UNITED STATES OF AMERICA DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OFFICE OF HEARINGS AND APPEALS

UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT,

15-AF-0103-PF-015

October 28, 2015

Petitioner,

v.

MARK III MANAGEMENT CORPORATION,

Respondent.

ORDER GRANTING DISMISSAL

On July 29, 2015, the United States Department of Housing and Urban Development ("Government") filed a *Complaint* against Mark II Management Corporation ("Respondent") seeking five civil penalties and assessments, for a total award of \$75,466, under the Program Fraud Civil Remedies Act of 1986 ("PFCRA").

The Government now moves for dismissal of the *Complaint* on the basis the parties "have executed a Settlement Agreement that resolves all of the pending issues." The Court has not been asked to review or approve the settlement, but a copy of the executed Settlement Agreement was attached to the *Government's Consent Motion to Dismiss*.

For good cause, and without objection, the *Consent Motion to Dismiss* is **GRANTED** and the matter is **DISMISSED**.

So ORDERED,

Alexander Fernández Administrative Law Judge