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12 13	[Additional counsel on following page] SUPERIOR COURT OF CALIFORNIA COUNTY OF ALAMEDA		
14	CAPITOL PEOPLE FIRST, et al.,) Case No.: 2002-038715	
15	Plaintiffs/Petitioners,) COMPLEX LITIGATION	
16	vs.	CLASS ACTION	
17	DEPARTMENT OF DEVELOPMENTAL SERVICES (DDS), et al.,	APROPOSED JUDGMENT PURSUANT TO CLASS ACTION SETTLEMENT	
18	Respondents/Defendants,	() [CALIFORNIA RULES OF COURT 3.769 AND 3.771(a)]	
19	-) Date: April 24, 2009	
20		Time: 2:00 p.m. Dept: 20	
21		Reservation: R-922891	
22) ASSIGNED FOR ALL PURPOSES TO:	
23		j Judge: Hon. Robert B. Freedman	
24		Complaint Filed Jan. 25, 2002Trial Date Set: Vacated	
25))	
26))	
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The Parties have submitted to the Court a Motion for Final Approval of the Settlement Agreement in this matter. The Court preliminarily approved the Settlement Agreement by an Order dated March 6, 2009. Notice was given to the class pursuant to the terms of that Order.

This Court has reviewed the papers filed in support of this Motion, including the Settlement Agreement, memoranda, declarations, and arguments submitted on behalf of the parties. The Court has also considered the comments and objections submitted to the Court. The Court held a hearing on April 24, 2009, at which time the parties and all other interested persons were afforded the opportunity to be heard in support of and in opposition to the proposed settlement.

The Court, having fully considered the matter and good cause appearing, hereby ORDERS, ADJUDGES, AND DECREES as follows:

- 1. Judgment is entered pursuant to the Settlement Agreement attached as Exhibit A to this Judgment.
 - 2. The Class consists of the following:

"All California residents with a developmental disability, as defined in Welfare and Institutions Code section 4512(b), who are (or become) institutionalized, and those who are at risk of being institutionalized, in congregate residential facilities having a capacity of 16 or more individuals.

"... By statute, Welfare and Institutions Code section 4418.7, a person is 'at risk' of institutionalization in a [Developmental Center ("DC")] when 'the Regional Center determines, or is informed by the consumer's parents, legal guardian, conservator, or authorized representative that the community placement of [the] consumer is at risk of failing and that admittance to a state developmental center is a likelihood.' For purposes of the class definition, the same criteria apply to determine those at risk of institutionalization in institutions other than DCs. In addition, pursuant to Welfare and

Institutions Code section 4508, individuals who are released from DCs may be on provisional placement for one year and have an 'automatic right of return.' Under the class definition, therefore, persons at risk of institutionalization also include those who are within one year of release or discharge from a DC or other institution."

- 3. The Court orders the parties to the Settlement Agreement to perform all their obligations thereunder.
- 4. Without affecting the finality of this Settlement Approval and Final Judgment in any way, the Court retains jurisdiction over: (1) implementation and enforcement of the Settlement Agreement pursuant to the terms of the Settlement Agreement and California Rule of Court 3.769; and (2) any other action necessary to conclude the settlement.
- 5. Pursuant to Paragraph IV(C)(4) of the Settlement Agreement, all claims in the 2nd, 4th, 5th, 6th, 7th, and 9th Causes of Actions of the "Corrected Sixth Amended Petition for Writ of Mandate (Code of Civ. Proc, Sec. 1085; Verified Complaint for Declaratory and Injunctive Relief)" against Defendant California Department of Mental Health are hereby dismissed Without Prejudice.
- 6. The Court finds that no just reason exists for delay in entering this Judgment Pursuant to Class Action Settlement. Accordingly, the Clerk is hereby directed to enter this Final Judgment.

IT IS SO ORDERED.

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Dated $\frac{4}{24}$, 2009 24

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Robert B. Freedman

Judge Robert Freedman

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17	CAPITOL PEOPLE FIRST, et al.,	Case No. 2002-038715
18	Plaintiffs,	Class Action
19	v.	[PROPOSED] SETTLEMENT AGREEMENT
20 21	DEPARTMENT OF DEVELOPMENTAL SERVICES (DDS), et al.,	Department 20 The Honorable Robert B. Freedman
22	Defendants.	Trial Date April 20, 2009
23		Action Filed: January 25, 2002
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Capitol People First v. Department of Developmental Services, et al.

PROPOSED SETTLEMENT AGREEMENT

[EVIDENCE CODE § 1152]

I. INTRODUCTION

- A. In an effort to advance the Parties' common objectives of providing persons with developmental disabilities with services and supports in the least restrictive environment and to ensure a smooth transition to the community, the Parties to this action enter into the following Settlement Agreement.
- B. This class action, originally filed on January 25, 2002, is brought by 15 named Plaintiffs, Adolph Angulo, Harry Asprey, Edson Cruz, David Kelty, Kimberly McAnnelly, Andre Mills, Alana Ridgeway, Avery Russell, Jimmy White, Shawn Woodward-Katz, Lucien Corpolongo, Sharon Forster, Jacob Ashbrook Myers, John Pineda¹, and Jane Schuster, all of whom are persons with developmental disabilities; three organizational Plaintiffs (Capitol People First, California Alliance for Inclusive Communities, Inc., and The Arc of California); and two taxpayer Plaintiffs, Janice Lord-Walker and Curtis Kitty Cone.
- C. Named as Defendants are the State of California; Department of Developmental Services ("DDS"); Terri Delgadillo, Director of DDS; Department of Health Care Services (DHCS); Sandra Shewry, Director of DHCS; and Department of Mental Health (DMH) (collectively "State Defendants"); and the 21 private, nonprofit Regional Centers that contract with DDS to provide services and supports to persons with developmental disabilities:

Alta California Regional Center, Inc. (ACRC); Central Valley Regional Center, Inc. (CVRC); Eastern Los Angeles Regional Center, Inc. (ELARC); Far Northern Coordinating Council on Developmental Disabilities, dba Far Northern Regional Center (FNRC); Los Angeles County Developmental Services Foundation, dba Frank D. Lanterman Regional Center (FDLRC); Golden Gate Regional Center, Inc. (GGRC); Harbor Developmental Disabilities Foundation, dba Harbor Regional Center (HRC); Inland Regional Center, Inc. (IRC); Kern Regional Center

¹Plaintiff John Pineda died on March 27, 2008. Plaintiffs will file a request to dismiss Mr. Pineda from the case.

