair housing educational programs for any new employees pursuant to Section IV(E) of this Consent Decree;
 - c. Notify counsel for the United States of any request it has received for reasonable accommodation. Such notification shall include information contained in Section IV(B)(1)(d);
 - d. Notify counsel for the United States of any written complaint that involves housing discrimination on the basis of disability which has come to the attention of Defendant or any of its employees, agents or other representatives in the preceding sixmonth period. Defendant shall include a copy of the complaint and any records relating to the complaint, including those relating to the resolution of the complaint; and
 - e. Notify counsel for the United States of any change in the
 ownership or management of the Rose Garden Apartments.
 Such notification shall include the address and the name of any
 new owner or manager.

pertaining to Defendant's obligations under this Decree. Upon reasonable notice to Defendant's counsel, representatives of the U.S. Department of Justice shall be permitted to inspect and copy all such records at reasonable times in order to monitor Defendant's compliance with this Decree.

VII. MONETARY RELIEF FOR MARY MCFARLIN

Within ten (10) days after the date of this Decree, Defendant shall deliver to the United States a check for \$75,000.00 made payable to the order of Mary McFarlin. Within ten (10) days of receipt of said check, Mary McFarlin shall sign the Release Agreement attached hereto as <u>Attachment H</u>. Counsel for the United States shall not forward the check to Mary McFarlin until the United States has received said executed Release Agreement and a copy of the Consent Decree entered by this Court. The United States shall forward the executed Release Agreement to Defendant upon receipt.

VIII. GOOD FAITH COMPLIANCE

The United States and Defendant shall endeavor in good faith to resolve informally any differences regarding interpretation of and compliance with this Decree prior to bringing such matters to the Court for resolution. However, in the event of a failure by the Defendant, whether willful or otherwise, to perform in a timely manner any act required by this Decree or in the event of any other act violating any provision hereof, the United States may move this Court to impose any remedy authorized by law or equity.

IX. TIME FOR PERFORMANCE, INTERPRETATIONS AND MODIFICATIONS

1. The United States and Defendant shall have the right to seek relevant

particular modification, the burden of proof concerning the propriety of modification falls on the party so moving. Any time limits for performance imposed by this Decree may be extended by mutual agreement of the parties without approval by the Court, provided that such agreement is in writing.

2. This Decree constitutes the entire agreement among the parties and supersedes and renders void all prior agreements, written or oral, among the parties. In the event any provision or term of this Decree is determined to be or is rendered invalid or unenforceable, all other provisions and terms of the Decree shall remain unaffected to the extent permitted by law.

X. SCOPE AND TERM OF DECREE AND DISMISSAL OF ACTION

- 1. The provisions of this Decree shall apply to the Defendant, and its employees, agents, and all persons in active concert or participation with them.
- 2. This Decree is effective immediately upon its entry by the Court and shall be effective for a period of three (3) years thereafter.
- 3. For purposes of this Decree, the phrase "date of this Decree" shall refer to the date on which the Court enters this document as its own Decree.
- 4. This Consent Decree may be extended upon motion for good cause, including on the basis that Defendant has failed to comply with this Decree.

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1	5. The Court shall retain jurisdiction of the action and over the	
2	Defendant for the term of this Decree, after which this case shall be dismissed with	
3	prejudice. Each party shall bear its own attorneys' fees, expert fees, and costs.	
4	It is so ORDERED, ADJUDGED and I	DECREED on this day of
5	, 2004.	
6	HON. JAMES V. SELNA	
7		ED STATES DISTRICT JUDGE
8	The undersigned apply for and co	onsent to the entry of this ORDER:
9	DATED:, 2004	DEBRA W. YANG United States Attorney
10		Jnited States Attorney LEON W. WEIDMAN Assistant United States Attorney
11		Assistant United States Attorney Chief, Civil Division
12		
13	$\overline{\mathbf{N}}$	MICHELE C. MARCHAND
14	. A	Assistant United States Attorney OANNE S. OSINOFF
15	$S \parallel$	Assistant United States Attorney
16	S Z	Attorneys for Plaintiff United States of America
17		
18	DATED:, 2004	MURCHISON & CUMMING, LLP
19		
20		ROBERT H. PANMAN
21	. A	Attorneys for Defendant Housing Authority of the City San Buenaventura
22		San Buenaventura
23		
24	. II	

Attachment A CONSENT OF BARRY SLADE

I, Barry Slade, current tenant of Apartment 3 at the Rose Garden Apartments, 123 South Ventura Avenue, Ventura, California ("Rose Garden Apts."), hereby consent to the addition of the name of Mary McFarlin to my Housing Authority of the City of San Buenaventura Non-HUD Assisted Units Dwelling Lease for Apartment 3 at the Rose Garden Apts., in accordance with the terms of the Consent Decree entered in <u>United States v. Housing Authority of the City of San Buenaventura</u>, SACV 03-1013-JVS(PLAx).

