The Secretary, United States Department of Housing and Urban Development, on behalf of Justine van der Pool, and her four minor aggrieved children, September 10, 2019

Charging Party, HUDHA 18-JM-0253-FH-022

v.

Heathermoor II, LLC and Valhalla Management & Real Estate, LLC, d/b/a Woda Management & Real Estate, LLC,

Respondents.

SECRETARIAL ORDER

On August 16, 2019, the United States Department of Housing and Urban Development (HUD) filed “Charging Party’s Unopposed Request for a Secretarial Order Dismissing a Fair Housing Act Charge That Has Been Settled by Agreement of All Parties” (Request) directly with the Secretary. In response, on August 23, 2019, Administrative Law Judge (ALJ) J. Jeremiah Mahoney issued an “Order Denying Certification for Interlocutory Review.” On August 29, 2019, HUD filed with the Secretary “Charging Party’s Supplement to its Previously-Filed ‘Charging Party’s Unopposed Request for a Secretarial Order Dismissing a Fair Housing Act Charge That Has Been Settled by Agreement of All Parties.’”

The Secretary only has jurisdiction over a Petition to Review an Initial Decision issued by an ALJ under 24 C.F.R. § 180.675 or an ALJ’s Interlocutory Ruling after the ALJ’s determination regarding certification under 24 C.F.R. § 26.51. The Request is neither a Petition
for Review of an Initial Decision or an Interlocutory Ruling. Therefore, I do not have jurisdiction to issue a ruling on this Request.

Dated this 10th day of September, 2019

Andrew Hughes
Secretarial Designee