UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

FILED

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION,

Plaintiff,

V. *

UNITED SERVICES INVESTMENTS, INC.,

Defendant.

MAR 2 5 1999

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SA-98-CA-859

ORDER

On this day came on to be considered the plaintiff's motion for clarification and reconsideration of the Court's February 19, 1999 Order. Also before the Court is the response of the defendant. Upon consideration, the Court is of the opinion that its prior Order does not need clarification. The parameters of the defendant's arbitration request are clear. As the Court in *EEOC v. World Savings and Loan Ass'n, Inc.*, No. AMD 98-3315, 1999 U.S. Dist. Lexis 190 (D. Md. Jan. 12, 1999) explained; the EEOC may wish to prosecute the action as one for class-based equitable relief only and thereby reserve until final judgment appellate review of the individual monetary relief issue on behalf of former employees who signed arbitration agreements.

It is therefore **ORDERED** that the plaintiff's motion for clarification and reconsideration is **DENIED**.

Signed this 24th day of march, 1999.

H. F. GARCIA U.S. District Judge

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