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27 28 (KRC); North Bay Developmental Disabilities Services, Inc., dba North Bay Regional Center (NBRC); North Los Angeles County Regional Center, Inc. (NLACRC); Redwood Coast Developmental Services Corporation, dba Redwood Coast Regional Center (RCRC); Regional Center of the East Bay, Inc. (RCEB); Regional Center of Orange County, Inc. (RCOC); San Andreas Regional Center (SARC); San Diego-Imperial Counties Developmental Services, Inc., dba San Diego Regional Center (SDRC); San Gabriel/Pomona Valleys Developmental Services, Inc., dba San Gabriel/Pomona Regional Center (SG/PRC); South Central Los Angeles Regional Center for Developmentally Disabled Persons, Inc., dba South Central Los Angeles Regional Center (SCLARC); Tri-Counties Association for the Developmentally Disabled, Inc., dba Tri-Counties Regional Center (TCRC); Valley Mountain Regional Center, Inc. (VMRC); Coastal Developmental Services Foundation, dba Westside Regional Center (WRC) (collectively "Regional Center Defendants").

- D. On January 28, 2003, the Court issued an order allowing California Association of State Hospitals/Parent Councils for the Retarded ("CASH/PCR") and the California Association for the Retarded ("CAR") together with and on behalf of Colleen Cross, Brenan O'Hare, Farrell Hicks, Matthew Preston, Linda Turner, Dale Donaldson, Marc Maden, Christi Houge, Michael Patrick O'Riordan, and Andrea Walter to intervene in this action. Individual Intervenors are all persons with developmental disabilities who reside in Developmental Centers.
- E. The operative complaint is the Corrected Sixth Amended Petition for Writ of Mandate (Code Civ. Proc., § 1085); Verified Complaint for Declaratory and Injunctive Relief ("Complaint"). The gravamen of the Complaint is that persons with developmental disabilities in California who reside in facilities with a capacity of 16 or more, and persons at risk of placement in such facilities are illegally institutionalized in violation of their right to receive services and supports in the least restrictive environment commensurate with their needs, health, and safety. The Complaint contains the following Causes of Action:
- 1. Violation of the Lanterman Developmental Disabilities Services Act ("Lanterman Act") Entitlement To Non-Institutional Community Living Arrangements Based On Individual Need – against all Defendants;

- 2. Deprivation of Rights Under State Non-Discrimination Law against all Defendants;
- 3. Deprivation of Rights Under the Americans with Disabilities Act, against Defendants Delgadillo and Shewry, in their capacity as public agency directors responsible for the operation of DDS and DHCS, respectively;
 - 4. Violation of Section 504 of the Rehabilitation Act against all Defendants;
 - 5. Violation of State Constitutional Rights against all Defendants;
 - 6. Violation of Federal Constitutional Rights against all Defendants;
 - 7. Violation of Title XIX: Medicaid against State Defendants;
 - 8. Unlawful & Unfair Business Practices against Regional Center Defendants;
 - 9. Illegal Expenditure of Taxpayer Money against all Defendants.

NOW, THEREFORE, subject to the Court's approval pursuant to California Rules of Court, rule 3.769, and other applicable law, the Parties agree to entry of a Judgment with the following terms and conditions:

II. DEFINITIONS

- A. "CCFs" refers to Residential Community Care Facilities.
- B. The "Class," "Class Members," or "Members of the Class" refer to the Class as defined in the Class Certification Order, dated February 14, 2008, as follows:

"All California residents with a developmental disability, as defined in Welfare and Institutions Code section 4512(b), who are (or become) institutionalized, and those who are at risk of being institutionalized, in congregate residential facilities having a capacity of 16 or more individuals.

"... By statute, Welfare and Institutions Code section 4418.7, a person is 'at risk' of institutionalization in a DC when 'the Regional Center determines, or is informed by the consumer's parents, legal guardian, conservator, or authorized representative that the community placement of [the] consumer is at risk of failing and that admittance to a state developmental center is a likelihood.' For purposes of the class

definition, the same criteria apply to determine those at risk of institutionalization in institutions other than DCs. In addition, pursuant to Welfare and Institutions Code section 4508, individuals who are released from DCs may be on provisional placement for one year and have an 'automatic right of return.' Under the class definition, therefore, persons at risk of institutionalization also include those who are within one year of release or discharge from a DC or other institution."

