

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 vs.)
)
 TOWN OF COLORADO CITY, ARIZONA;)
 et al.,)
)
 Defendants.)
 _____)

No. 3:12-cv-8123-HRH
(Prescott Division)

ORDER

Approval of Settlement Agreement

By oral agreement placed on the record on March 7, 2016, plaintiff and defendants Town of Colorado City, Arizona, City of Hildale, Utah, Twin City Power, and Twin City Water Authority, Inc., agreed upon a settlement of the monetary aspects of plaintiff’s Fair Housing Act Claim, 42 U.S.C. § 3601, et seq. That settlement agreement has now been reduced to writing, a complete copy of which settlement agreement is appended to this order.

The settlement agreement is approved and adopted by the court as a fair, reasonable, and adequate resolution of all of the plaintiff’s monetary and civil penalty claims in this case. The parties shall proceed as agreed with the funding of the settlement agreement.

DATED at Anchorage, Alaska, this 19th day of April, 2016.

/s/ H. Russel Holland
United States District Judge