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7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF ARIZONA	
10	United States of America,	Case No. CV-12-8123-PCT-HRH
11	Plaintiff,	DEFENDANT TOWN OF COLORADO CITY'S UPDATE
12	V.	REGARDING POLICE
13	Town of Colorado City, Arizona; City of Hildale, Utah; and Twin City Water Authority,	CONSULTANT CONTRACT
14	Inc.,	
15	Defendants.	
16 17	Pursuant to the Court's Order on Colorado City's Motion to Modify Judgment	
18	[Doc. 1199], the Town of Colorado City provides the following update to the Court.	
19	On September 8, 2021, counsel for the United States, Colorado City, and Hildale,	
20	along with Roger Carter (as the Monitor) and Jim Keith (as the Police Consultant), all met	
21	telephonically to discuss the Court's Order. Counsel for Colorado City expressed the	
22	concern regarding avoiding duplicative work by the Monitor and Police Consultant. The	
23	discussion was very professional, cordial, and productive. A question was raised	
24	regarding whether Colorado City could provide some examples of duplicative work so	
25	that the Monitor and Police Consultant could be more aware of the issue. Counsel for	
26	Colorado City agreed to request some examples from Colorado City and to then provide	
27	those examples to all parties on the call. Everyone also agreed that, once those examples	
28	are identified, the next step is to amend the Police Consultant's contract to remove the	

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1 items already completed and to hopefully better identify the work to be completed going 2 forward. 3 4 5 6 7 invoices and other documents. 8 9 10 11 12 13 14 15 is cognizant of keeping the Court updated. 16 17 18 19 Dated on September 29, 2021 20 21 22 23 24 25 26 27

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The parties scheduled follow-up calls on September 17 and 24, 2021. Those calls did not occur because counsel for Colorado City is still waiting to receive invoices and other documents from Colorado City to illustrate potentially duplicative work. Counsel for Colorado City therefore requested to postpone the calls until everyone can review the The parties intend to continue to move forward on this issue in good faith and to confer with each other regarding how to amend the Police Consultant's contract. Once the parties have reached an agreement (or if they reach an impasse on an issue), they will notify the Court. Because the exact date of when the parties will resolve this issue is unknown, Colorado City wanted to provide this update to the Court and also suggests that the parties provide a further update at least every 30 days until the issue is resolved. Colorado City does not anticipate it will take more than 30 days to resolve this issue, but The United States has reviewed this filing and has no objection to continuing to work on resolving this issue and providing regular updates to the Court. BARRETT & MATURA, P.C. /s/ Jeffrey C. Matura Jeffrey C. Matura Melissa J. England 8925 East Pima Center Pkwy, Suite 215 Scottsdale, Arizona 85258 Attorneys for Defendant Town of Colorado City, Arizona

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on September 29, 2021, I electronically transmitted the 3 foregoing document to the Clerk's Office using the CM/ECF system for filing and transmittal of Notice of Electronic filing to the following CM/ECF registrants: 4 Steven H. Rosenbaum 5 Sameena Shina Majeed R. Tamar Hagler 6 Paul Killebrew 7 Matthew J. Donnelly Emily M. Savner 8 Katharine F. Towt 9 Corey M. Sanders Noah D. Sacks 10 United States Department of Justice Civil Rights Division 11 950 Pennsylvania Avenue, NW 12 Washington, D.C. 20530 Attorneys for Plaintiff United States of America 13 14 /s/ Susan Saville 15 Susan Saville 16 17 18 19 20 21 22 23 24 25 26 27 28 3