- C. "Choices Project material" means material designed by consumers to identify and share their choices about home, family/friends and staff, fun, community, work, and health and safety. The material includes: The Making My Own Choices booklet developed to help people with developmental disabilities choose things that are important to them in their life; the Picture Sticker Book developed to be used with the Making My Own Choices booklet; and a DVD. Once completed by consumers, the material becomes a resource to guide their participation in the development of Individual Program Plans.
- D. "Clients' Rights Advocates" or "CRAs" mean personnel employed by Disability Rights California and the State Council on Developmental Disabilities to protect the rights of consumers, investigate and take action necessary to resolve complaints from or concerning consumers, provide training and technical assistance to consumers and families, and assist consumers and families in exercising their rights pursuant to Welfare and Institutions Code sections 4433 and 4433.5.
- E. "Community Living Options" means homes and residences with fewer than 16 beds, and includes but is not limited to: supports in the Class Member's own or family home, independent or supported living arrangements, foster family settings for children or adults, and small (six beds or fewer) group living arrangements.
- F. "Complaint" means the Corrected Sixth Amended Petition for Writ of Mandate (Code Civ. Proc., § 1085); Verified Complaint for Declaratory and Injunctive Relief.
- G. "Complaint in Intervention" means the Complaint filed by the Intervenors on February 21, 2003, pursuant to an Order of the Court dated January 28, 2003.

- H. "Consumer" means a person with a developmental disability, as defined in Welfare and Institutions Code section 4512(a).
- I. "CPP" means the Community Placement Plan as defined in Welfare and Institutions Code section 4418.25.
 - J. "DDS" means the California Department of Developmental Services.
 - K. "Defendants" means the State Defendants and the Regional Center Defendants.
- L. "Developmental Center" or "DC" means the following State-operated facilities for persons with developmental disabilities: Fairview Developmental Center, Lanterman Developmental Center, Porterville Developmental Center, Sonoma Developmental Center, Canyon Springs Community Facility, and Sierra Vista Community Facility.
 - M. "DHCS" means the California Department of Health Care Services.
- N. "Disability Rights California" refers to Disability Rights California, lead counsel for Plaintiffs in this case. In addition, Disability Rights California is the State of California's designated federal protection and advocacy agency for people with disabilities.
 - O. "DMH" means the California Department of Mental Health.
- P. "Downsizing" means the process by which a Regional Center, for consideration of DDS funding assistance, negotiates with a large (16-bed or more), licensed, residential service provider to develop a written contract for: (1) development and use of smaller Community Living Options, e.g., Community Care Facilities (CCFs), Supported Living Services (SLS), Intermediate Care Facilities/Developmentally Disabled-Habilitation (ICF/DD-H), Intermediate Care Facilities/Developmentally Disabled-Nursing (ICF/DD-N)) that are eligible for HCBS-DD Waiver funding or Medi-Cal funding; or (2) restructuring a large licensed CCF in accordance with approved criteria that would allow the large facility to be eligible for funding under the Home and Community Based Services Waiver.
- Q. "Dual diagnosis" means a diagnosis of a developmental disability and a mental health disability.
- R. "Effective date of the Judgment" means the date the Court approves the Settlement Agreement pursuant to California Rules of Court, rule 3.769.

- S. "Home and Community-Based Services Waiver" or "HCBS Waiver-DD" means the Medicaid Home and Community Based Services Waiver for People with Developmental Disabilities ("DD HCBS Waiver") under Section 1915(c) of the Social Security Act, 42 U.S.C. section 1396n.
 - T. "ICF/DD" means "Intermediate Care Facilities/Developmentally Disabled."
- U. "ICF/DD-H" means "Intermediate Care Facilities/Developmentally Disabled-Habilitation."
- V. "ICF/DD-N" means "Intermediate Care Facilities/Developmentally Disabled-Nursing."
- W. "Innovative Program Initiatives" means models, practices, and/or methods of service provision intended to create successful community living for individuals with developmental disabilities. Innovative Program Initiatives are designed to be evidence-based and can represent a multi-year effort.
- X. "Institutions," as defined by the February 14, 2008, Order Granting Plaintiffs'/
 Petitioners' Motion for Class Certification, are "public and private, licensed or certified facilities, including but not limited to state developmental centers (DCs), including the state-owned-and-operated Sierra Vista and Canyon Springs facilities, state psychiatric hospitals; intermediate care facilities-developmentally disabled (ICF-DDs); and those skilled nursing facilities (SNFs), residential community care facilities (CCFs), or children's shelters with a capacity of 16 or more. This definition refers to facilities on the same grounds or parcel, irrespective of whether the provider has one or more discrete licenses."
- Y. "Intervenors" means the organizational and individual Intervenors permitted to intervene pursuant to the Court's Order of January 28, 2003.
- Z. "IPP" means the Individual Program Plan as provided for in the Welfare and Institutions Code and in applicable California Code of Regulations, Title 17 and Title 22.
- AA. "Party" or "Parties" means Plaintiffs, State Defendants, Regional Center Defendants, and Intervenors.

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- BB. "Plaintiffs" means the representative, organizational, and taxpayer Petitioners/ Plaintiffs described in paragraphs 9-64 of the Complaint.
- CC. "Regional Center Defendants" means the Defendants identified in paragraphs 72-92 of the Complaint.
- DD. "Regional Resource Development Project" or "RRDP" means regional resource development projects as described in Welfare and Institutions Code sections 4418.2, 4418.25, 4418.3, and 4418.7.
 - EE. "SLS" means "Supported Living Services."
 - "SNF" means "Skilled Nursing Facility." FF.
- GG. "State Council on Developmental Disabilities" or "SCDD" means the State Council on Developmental Disabilities as described in Welfare and Institutions Code section 4521.
- HH. "State Defendants" means the Defendants identified in paragraphs 65-70 of the Complaint.

III. DENIAL OF LIABILITY

All Defendants deny any violation of any federal, state, or local law, whether based on the constitution, statute or common law, including, without limitation, the Lanterman Act, the Americans with Disabilities Act, Section 504 of the Rehabilitation Act, California Government Code section 11135, the Medicaid Act, the California and United States Constitutions, and California Business and Professions Code section 17200. All Defendants expressly deny any liability to any named Plaintiff, any Member of the Class, any organizational Plaintiff, or any taxpayer Plaintiff. This Settlement Agreement constitutes the settlement of disputed claims and nothing contained herein is to be construed as an admission of liability on the part of any Defendant. This Settlement Agreement does not constitute an adjudication or finding on the merits of the claims alleged in the Complaint. Moreover, neither this Settlement Agreement nor any provision therein shall be admissible in any proceeding as evidence that Defendants, or any of them, have violated any federal, state, or local law, statute, or ordinance.