Dated:			
	_	Barry Slade	

Attachment B

REQUEST FOR REASONABLE ACCOMMODATION

If you, a member of your household, or someone associated with you has a disability, and feel that there is a need for a reasonable accommodation for that person to fully enjoy the premises and/or to have equal opportunity to use and enjoy a dwelling unit or the public or common use areas, please complete this form and return it to your Housing Manager or to the Housing Authority of the City of San Buenaventura, 995 Riverside Street, Ventura, California 93001. Check all items that apply and explain fully. Use the other side if you need more space. If you cannot fill out this form yourself, please contact your Housing Manager or call the Housing Authority of the City of San Buenaventura at (805) 648-5008 and we will assist you in completing this form. We will answer this request in writing within two weeks (or sooner if the situation requires an immediate response).

Sign	nature of Tenant or		
App	olicant:		
1.	The person(s) who have a disability requiring a reasonable accommodation		
	is:		
	Me A person associated with me.		
	Name of person with disability:		
	Phone #:		

Name of Tenant or Applicant:

Today's Date:_____

1		me can live here with equal op	oportunity to use and enjoy the premises
2		(check all of the changes that	apply):
3			
4	A change in a rule, policy, or practices.		
5		I need the following cha	ange:
6			
7			
8			
9			
10		Other:	
11			
12	3.	I need this reasonable accomm	nodation bacques:
13	٥.		
14			
15 16			
17			
18		UESTER	DATE
19	HOU	SING MANAGER	DATE
20			
21			
22			
23			
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Attachment B-1 1 Form to be completed by Housing Manager if Requester cannot or will not complete written form (Attachment B). 2. 3 On ______, the undersigned requester orally requested a reasonable 4 accommodation to [describe dwelling unit]: 5 6 The reasonable accommodation consisted of: 7 8 9 10 11 I, the undersigned, Housing Manager of _____: 12 Gave the requester the applicable forms and offered to assist in filling 13 out the forms. 14 Granted the request. 15 Explained the request could not be evaluated until the following 16 additional information is provided: 17 18 19 20 21 22 REQUESTER DATE 23 REQUESTER'S ADDRESS:_____ 24 REQUESTER'S TELEPHONE NUMBER:

Attachment C 1 APPROVAL OR DENIAL OF REASONABLE ACCOMMODATION 2 REQUEST 3 4 Address: 5 6 Phone: () _____ 7 On _____ [date], you requested the following 8 reasonable accommodation [describe request]: 9 10 11 12 We have (check all that apply): 13 ____ Approved your request. The following reasonable accommodation will be 14 permitted [describe]: 15 16 17 ___ The change is effected immediately. 18 ___ The reasonable accommodation will be permitted by: 19 [date] . 20 To make the change you requested, we must have bids and then arrange 21 installation or we must order certain equipment. We anticipate that the change

will be made by [date]: ______, and we will notify

you if we discover that there will be a delay. If you have questions, or think that

this accommodation will not meet your needs or will take too long to provide, you

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Can neither approve nor deny your request without further information [List	
information needed]:	
Denied your request. We have denied your request because [list all reasons	
that apply]:	
We used these facts to deny your request [list]:	
To make this decision, we spoke with the following people, reviewed the following	
documents, and performed the following investigation [list]:	
If you disagree with this decision or have information to provide to us, you may	
contact the Housing Authority of the City of San Buenaventura at (805) 648-5008	
to discuss this further.	
Sincerely, [two signatures required for a denial of a request]	
Signature: Date	
Name: Title:	
Signature:Date:	
Name:Title:	

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form.

