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6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
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9	) THE HOUSING AUTHORITY OF THE )
10	TE-MOAK TRIBE OF WESTERN)SHOSHONE INDIANS,)3:08-CV-0626-LRH-VPC
11	Plaintiff,
12	v. ) <u>ORDER</u>
13	) UNITED STATES DEPARTMENT OF ) HOUSING AND URBAN DEVELOPMENT; )
14	et al.,
15	Defendants.
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17	Before the court is the parties' joint motion to alter or amend judgment. Doc. #47.
18	On March 28, 2016, the court issued a judgment in this matter in favor of plaintiff the
19	Housing Authority of the Te-Moak Tribe of Western Shoshone Indians ("Te-Moak Housing
20	Authority") and against defendants United States Department of Housing and Urban Development
21	("HUD"); Julian Castro, Secretary of HUD; and Jemine Bryon, General Deputy Assistant Secretary
22	for the Office of Public and Indian Housing, in the amount of \$769,645.00 in recaptured funds. See
23	Doc. #46. The parties now contend that the amount of the original judgment was in error and that
24	only \$119,182.00 was actually recaptured from the Te-Moak Housing Authority. See Doc. #47. The
25	court has reviewed the parties' joint motion to amend and finds that good cause exists to issue an
26	amended judgment in this action.

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IT IS THEREFORE ORDERED the parties' joint motion to alter of amend judgment (Doc. #47) is GRANTED.

IT IS FURTHER ORDERED that the clerk of court shall enter an AMENDED JUDGMENT in favor of plaintiff the Housing Authority of the Te-Moak Tribe of Western Shoshone Indians and against defendants United States Department of Housing and Urban Development ("HUD"); Julian Castro, Secretary of HUD; and Jemine Bryon, General Deputy Assistant Secretary for the Office of Public and Indian Housing, in this action.

8 IT IS FURTHER ORDERED that defendants shall restore to plaintiff the amended amount
9 of \$119,182.00, for Indian Housing Block Grant funds. Any such restoration shall be in addition to
10 the full Indian Housing Block Grant allocation that would otherwise be due to the plaintiff under
11 the Native American Housing Assistance and Self-Determination ACT in a given fiscal year as
12 calculated without application of the amount of the judgment.

IT IS FURTHER ORDERED that defendants shall make restoration of the IHBG funds
from all available sources, including, but not limited to, Indian Housing Block Grant funds carried
forward from previous grant years and Indian Housing Block Grant funds appropriated in future
grant years.

IT IS FURTHER ORDERED that the restoration of funds to plaintiff shall be completed as
soon as administratively feasible, but in no event later than twenty-four (24) months from the date
of judgment.

IT IS SO ORDERED.

DATED this 27th day of April, 2016.

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LARPY R. HICKS UNITED STATES DISTRICT JUDGE