IV. SPECIFIC TERMS

Plaintiffs, Defendants, and Intervenors agree to the following specific terms:

A. ENHANCED REGIONAL CENTER CASE MANAGEMENT.

- 1. The State shall seek additional funding to increase Regional Center staff who shall provide service coordination on behalf of residents of Developmental Centers who are consumers of their centers. Subject to the Legislature's approval and inclusion in the annual Budget Act, DDS shall provide funding necessary to enhance the core staffing formula to provide case management resources to Regional Centers so they can participate in Developmental Center residents' annual IPP meetings. The enhanced funding shall be allocated to each Regional Center proportional to the number of Class Members each Regional Center has residing in the Developmental Centers. The enhanced funding shall be built into the Regional Center base budget. For fiscal year 2009-2010, the funding shall be \$3.136 million.
- 2. Except in unusual circumstances when Developmental Center and Regional Center staff agree to a shorter time period, DDS shall provide 45-day notice to the appropriate Regional Center of a Developmental Center Class Member's annual IPP meeting in order to facilitate the Regional Center's attendance.
- 3. Regional Center staff shall use diligent efforts to attend, in person, the annual IPP meetings of each Developmental Center Class Member. If Regional Center staff cannot attend in person, then staff may attend via video conference or teleconference, or may designate a representative from another Regional Center to attend on their behalf.
- 4. DDS shall schedule IPP meetings to permit the attendance of Developmental Center Class Members at their IPP meetings. If a Developmental Center Class Member chooses not to attend his/her annual IPP, the Regional Center service coordinator shall diligently seek to obtain information from the Class Member about his/her needs and preferences to share with the team. This information shall be considered in addition to information provided by other members of the team.
- 5. DDS shall provide office space at each Developmental Center for Regional Center staff to assist in their work with Developmental Center Class Members.

B. TRAINING AND INFORMATION TO ENHANCE PERSON-CENTERED PLANNING.

- 1. To enhance the active discussion and flow of information regarding Community
 Living Options at Developmental Center Class Members' annual IPP meetings, the DDS
 Regional Resource Development Projects, in collaboration with Developmental Center and
 Regional Center staff, shall conduct training for Interdisciplinary Team (IDT) members at each of
 the Developmental Centers on the wide range of existing Community Living Options, community
 transition services, and consumer choices, including materials from the Choices Project. All
 Developmental Center staff who attend IPP meetings as IDT members shall receive the training.
 The training shall be incorporated into the annual training offered at each Developmental Center,
 and shall be completed within the first 18 months of the Effective Date of the Settlement
 Agreement but no later than June 30, 2010, and annually thereafter. Regional Center staff who
 work with Developmental Center Class Members shall attend a training once during the term of
 the Settlement Agreement.
- 2. Disability Rights California shall provide DDS and Regional Centers with a poster which describes Community Living Options, Class Member rights, and information about how to contact an advocate for assistance in accessing Community Living Options. DDS shall display the poster in each residential unit at each Developmental Center. Each Regional Center shall provide to each non-Developmental Center institution where Class Members reside the same poster, and request that they display it. For purposes of this section, non-Developmental Center institutions include the following facilities which have a capacity of 16 or more beds: CCFs, ICFs, ICF-DDs, SNFs (both nursing and psychiatric), Psychiatric Treatment Centers, Mental Health Rehabilitation Centers, and Sub-acute Facilities (both adult and pediatric). Disability Rights California will provide a copy of the poster to all Parties.
- 3. To enhance Class Member participation in the development of his/her IPP, including providing information on Community Living Options, DDS shall include in its contract with Disability Rights California and in its contract with the SCDD a requirement that Clients' Rights Advocates (CRAs) and, as appropriate, Volunteer Advocacy Services Staff provide information

and training to Class Members regarding Community Living Options. In addition, Disability Rights California and SCDD shall, to the extent resources are available, use diligent efforts to facilitate consumer-to-consumer training to meet this requirement. DDS shall provide training to the Developmental Center and Regional Center CRAs utilizing available materials, such as the Choices Project material.

4. DDS shall modify the Choices Project material, including the DVD, that was prepared for Agnews Developmental Center closure, to enable its use, as appropriate, and use diligent efforts to provide copies of the material by July 1, 2009.

C. TRAINING, PLANNING, AND SERVICES FOR INDIVIDUALS WITH A DUAL DIAGNOSIS.

Using funding appropriated for this purpose in the annual budget, DDS, in consultation with the DMH, shall identify best practice models, develop materials and provide training to enhance the effectiveness of the Regional Center and county mental health service systems to better identify and support consumers who are dually diagnosed with a developmental disability and a mental illness. Additionally, DDS shall provide ongoing technical assistance for clinical support, coordination of care and interagency collaboration for the purpose of improving timely access to service and avoiding hospitalization in psychiatric facilities. There shall be three major components to this effort:

- 1. Training for Families, Consumers, Regional Center Service Providers and Regional Center Service Coordinators: In consultation with DMH, DDS shall develop and provide materials and training for families, consumers, Regional Center service providers and Regional Center service coordinators on early identification of problems resulting from mental illness; coordination of care with local mental health professionals; day to day support; and, care giving strategies for infants and young children served by a Regional Center who are traumatized by abuse and neglect.
- 2. Regional Best Practices Training: DDS, in consultation with DMH, shall conduct a series of training sessions on best practice models for Regional Center staff, community clinicians, and county mental health staff to better serve consumers with a dual diagnosis.

