1 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 6 AT SEATTLE 7 INGE T. ANDERSON, 8 Plaintiff, NO. C17-0891RSL 9 v. 10 ORDER DIRECTING ENTRY OF SCOTT ALAN ANDERSON, CONSOLIDATED JUDGMENT 11 Defendant. 12 13 14 This matter comes before the Court on plaintiff's "Motion for Recalculating and Entering 15 Judgment." Dkt. # 215. There have been four judgments entered in the above-captioned matter. 16 In addition, the Ninth Circuit has awarded plaintiff \$13,597.50 in attorney's fees on appeal. Her 17 request that all of the disparate awards in her favor be consolidated in a single judgment is 18 19 unopposed and hereby GRANTED. The Clerk of Court is directed to enter a final and 20 consolidated judgment in favor of plaintiff and against defendant as follows: 21 In the amount of \$25,831.47 plus post-judgment interest at the rate of 1.53% per Anderson v 33 g States of America et Sunnum from 1/12/5000 until baid in full. Doc. 217 23 In the amount of \$9,193.49 plus post-judgment interest at the rate of 0.07% per 24 annum from 2/16/2021 until paid in full. 25 26 ¹ Any payments made shall be applied to this portion of the judgment until paid in full. 27 ORDER DIRECTING ENTRY OF 28 CONSOLIDATED JUDGMENT - 1

In the amount of \$13,597.50 plus post-judgment interest at the rate of 0.07% per annum from 3/17/2021 until paid in full.

Plus specific performance of defendant's obligations under the Affidavit of Support (Form I-864) as set forth in the Court's orders at Dkt. # 166 and # 184.

Plaintiff also requests that the Court enter judgment on amounts owing for periods of time not considered by the jury. The Court declines. Plaintiff's motion contains assertions that are unsupported (such as the claim that defendant has left the military), are insufficient to perform the necessary calculations (there is no indication when the I-864 obligation supposedly increased from 100% of poverty level to 125% of poverty level), and are inconsistent with the Court's prior rulings (plaintiff declares that she has received no income in 2020 but has apparently - and improperly - excluded funds she received from the government without any obligation to repay).

Upon entry of the final and consolidated judgment, the above-captioned matter is closed. Plaintiff is free to execute on the consolidated judgment pursuant to Fed. R. Civ. P. 69 and, if additional amounts became due and remain owing after December 31, 2019, she may file another breach of contract claim to have those amounts adjudicated and awarded.²

Dated this 22nd day of June, 2021.

MMS (aswik Robert S. Lasnik United States District Judge

² In the alternative, plaintiff could file a motion for contempt of court, in which case she will have the burden of demonstrating that the alleged contemnor violated the Court's order by clear and convincing evidence, not merely a preponderance of the evidence. *In re Dual-Deck Video Cassette Recorder Antitrust Litig.*, 10 F.3d 693, 695 (9th Cir. 1993)

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