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10 11	UNITED <b>STATES</b> DISTRICTCOURT WESTERN <b>DISTRICT</b> OF WASHINGTON AT SEATTLE		
12	UNITED STATES OF AMERICA $C 07-5218-kLS$		
13	Plaintiff, )		
14	v.		
15	JOHN E. AND SHIRLEY L. PRICE, JURY TRIAL DEMANDED		
16	Defendants.		
17			
18	The United States of Americalleges as follows:		
19	<u>Nature</u> OF <u>ACTIO</u> N This action is brought by the United States on behalf of William B. Price a.k.a. William		
20			
21	B. Freeman Price (Freeman Price) to enforce the provisions of Title VII bf the Civil Rights Act of 1968,		
22	as amended by the Fair Housing Amendments Act of 1988,42 U.S.C. §§ 3601, et seq., (the "Fair Housing Act")		
23	Housing Act"). JURISDICTION & VENUE		
24	<ol> <li>This Court has jurisdiction over this action under 28 U.S.C. §§ 1331 and 1345 and</li> </ol>		
25			
26	42 U.S.C. $\$$ 3612(o). Venue is proper in this judicial district pursuant to 42 U.S.C. $\$$ 1391(b) and .		
27	UNITED STATES DEPARTMENT OF JUSTICE		
28	CIVIL RIGHTS DIVISION, HOUSING AND CIVIL ENFORCEMENT SECTION STIPENNSYLVANIA AVENUE		
	COMPLAINT - 1 Northwestern Building, 7 <sup>th</sup> FLOOR (202) 353-9732		

42 U.S.C. § 3612(0) as the Defendants are located in this judicial district and the events or omissions
giving rise to the claim occurred in this judicial district.

## PARTIES

At all times relevant to this Complaint, Defendants John E. and Shirley L. Price owned
 and operated Valley View Apartments (Valley View), a 24-unit apartment complex located at 2120 46th
 Avenue, Longview, Washington. Defendants John and Shirley Price are residents of Kelso,

7 Washington.

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4. The units at Valley View are "dwellings" within the meaning of 42 U.S.C. § 3602(b).

5. Mr. Freeman Price is handicapped or disabled within the meaning of the Fair Housing
Act, 42 U.S.C. § 3602(h). Mr. Freeman Price suffers from diabetic neuropathy, for which he has used a
cane starting intermittently in 2001. In 2004, his neuropathy worsened and he began using the cane
more frequently. Another result of the neuropathy is that he has an 18% oxygen-uptake deficit, for
which he has been using oxygen since 1992. The neuropathy substantially limits his ability to seat
himself, rise from a sitting position, and maintain his balance.

## FACTUAL ALLEGATIONS

6. Mr. Freeman Price is currently a resident of Valley View and has resided nearly continuously at Valley View since August 1985. Mr. Freeman Price moved into his present apartment on or about January 16, 1993.

7. On or about May 6, 2004, Mr. Freeman Price telephoned Defendant John Price and told
 him that he had been unable to access his car in the parking lot due to inadequate space to open his car
 door. Mr. Freeman Price explained that, because of his disability, he needs to open his door fully to
 enter and exit his car. Mr. Freeman Price told Defendant John Price that he needs to either park in two
 spaces or have a handicap accessible parking space.

8. On or about May 24, 2004, Mr. Freeman Price parked his car across two spaces and
 Defendant John Price demanded that Mr. Freeman Price move his car or face eviction.

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On or about May 24, 2004, Mr. Freeman Price sent via certified mail a letter to the

DEPARTMENT OF USION, CLYUL RIGHTS DIVISION, ENFORCEMENT SECTION 950 PENNSYLVANIA AVENUE NORTHWESTERN BUILDING, 7<sup>th</sup> FLOOB (202) 353-9732

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Defendants informing them that he qualified as a disabled individual under the Fair Housing Act and
 requesting that the Defendants provide him with two contiguous spaces until a handicapped-sized space
 was available.

10. The Defendants refused Mr. Freeman Price's request in a June 1, 2004 letter.

11. On or about June 1, 2004, the Defendants changed their tenant rules in retaliation for Mr. Freeman Price's complaints. The new rules mandated that each tenant could have one parking space if they had one vehicle and two spaces if they had two vehicles, whereas the old rules were silent on the number of parking spaces each tenant could use.

12. Mr. Freeman Price's request that the Prices permit him to park in two spaces until
they provided him a larger parking space constituted a request for reasonable accommodations in rules,
policies, practices, or services, as defined by 42 U.S.C. § 3604(f)(3)(B). Mr. Freeman Price's request
was both reasonable and necessary to afford Mr. Freeman Price an equal opportunity to use and enjoy a
dwelling.

On or about June 9, 2004, the Defendants posted and mailed a 20-day notice
 terminating Mr. Freeman Price's tenancy, which did not state a cause for Mr. Freeman Price's eviction.
 On or about July 2, 2004, the Defendants served Mr. Freeman Price with a Summons

16 14. On or about July 2, 2004, the Derendants served with recommendation of the served with recom

18 15. At the September 3, 2004, eviction hearing, the judge denied the Defendants'
attempted eviction of Mr. Freeman Price on the grounds that it was retaliatory.