- 3. Regional Planning Projects: DDS shall convene² three regional planning projects with Regional Center representatives experienced in working with individuals with a dual diagnosis, consumers and family members, community mental health professionals, and other interested stakeholders, including Disability Rights California, to address opportunities and obstacles toward improving the delivery systems at the local level. The two Consulting Clinical Psychologists, in consultation with DMH and constituents from both systems, shall develop local community needs assessments.
- 4. Dismissal of DMH from non-Lanterman Act Claims: DMH shall be dismissed without prejudice as to the 2nd, 4th, 5th, 6th, 7th, and 9th Causes of Action in the Complaint.

D. COMMUNITY PLACEMENT PLANS.

- 1. Regional Centers shall use diligent efforts to continue, develop, implement, and achieve their CPP goals in the areas of assessment, placement, deflection and resource development (start-up projects) pursuant to applicable law and guidelines. Regional Centers shall identify innovative community projects for Class Members, including Regional Center collaborative projects.
- 2. A meeting attended by one staff member designated by each Regional Center shall be held at least annually during the term of the Settlement Agreement to share resource development ideas, experiences, and best practices regarding the CPP, and to discuss potential collaborations.
- 3. DDS shall review, negotiate, and approve Regional Centers' CPP proposals consistent with the Welfare and Institutions Code and the CPP Guidelines. The State shall request funding for the CPP through the budget process based on the approved Regional Center CPP proposals. DDS shall fund, within funding appropriated in the Budget Act for this purpose, Regional Center initiatives under the CPP.

² The term "convene" in this section means that DDS will arrange a date, time, and place for three annual meetings, as well as provide timely notice of the meetings to the entities and persons identified in the section.

- 4. In reviewing, negotiating and approving a Regional Center's CPP proposal, DDS shall consider any health and safety rate exception requests submitted by the Regional Center related to the Regional Center's CPP proposal, and approve the exception as appropriate.
- 5. For purposes of this section of the Settlement Agreement, the Agnews closure project is not included.
- 6. During Fiscal Year 2008-2009, the State will fund, subject to funding appropriated in the Budget Act, the following Regional Center initiatives:
- a. ACRC will develop two, four-bed residential facilities to serve consumers with forensic needs.
- b. CVRC plans to initiate community projects to develop four new homes for residents of the Developmental Center: a Juvenile Forensic Facility, a Prader Willi Home, a home for Visually Impaired consumers, and a home for consumers with behavioral challenges. CVRC also intends to expand its SLS through the enhancement of existing SLS or the development of a new SLS.
- c. ELARC will develop two, four-bed specialized residential facilities, one of which will be developed with active parent involvement.
- d. RCEB will develop an Adult Residential Facility (ARF) to serve consumers involved with the criminal justice system, an SLS provider to serve consumers with a dual diagnosis, and an integrated apartment project owned by the Housing Consortium of the East Bay.
- e. FNRC will fund the development of small employment pilot projects for Class Members transitioning from Developmental Centers, as well as for those consumers currently living in the community. FNRC will begin collaboration with an experienced provider to develop specialized treatment services to minors with forensic issues, including those with a history or risk of sexual offenses to others. The intent of this project is to intervene with youth to prevent later admissions to the developmental center.
- f. Subject to obtaining funding, GGRC shall make diligent efforts to acquire during the term of the Agreement at least one of each of the following types of homes: a home for

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children and adults with severe behavior challenges, a home for adults with behavior challenges and nursing needs, and a home for adults with a dual diagnosis.

- HRC will complete or initiate the development of the following homes for three or four individuals: two extensively modified homes for individuals with severe sensory challenges, two homes for individuals with substantial mental health challenges, two homes for individuals with substantial medical challenges, two homes for individuals with substantial medical and behavioral challenges, and one living arrangement for a consumer with co-occurring mental illness and forensic involvement. HRC will also complete or initiate the following adult day services: a minimum of eight, small community supports to assist small groups of consumers to obtain meaningful work, participate in chosen activities, explore/expand interests, develop relationships, and receive treatment/therapeutic interventions necessary to lead healthy, safe and active lives in their community.
- h. Subject to obtaining funding, IRC shall make diligent efforts to acquire during the term of the Agreement four, four-bed Specialized Residential Facilities (SRFs), a six-bed SRF, and two four-bed CCFs to serve consumers with significant mental health/behavioral issues who are transitioning from or at risk of placement into a Developmental Center. IRC will also develop a day program to serve consumers with mental health/behavioral issues, and institute a training program for providers regarding behavioral strategies and techniques to avoid psychiatric admissions, and methods and strategies to help stabilize a consumer's community placement.
- i. Subject to obtaining funding, FDLRC shall make diligent efforts to acquire, during the term of the Agreement, a three-bed specialized home for male consumers with complex behavioral issues, a four-bed specialized home for male consumers with sensory deprivation, a three-bed specialized home for consumers with complex behavioral issues, and a four-bed specialized home for individuals with complex behavioral issues. In addition, FDLRC will expand a day/work program to serve consumers with complex behavioral issues.
- j. Subject to obtaining funding, NBRC shall make diligent efforts to acquire during Fiscal Year 2008/2009 a step-down facility for three children to transition from a crisis facility to a less restrictive living arrangement, a home for three adults with behavioral and

medical needs, and a four-bed home for consumers with a forensic history. NBRC will also contract with a SLS agency to serve consumers with a forensic history and/or difficult behaviors. In addition, NBRC has contracted with Institute for Applied Behavior Analysis (IABA) to provide intensive training for providers on how to work best with consumers with difficult behaviors and to provide intensive crisis services when needed.

