IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

§

ROBERT L. ADAMS, JR., et al., § § §

Plaintiff,

UNITED STATES OF AMERICA,

v.

CIVIL ACTION No. 6:04-cv-291-LED Plaintiff-Intervenor,

8888888 CHARLES F. MATHEWS, Superintendent of the LONGVIEW INDEPENDENT SCHOOL DISTRICT, LONGVIEW

INDEPENDENT SCHOOL DISTRICT, et al.,

§ Defendants.

AGREED ORDER FOR DECLARATION OF PARTIAL UNITARY STATUS AND PARTIAL DISMISSAL

Before the Court is the Joint Motion For Declaration Of Partial Unitary Status And Dismissal Of Certain Desegregation Issues (ECF No. 70) filed by Plaintiff-Intervenor the United States of America and Defendant Longview Independent School District (LISD) on February 28, 2014. Having reviewed the Joint Motion and the full record, it is the opinion of this Court that the Joint Motion should be **GRANTED** because LISD has: (1) fully and satisfactorily complied with the Court's desegregation orders for a reasonable period of time; (2) eliminated the vestiges of its past de jure discrimination to the extent practicable; and (3) demonstrated a good faith commitment to the whole of the court's order and to those provisions of the law and the Constitution which were the predicate for judicial intervention in the first instance with respect to the following facets of its operation:

1. Facilities and resource allocation;

- 2. Transportation;
- 3. Extracurricular Activities; and
- 4. Staff Assignment.

It is therefore **ORDERED** that LISD is declared partially unitary with respect to the above-reference factors and that these factors are no longer at issue in this case and all claims related to these factors are hereby **DISMISSED**.

LEONARD DAVIS
UNITED STATES DISTRICT JUDGE