20 16. Defendants did not grant Mr. Freeman Price's reasonable accommodation request before
21 selling Valley View on or about January 31, 2005.

17. On or about April 13, 2005, Mr. Freeman Price filed a timely housing discrimination
complaint with the United States Department of Housing and Urban Development ("HUD"), alleging
that the Defendants had violated the Fair Housing Act by failing to make a reasonable accommodation
and by intimidating him.

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Pursuant to the requirements of 42 U.S.C. §§ 3610(a) and (b), the Secretary of HUD

DEPARTMENT OF JUSTICE CIVIL RIGHTS DIVISION, ENFORCEMENT SECTION 950 PENNSYLVANIA AVENUE NORTHWESTERN BUILDING, 7<sup>TH</sup> FLOOR WASHINGTON, D.C. 20530

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1	conducted and completed an investigation of the complaint, attempted conciliation without success, and			
2	prepared a final investigative report. Based on the information gathered in the investigation, the			
.3	Secretary, pursuant to 42 U.S.C. § 3610(g)(1), determined that reasonable cause existed to believe that			
4	discriminatory housing practices had occurred. Accordingly, on or about March 26, 2007, the Secretary			
5	issued a Charge of Discrimination ("the Charge") pursuant to			
6	42 U.S.C. § 3610(g)(2)(A), charging the Defendants with engaging in discriminatory housing practices			
7	in violation of the Fair Housing Act.			
8	19. On April 2, 2007, Mr. Freeman Price made a timely election to have the claims asserted			
9	in the Charge decided in a civil action pursuant to 42 U.S.C. § 3612(a).			
10	20. On April 2, 2007, the Chief Administrative Law Judge issued a Notice of Election			
11	of Judicial Determination and terminated the administrative proceedings on Mr. Freeman Price's			
12	Complaint.			
13	21. Following this Notice of Election, the Secretary of Housing and Urban Development			
14	authorized the Attorney General to commence a civil action, pursuant to 42 U.S.C. § 3612(0).			
15	FAIR HOUSING ACT VIOLATIONS			
16	22. The Defendants, through the actions referred to above, have:			
17	a. Discriminated against Mr. Freeman Price in the terms, conditions, or privileges of			
18	rental of a dwelling, or in the provision of services or facilities in connection with			
19	such dwelling, because of handicap, in violation of			
20	42 U.S.C. § 3604(f)(2)(A);			
21	b. Refused to make reasonable accommodations in rules, policies, practices, or			
22	services, which were necessary to afford Mr. Freeman Price an equal opportunity			
23	to use and enjoy a dwelling, in violation of			
24	42 U.S.C. § 3604(f)(3)(B); and			
25	c. Coerced, intimidated, threatened or interfered with Mr. Freeman Price in the			
26	exercise or enjoyment of, or on account of his having exercised or enjoyed any			
27	DEPARTMENT OF ITSTICE			
28	ENFORCEMENT SECTION			
	" 950 PENNSYLVANIA AVENUE NW NORTHWESTERN BUILDING, 7 <sup>th</sup>			
	COMPLAINT - 4 Washington, D.C. 20530 (202) 353-9732			

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1	right granted or protected by the Fair Housing Act, in violation of		
2	42 U.S.C. § 3617.		
3	23. Freeman Price is an aggrieved person, as defined in 42 U.S.C. § 3602(i), and has suffered		
4	damages as a result of the Defendants' discriminatory conduct as described above.		
5	24. The discriminatory actions of the Defendants were intentional, willful, and taken in		
6	disregard of Mr. Freeman Price's federally protected rights.		
7	WHEREFORE, the United States of America prays for relief as follows:		
8	1. A declaration that the conduct of Defendants as set forth above violates the Fair Housing	•	
· 9	Act. as amended, 42 U.S.C. §§ 3601, et seq.;		
10	2. An injunction against the Defendants, their agents, employees, and successors, and all		
11	other persons in active concert or participation with any of them, from discriminating on the basis of		
12	disability in violation of the Fair Housing Act, as amended, 42 U.S.C. §§ 3601, et seq.;		
13	3. An award of monetary damages to Freeman Price, pursuant to		
14	42 U.S.C. §§ 3612(0)(3) and 3613(c)(1); and		
15	4. The United States further prays for such additional relief as the interests of justice		
16	may require.		
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	COMPLAINT - 5 Northwestern Building, 71 FLOOR Northwestern D C 20530	TH.	

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2	Dated: this $\frac{30}{2}$ day of $\frac{401}{100}$ , 2007
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5	JEFFREY C. SULLIVAN United States Attorney
6	Office States Automey
7	$\left( \right) \right) \left( \right)$
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9	Civil Chief
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**COMPLAINT - 6** 

ALBERT0 GONZALES Attorney General

IGCB WAN J. KIM

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