

DISTRICT COURT, Larimer County, State of Colorado 201 La Porte Ave. Suite 100 Ft. Collins, CO 80521	DATE FILED January 20, 2025 11:49 AM CASE NUMBER: 2022CV30492
PLAINTIFF: <b>ELIZABETH AGUILAR</b> , on behalf of herself and a proposed class of all others similarly situated,  v.  DEFENDANTS: <b>HARMONY ROAD, LLC and RHP  PROPERTIES, INC.</b>	▲ COURT USE ONLY ▲
	Case No: 2022CV030492  Division: 3B
<p align="center"><b><del>PROPOSED</del> ORDER RE UNOPPOSED MOTION FOR PRELIMINARY APPROVAL  OF AMENDED CLASS ACTION SETTLEMENT AGREEMENT AND RELEASE</b></p>	

THIS MATTER, having come before the Court on the Plaintiff's Motion for Preliminary Approval of Amended Class Action Settlement, and the Court being otherwise fully advised in these premises, hereby finds and ORDERS AS FOLLOWS:

1. The following settlement class is certified: All Persons in the United States who, from July 26, 2019, to April 15, 2024, were Primary Residents at any of the Defendants' Parks in Colorado.
2. The following three groups are also certified:
  - "Group 1 Settlement Class Member" means and refers to the approximately 11,363 Primary Residents of RHP-Branded Properties in Colorado;
  - "Group 2 Settlement Class Member" means and refers to the approximately 1,680 Primary Residents of RHP-Branded Properties in

Colorado who had at least one vehicle towed from an RHP-Branded Property in Colorado for reasons other than a tow under the Challenged Rules. The Parties estimate that a total of 1,680 vehicles were towed from an RHP-Branded Property for reasons other than a tow under the Challenged Rules. The Parties acknowledge that the number or percentage of these tows that involved the vehicle of a Primary Resident is unknown; and

- “Group 3 Settlement Class Member” means and refers to the Primary Residents who had at least one vehicle towed from an RHP-Branded Property in Colorado for an alleged violation of one or more of the Challenged Rules. The Parties estimate that a total of 720 vehicles were towed from an RHP-Branded Property for an alleged violation of one or more of the Challenged Rules. The Parties acknowledge that the number or percentage of these tows that involved the vehicle of a Primary Resident is unknown.

3. Steven L. Woodrow of Edelson PC (formerly of “Woodrow & Peluso, LLC) and Jason Legg of Cadiz Law, LLC are appointed as class counsel.
4. Elizabeth Aguilar is appointed as class representative.

SO ORDERED on January \_\_\_, 2025.

  
DISTRICT COURT JUDGE

The Court's prior findings and conclusions in its Order Granting Motion for Preliminary Approval of Class Action Settlement Agreement and Release apply with equal force to the amended settlement agreement and the Court incorporates them herein.