- k. NLACRC will develop the following facilities: a four-bed home for consumers who are blind and/or deaf with moderate health needs, a four-bed ARF for consumers diagnosed with mental health issues, a four-bed ARF for adults with behavior challenges, and crisis services.
- l. RCOC will begin development of three, four-bed homes to serve Class

 Members transitioning into the community from a Developmental Center and deflected from

 Developmental Center placement; one or two ICF/DD-H facilities for Class Members placed out
 of Developmental Centers and deflected from Developmental Center placement; four apartments
 for SLS for non-forensic consumers; and a three-bed home for SLS for forensic consumers.
- m. SARC will work with an existing provider to develop an ICF offering continuous nursing care which will facilitate transition from acute care or skilled nursing back to community care. SARC will also work to develop a community facility with two beds, with the goal of expanding it to six beds. In addition, SARC is partnering with local dentists and a health care system to develop greater access to dental health care for its consumers.
- n. SG/PRC will develop a residential facility for four Class Members with severe behavior needs and a triplex that will provide affordable rental units for Class Members who will receive SLS. In addition, SG/PRC will develop a day program to work with consumers with severe behavioral challenges and a project to locate and match SG/PRC consumers with existing affordable rental housing units in the SG/PRC catchment area.
- o. SCLARC will develop a pilot program that will link consumers with inadequate or no mental health services to mental health providers. In addition, SCLARC will develop an Adult Family Home for women with impaired hearing, and a SRF for elderly men who exhibit severe behaviors and have intermittent medical issues.

E. INNOVATIVE PROGRAM INITIATIVES.

Regional Centers shall identify, and DDS will encourage and support, innovative regional initiatives designed to address the needs of consumers with complex needs in the community (dual diagnosis, behavioral, and/or complex medical issues) with funds appropriated in the Budget Act. DDS has approved the following projects:

- 1. The development of an Assertive Community Treatment (ACT) team by Telecare Corporation vendored by ACRC to serve Class Members identified as being in crisis and at risk of admission to a Developmental Center.
- 2. The development of a Specialty Assessment Team (SAT) vendored in the SDRC area to create key linkage across systems for consumers to receive eligible services, and to provide extensive training, consultation and education regarding dual diagnosis to all community partners.
- 3. The development of a delayed egress Mental Health Rehabilitation Center vendored by ACRC to serve adult consumers with a dual diagnosis living in the community who have been identified as being in crisis.
- 4. The development of a small residential facility, vendored by FNRC, for children whose needs cannot be appropriately met in their family homes or other residential facilities.
- 5. The development of a small residential home with one bed for respite and/or emergency placement vendored by VMRC to serve consumers living in the community who have been identified as being in crisis.
- 6. The development of a secure Mental Health Rehabilitation Center for consumers with a dual diagnosis who are in crisis and are served by RCEB, GGRC, and SARC.
- 7. The development of a new facility vendored in the SDRC area for sub-acute psychiatric care (step-down from acute care) to serve consumers identified as having intensive mental health needs.
- 8. The development of GGRC's Anchor, Bridge, and Puente Projects to provide comprehensive mental health services to its consumers who need them and its joint program with Marin County Mental Health which provides psychiatric assessments for medication and follow-up for consumers who have a mental health diagnosis and may require medication.

In addition, subject to legislative budget approval, DDS will continue to fund collaborative projects among Regional Centers which are approved by DDS. Examples of possible collaborative projects include those proposed by the Southern California Integrated Health and Living Project, formed by FDLRC, HRC, IRC, NLACRC, RCOC, SG/PRC, SCLARC, TCRC, and WRC.

F. HOUSING INITIATIVES.

- 1. The State (by means to be determined by the State) and Regional Centers shall continue to support the development of integrated, affordable, sustainable, and accessible housing for consumers in the community, including Class Members, within funds approved by the Legislature or available from other sources. DDS and Regional Centers agree to give consideration for these initiatives to Class Members, as appropriate.
- 2. DDS shall provide ten acres at Fairview Developmental Center (commonly referred to as the Shannon's Mountain Project) to offer as a long-term ground lease for the development of affordable housing, similar to the successful Harbor Village Project. This housing project shall set aside up to 20% of the units for consumers. DDS will work with the Department of General Services to implement the project under existing statutory authority.
- 3. Regional Centers are engaged in the following efforts to develop housing for consumers in their catchment areas and pledge to make diligent efforts to develop integrated, affordable, sustainable, and accessible housing for consumers.
- a. ACRC has worked collaboratively with a nonprofit housing corporation and has assisted in developing and providing housing options for persons with developmental disabilities in the ten-county area served by ACRC. ACRC in partnership with the housing corporation had arranged for carve-outs in apartment complexes to provide integrated and accessible housing in the community, and has obtained Section 8 vouchers for consumers. ACRC will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.
- b. CVRC has assisted in the development of a housing project to be leased for a term of 55 years to a private nonprofit housing entity for its consumers. The project, a tri-plex, is

designed for Class Members transitioning from a Developmental Center who can benefit from SLS. CVRC will use diligent efforts to develop similar housing projects to serve its consumers.