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Attachment D

CONFIRMATION OF A PERSON'S DISABILITY

This form is to be used when a person's disability is not obvious or readily apparent or when the requester's disability is obvious or readily apparent but the need for the reasonable accommodation is not readily apparent or known to the property management. A disability is (1) a physical or mental impairment that substantially limits one or more of such persons' major life activities, (2) a record of having such impairment or (3) being regarded as having such an impairment. A reasonable accommodation may be necessary to allow you equal opportunity to use and enjoy the premises. To be completed by Applicant/Resident making the request for a reasonable accommodation. Do you meet the definition of a disabled individual as defined above? YES/NO (circle applicable answer) If yes, what is your specific request for a reasonable accommodation? **RELEASE**: Applicant/Resident: I authorize the housing provider _____ to verify with the third-party listed below whether my handicap or disability is covered by the information provided in this verification

Applicant/Resident signature Date

RELEASE: Applicant/Resident: I authorize the housing provider

1	reasonable accommodation.		
2	Applicant/Resident signature Date		
3	INFORMATION BEING REQUESTED FROM HEALTH CARE PROVIDER		
5	1. Is the individual disabled as defined above? YES NO		
6	2. In your professional opinion, may the individual need the reasonable		
7			
8	property? YESNO		
9	COMMENTS:		
10			
11			
12	INFORMATION PROVIDED BY:		
13	Health Come Firm / Organization / Physician		
14	Health Care Firm / Organization / Physician		
15	Printed Name of Health Care Provider Phone Number		
16	Signature of Health Care Provider Date		
17	Signature of Health Care Hovider		
18			
19 20			
21 22			
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Attachment E

$\frac{\textbf{REASONABLE ACCOMMODATION POLICY FOR PERSONS WITH}{\underline{\textbf{DISABILITIES}}}$

If a resident or member of a household has a disability, he/she may request a reasonable accommodation. Reasonable accommodations in rules, policies, practices or services may be made when such reasonable accommodations may be necessary to afford such person equal opportunity to use and enjoy a dwelling.

It is preferred that all reasonable accommodation requests be submitted in writing to the Housing Manager or the Housing Authority of the City of San Buenaventura. Requests for reasonable accommodation and release forms are available at the Housing Authority office. If a resident or household member has difficulty filling in the form, the Housing Manager will assist him or her in completing the form. Oral requests for reasonable accommodations will be recorded and processed in accordance with this policy.

All requesters shall be notified in writing of the decision regarding the request within 14 days of the Housing Manager's receipt of the complete written request, including completed Attachments B, C and D, if necessary. If the request is denied, an explanation for such denial shall be included in the written notification. If the request is denied, the requesting resident may ask the Housing Authority of the City of San Buenaventura Section 504 Coordinator to review the request.

1 | Attachment F

EMPLOYEE ACKNOWLEDGMENT

I have received and I have read a copy of the Consent Decree entered in United States v. Housing Authority of the City of San Buenaventura, CV 03-1013-JVS(PLAx). I understand the terms of that Consent Decree.

I further understand that federal law prohibits refusing to make reasonable accommodations in rules, policies, practices, or services when such accommodation may be necessary to afford a person with a disability equal opportunity to use and enjoy his/her dwelling.

With this understanding, I agree that, as a condition of my employment or contract relationship with the Housing Authority of the City of San Buenaventura with respect to the management and/or maintenance of residential housing, neither I nor any other person who serves as my agent in any capacity shall discriminate in any manner on account of disability in carrying out my employment or contract services.

Signature
Name (Please Print)
Home Address
Home Telephone Number
Date

Attachment G

NON-DISCRIMINATION NOTICE

It is the policy of the Housing Authority of the City of San Buenaventura not to discriminate against any person because of that person's race, color, religion, sex, familial status, national origin or handicap. The Housing Authority considers any and all requests for reasonable accommodations in the application of its rules, policies, practices and services, in accordance with the requirements of the Fair Housing Act, 42 U.S.C. §§ 3601 *et seq*.

Attachment H

RELEASE AGREEMENT

A. PARTIES

This Release ("Agreement") is made this _____ day of _____ 2004, by

Complainant Mary McFarlin ("Complainant") releasing Defendant Housing

Authority of the City of San Buenaventura ("Defendant and sometimes releasee")

(collectively, the "parties").

B. AGREEMENTS

This Release pertains to disputed claims and is the result of compromise. As such, it does not constitute and shall not be deemed as an admission of liability by any party. In consideration of the mutual covenants and promises contained herein and based upon the recitals herein, the parties agree as follows:

1. Affirmative Relief

Within ten (10) days of the date of entry of this Decree, Defendant shall add the name of Mary McFarlin to the lease, currently held by Barry Slade, for Apartment 3 at the Rose Garden Apartments. Attached hereto as Attachment A is the written consent of Barry Slade to the addition of Ms. McFarlin to the lease for Apartment 3. In addition, within ten (10) days, Defendant shall assign a handicapped accessible parking space to Apartment 3 at the Rose Garden Apartments in lieu of the current parking space assignment for Apartment 3. It is further agreed by the parties that only one parking space shall be assigned to Apartment 3 at the Rose Garden Apartments. The handicapped accessible parking space shall be assigned to Apartment 3 for as long as Complainant remains a tenant of that unit. Complainant's tenancy at the Rose Garden Apartments and the assignment

parties that Complainant may remain a tenant at Rose Garden Apartments with an assigned handicapped accessible parking space for as long as she so chooses.

