IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF KENTUCKY SOUTHERN DIVISION AT PIKEVILLE

ARNETIA JOYCE ROBINSON, CASE NO:7:15-cv-00109-ART-EBA

Plaintiff,

PLAINTIFF'S MOTION FOR LEAVE TO VS.

> FILE COMBINED RESPONSE TO **MOTIONS TO DISMISS UNDER SEAL**

THE FEDERAL HOUSING FINANCE AGENCY, et al.

Defendants.

Plaintiff Arnetia Joyce Robinson, through counsel, hereby moves the Court for the entry of an order permitting Plaintiff to file her Combined Response to Motions to Dismiss under seal. The reason for this request is that the Response refers to certain information that is contained in various documents that are subject to a Protective Order entered in a case pending in the United States Court of Federal Claims, Fairholme Funds, Inc. v. United States, No. 13-465C. The grounds supporting this motion are set forth more fully in the accompanying Memorandum in Support. The undersigned has consulted with Defendants' Counsel and Defendants do not oppose Plaintiff's request.

Respectfully submitted,

/s/ Robert B. Craig

Robert B. Craig (KBA No. 15590) Taft Stettinius & Hollister LLP 1717 Dixie Highway, Suite 910 Covington, KY 41011-2799

Tel: (859) 547-4300

Fax: (513) 381-6613 craigr@taftlaw.com

Counsel for Plaintiff Arnetia Joyce Robinson

CERTIFICATE OF SERVICE

I hereby certify that on this 11th day of February, 2016, I electronically filed the foregoing through the Court's ECF system, which will send a notice of electronic filing to all parties to this action, and that I served a copy of Plaintiff's Combined Response to Motions to Dismiss upon Asim Varma, Esq.; Deepthy Kishore, Esq.; Thomas Zimpleman, Esq.; and T. Scott White, Esq. by email.

/s/ Robert B. Craig
Counsel for Plaintiff

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF KENTUCKY SOUTHERN DIVISION AT PIKEVILLE

ARNETIA JOYCE ROBINSON, : CASE NO:7:15-cv-00109-ART-EBA

Plaintiff,

.., MEMORANDUM IN SUPPORT OF

vs. : PLAINTIFF'S MOTION FOR LEAVE TO

FILE COMBINED RESPONSE TO

THE FEDERAL HOUSING FINANCE : MOTIONS TO DISMISS

AGENCY, et al. : UNDER SEAL

Defendants. :

Plaintiff has moved to file her Combined Response to Motions to Dismiss ("Response") under seal in the above-captioned action, because the Response refers to certain information that is subject to a Protective Order entered by the United States Court of Federal Claims (the "CFC") in an action entitled *Fairholme Funds, Inc. v. United States*, No. 13-465C. A copy of the Response has been submitted as a provisionally sealed document attached to Plaintiff's Motion. Pursuant to Rule 8.1 of the Court's Amended Electronic Case Filing Administrative Policies and Procedures, Plaintiff requests that the Court order that the Response be placed under seal and filed by the Clerk. Defendants do not oppose this request.

Respectfully submitted,

/s/ Robert B. Craig
Robert B. Craig (KBA No. 15590)
Taft Stettinius & Hollister LLP
1717 Dixie Highway, Suite 910
Covington, KY 41011-2799
Tel: (859) 547-4300

Fax: (513) 381-6613 craigr@taftlaw.com

Counsel for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on this 11th day of February, 2016, I electronically filed the foregoing through the Court's ECF system, which will send a notice of electronic filing to all parties to this action, and that I served a copy of the Combined Response to Defendants' Motions to Dismiss upon Asim Varma, Esq.; Deepthy Kishore, Esq.; Thomas Zimpleman, Esq.; and T. Scott White, Esq. by email.

/s/ Robert B. Craig

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF KENTUCKY SOUTHERN DIVISION AT PIKEVILLE

ARNETIA JOYCE ROBINSON, : CASE NO:7:15-cv-00109-ART-EBA

Plaintiff,

•

vs. : ORDER

THE FEDERAL HOUSING FINANCE AGENCY, et al.

:

Defendants.

This matter having come before the Court on Plaintiff Arnetia Joyce Robinson's Motion for Leave to File Combined Response to Defendants' Motion to Dismiss <u>under seal</u>, and the Court being sufficiently advised;

IT IS HEREBY ORDERED that Plaintiff's motion is GRANTED and the Clerk shall place the Combined Response <u>under seal</u> of this Court.

SO ORDERED this ____ day of February, 2016.