- c. ELARC founded a nonprofit housing corporation in 2006 to develop and increase the availability of integrated, affordable, sustainable and accessible housing for consumers. Over the past five years, ELARC has developed a number of resources to offer consumers an array of living arrangements, and will use diligent efforts to continue to develop facilities in its catchment area.
- d. RCEB has worked collaboratively with a nonprofit housing consortium which was established in 1996 and has assisted in developing and providing housing options for several hundred consumers in the Bay Area. RCEB, in partnership with the consortium, developed 15 homes through the Bay Area Housing Project to serve Class Members moving from Agnews Developmental Center. RCEB will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for consumers.
- e. In 1997, FNRC created a nonprofit housing corporation to develop integrated, affordable, sustainable, and accessible housing for consumers. Since then, the nonprofit and FNRC have worked with local government housing agencies to purchase 16 homes and duplexes, develop and build two accessible duplex units, work with community apartment complexes for access by consumers with low incomes/HUD qualifications, and construct a fully-accessible, specialized four-bed facility designed for individuals with health care needs. FNRC will continue to work with the nonprofit on projects for consumers currently living in the community and for Class Members transitioning from the Developmental Centers to the community.
- f. GGRC is working with a nonprofit housing corporation that was established in 2004 to develop affordable housing in the Bay Area for consumers. GGRC will use diligent efforts to continue to develop integrated, affordable, sustainable, and accessible housing for consumers.
- g. In 1994, HRC created a separate housing corporation for the purpose of developing stable, affordable housing for its consumers. Since then, HRC has developed 30 homes for 90 consumers, including consumers transitioning from Developmental Centers. HRC

will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.

- h. For many years, IRC has been working with its housing corporation to develop housing options for its consumers. Currently, IRC and the housing corporation are developing several bungalow housing projects which will provide low-cost housing options for consumers in Riverside and San Bernardino Counties. In addition, IRC will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.
- i. KRC has formed a nonprofit housing corporation which currently has an application pending with the United States Department of Housing and Urban Development (HUD) to assist 13 consumers to purchase their own homes with funds obtained through the City of Bakersfield.
- j. FDLRC is an active member of the Southern California Association of Nonprofit Housing. It has partnered with United Cerebral Palsy in the development of affordable, integrated housing in its catchment area, and is currently developing a project in the Glendale area. FDLRC also currently has a project under review with California Lutheran Homes whereby families of consumers and other community members can donate a home which California Lutheran Homes will hold in their foundation with the restriction that the home or proceeds from selling the home will be used for affordable, integrated, and sustainable housing for consumers.
- k. NBRC has contracted with a nonprofit housing corporation to purchase three, single-family residences or duplexes to develop affordable housing for its consumers. In addition, NBRC will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.
- l. NLACRC is recruiting staff to provide assistance to consumers and families in identifying permanent, affordable, and accessible housing options. NLACRC will use diligent efforts to network with ARCA, other Regional Centers, its nonprofit housing corporations, developers and vendors in its catchment area to locate and create housing for its consumers.
- m. RCOC has implemented a rental assistance pilot program that helps consumers get into their own apartments while on the HUD waiting list and prior to getting HUD funds.

Approximately ten years ago, RCOC provided start-up money for a local nonprofit housing corporation. Within the last year, the RCOC Board of Directors created a Board-level housing committee, which will provide an even higher level of coordination between RCOC and the nonprofit. The nonprofit, with support from RCOC, is currently pursuing a variety of sustainable affordable housing options throughout Orange County, including three, single-family homes; two, three-bedroom apartment units in Brea; and ten to 12 apartment units in unincorporated Orange County.

- n. RCRC has created an Advisory Committee to study the prospect of starting a nonprofit housing corporation.
- o. SARC is working collaboratively with two nonprofit housing corporations to develop affordable housing, including partnering with developers to set aside units for consumers. In addition, SARC has contracted with one nonprofit to provide liaisons between consumers and their landlords.
- p. SDRC is in the process of developing a not-for-profit organization (NPO) to specifically target affordable housing for consumers in its catchment area. Specifically, SDRC is assembling a Board of Directors for that NPO whose mission will be to develop affordable housing in collaboration with MHA and HUD, including partnering with developers to set aside units for consumers. This would be accomplished by securing incentive loans offered by various community sources, including federal and state fund initiatives, such as Proposition 1C dollars and HUD and municipal funding for affordable housing. SDRC is also currently working to secure a project with the City of San Ysidro, Chelsea Development Corporation, and the Southern California Housing Collaborative whereby SDRC will secure 28 apartments (two- and three-bedroom apartments) for its consumers. Letters of intent have been exchanged, and although contracts have not yet been executed, SDRC expects that after an agreement is reached and funding secured, the project will be completed within 18 months.
- q. Through agreements with a nonprofit housing corporation, SG/PRC plans to develop approximately four community properties that will be available to Class Members transitioning from Developmental Centers or at risk of admission to a Developmental Center. In

addition to these projects, SG/PRC will use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.

- r. SCLARC has partnered with nonprofit housing entities to create integrated and affordable housing for its consumers. SCLARC will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.
- s. TCRC has formed a nonprofit housing corporation which is considering creating housing for its consumers over a five-year period.
- t. WRC has been providing affordable housing to its consumers through its nonprofit housing corporation for the last 20 years. WRC will continue to use diligent efforts to develop integrated, affordable, sustainable, and accessible housing for its consumers.

G. Downsizing Initiatives.

Regional Centers will use diligent efforts to encourage private vendors of large facilities in their catchment areas to participate in the State's downsizing program. Within funds available in the Budget Act for this purpose, the State will continue to fund DDS-approved downsizing incentives for development of small Community Living Options for consumers living in large licensed facilities of 16 or more residents, including Class Members living in private ICF/DDs and large CCFs similar to the following:

- 1. The development of six CCFs of six-beds or less and other unlicensed living arrangements to downsize CLIMB Inc. #2, a 41-bed CCF in the ELARC catchment area.
- 2. The development of 17, six-bed ICF/DD-Ns to downsize Friendship Developmental Services, Inc., a 99-bed ICF/DD facility in the SDRC catchment area.
- 3. The development of three ICFs and eight CCFs of six beds or less to downsize Salem Christian Home, an 84-bed facility in the IRC catchment area.
- 4. The development of three, six-bed ARFs to downsize St. Sharbel's Residential Care, a 44-bed facility in the SG/PRC catchment area.
- 5. The development of six, six-bed ICFs; four, three-bed SLS; and two, four-bed CCFs to downsize Hillside House, a 59-bed facility in the TCRC catchment area.