2. Payment

Within ten (10) days after the date of this Decree, Defendant shall deliver to the United States a check for \$75,000.00 made payable to the order of Mary McFarlin. Counsel for the United States shall not forward the check to Mary McFarlin until the United States has received this executed Release Agreement. The United States shall forward the executed Release Agreement to Defendant upon receiving it.

3.0 Releases and Discharges

3.1 In consideration of the affirmative relief and payment set forth above, Complainant Mary McFarlin hereby completely releases and forever discharges Defendant, and its, employees, managers, directors, officers, administrators, partners, attorneys, insurance companies, agents, predecessors, successors, and assigns, past and present, and each of them, hereinafter collectively referred to as "Releasees," of and from any and all claims, actions, causes of action, demands, rights, damages, losses, costs, attorneys' fees, loss of profits, expenses, and compensation whatsoever, which Complainant now has or which may hereafter accrue, on account of or in any way growing out of any and all known and unknown and foreseen and unforeseen losses and damages and consequences resulting or which may result from the incidents and matters pertaining to the certain litigation entitled United States of America v. Housing Authority of the City of San Buenaventura, designated as case number SACV 03-1013- JVS (PLAx), on

the Releasees.

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3.2 Complainant acknowledges that there is a risk that subsequent to the execution of this Release, she may discover, incur or suffer claims which were unknown or unanticipated at the time this Release is executed, including, without limitation, unknown or unanticipated claims which arise from, are based upon, or are related to incidents which gave rise to the certain litigation entitled, <u>United States of America v. Housing Authority of the City of San Buenaventura</u>, designated as case number SACV 03-1013-JVS(PLAx), on file with the United States District Court, or some part or aspect thereof, which if known by the parties on the date of this Release being executed, may have materially affected Complainant's decision to execute this Release. Complainant expressly assumes the risk of such unknown and unanticipated claims and agrees that this Release applies to all such unknown claims.

3.3 Complainant hereby waives and relinquishes all rights and benefits which she has or may have under Section 1542 of the California Civil Code, or the laws of any other state or jurisdiction to the same or similar effect.

Section 1542 of the California Civil Code provides as follows:

"A general release does not extend to claims which the creditor does not know or suspect to exist in her favor at the time of executing the release, which, if known to him, must have materially affected her settlement with the debtor."

4. Comprehension of Document

In executing this Release, Complainant represents that she has relied on the advice of legal counsel from the United States Attorney's Office for the Central District of California, concerning the legal consequences of this

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terms of this Release Agreement are fully understood and voluntarily accepted by Complainant.

5.0 Warranties

- 5.1 Complainant hereby warrants that there are no existing liens on the matter for which Defendant would have responsibility and agrees to indemnify and hold Releasees free and harmless from any and all damages, claims, and expenses including, but not limited to, all actual court costs, attorneys' fees, attorney liens, medical liens, insurance company liens, governmental liens and any and all other liens, known or unknown, which are asserted or may be asserted as a result or on account of incidents which gave rise to the certain litigation entitled, <u>United States of America v.</u>

 Housing Authority of the City of San Buenaventura, designated as case number SACV 03-1013-JVS(PLAx), on file with the United States District Court or the claims asserted therein.
- 5.2 Complainant represents and warrants that she has not assigned or otherwise transferred or subrogated any interest in any claims referred to in this Release Agreement.

6. Governing Law

This Release is made and entered into in the State of California and shall in all respects be interpreted, enforced, and governed by the laws of the State of California.

7. Publicity

In further consideration of the affirmative relief and monetary payment set forth above, Complainant agrees not to contact the print or electronic media to publicize or discuss the terms of the Consent Decree entered in <u>United</u>

1	this Release do not preclude Complainant from responding to inquiries from
2	the print or electronic media regarding this matter should they initiate
3	contact with Complainant after the filing of the Consent Decree.
4	
5	
6	Mary McFarlin
7	Mary McFarlin Complainant
8	Dated:
9	
10	Housing Authority of City of San Buenaventura, Defendant and
11	Releasee
12	Dated:
13	
14	
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