H. ADDITIONAL CONSIDERATION FOR NON-DEVELOPMENTAL CENTER CLASS MEMBERS.

The Parties understand that Section IV.H. is not outcome-based, and that in committing to the process identified in this Section, the Regional Centers cannot guarantee the placement of any individual Class Member. The Parties further agree and acknowledge that the Regional Centers' performance under this Section shall not be measured for successful placement of any individual Class Member. Section IV.H. applies only to those Class Members who reside in licensed or certified, non-State-owned, non-Waiver-eligible residential Community Care Facilities (CCF) and Intermediate Care Facilities-Developmentally Disabled (ICF-DD) with a capacity of 16 or more beds in a single building, and those Class Members who reside in SNFs as set forth in Section IV.H.2.

- 1. At least once during the term of the Settlement Agreement, for each Class Member who resides in a CCF or ICF-DD as set forth above, the responsible Regional Center shall convene an IPP and shall do all of the following:
- a. Provide, during the IPP process (either prior to or at the IPP meeting), information to Class Members in a manner that enables the Class Member to participate in the planning process and the development of the IPP. The Regional Center shall provide and review with all Class Members, and upon request, with his or her parent (if the Class Member is a minor), authorized representative, and/or conservator, a full range of Community Living Options appropriate to the Class Member's needs and preferences. Regional Centers shall provide the Choices Project material as appropriate.
- b. Provide at least 30 days' notice to the Class Member and to his or her parent (if the Class Member is a minor), authorized representative, and/or conservator, of the meeting to develop the IPP. The notice shall state that the IPP team will review the IPP, including whether the current placement is appropriate to the Class Member's needs, preferences, and life choices, and whether it provides opportunities for the Class Member to live as independently as possible in

a Community Living Option. The notice shall also contain information about how the Class Member can contact his/her Clients' Rights Advocate for assistance.

- c. Review, during the IPP meeting, the information gathered, including information from the Choices Project material, where appropriate, and answer questions regarding Community Living Options. Regional Center staff shall discuss with the Class Member, and his or her parent (if the Class Member is a minor), authorized representative, and/or conservator, whether a Community Living Option would meet the Class Member's needs, preferences and life choices, and should be explored.
- d. If the planning team concludes that a Community Living Option would meet the Class Member's needs, preferences, and life choices, if the Class Member is inappropriately placed, or if the Class Member indicates a desire to move to a Community Living Option, the planning team shall follow the IPP planning process, explore Community Living Option alternatives with the goal that the Class Member reside in the least restrictive setting appropriate to meet the Class Member's needs, preferences, and life choices, and include in the IPP the steps to be taken to achieve that goal.
- 2. For Class Members residing in SNFs: If, as part of the regularly scheduled IPP process, a planning team determines that a Class Member residing in a SNF may be inappropriately placed, the Regional Center shall use the process set forth in Section IV.H.1.a.-d. above. In making this determination, the planning team shall consider, for example, the length of the Class Member's stay, the age of the Class Member, whether the Class Member expresses a desire to move, or whether the Class Member leaves the facility during the day.
- 3. Each year, based on the list provided by the Regional Center pursuant to Section V.G. (Exh. "A," Item 30), Disability Rights California shall be entitled to review a random sample of files of 7% of the Class Members identified in each Regional Center's list. The review shall include only those records which were created during the term of the Settlement Agreement, are located in the Class Member's file, and are relevant to the Regional Center's implementation of the Settlement Agreement. The review shall occur onsite at the Regional Center or the location(s) in which the Class Member's file is maintained. The random sample of 7% shall be selected by

Disability Rights California using an agreed upon method of selection. If a Regional Center conducts at least one IPP during the year, Disability Rights California is entitled to review at least one file, even if a sample of 7% would yield less than one file. If 7% results in a fractional number of IPPs, the number available for Disability Rights California review shall be rounded up to the nearest whole number. Disability Rights California may request photocopies of the records reviewed be made by the Regional Center. The Regional Center may bill Disability Rights California for the reasonable costs of photocopying if the requested number of copies exceeds 20 pages.

I. Relief for Individual Named Plaintiffs.

- 1. Jimmy White. Mr. White continues to reside at the Sonoma Developmental Center. RCEB shall take appropriate steps to engage Mr. White in a range of activities leading to a comprehensive assessment of his interest in Community Living Options. Such steps shall include, but not be limited to, providing him with additional information about appropriate existing Community Living Options, including visits to appropriate residential settings and arranging for a Whole-Person Assessment by a mutually agreeable contractor. Upon completion of those activities, should Mr. White choose to move to a Community Living Option, additional steps shall be taken to seek all resources necessary to develop an appropriate Community Living Option with the necessary transition and all ongoing support services through RCEB's approved Community Placement Plan proposal. Upon approval by DDS of a CPP proposal that includes all necessary resources, RCEB will develop the new resource(s). Should RCEB include Mr. White in its CPP proposal, DDS shall not unreasonably deny RCEB's request consistent with the Welfare and Institutions Code and the CPP Guidelines applicable at the time of the request.
- 2. <u>Kimberly McAnnelly</u>. Ms. McAnnelly moved to a community setting in September 2008. Should Ms. McAnnelly return to an institutional setting during the term of this Settlement Agreement, NBRC shall take all appropriate steps to provide Ms. McAnnelly with supports to make a choice about moving to a Community Living Option with appropriate supports, and to effect such move.

3. <u>Edson Cruz</u>. Mr. Cruz moved to a community setting in March 2008. Should Mr. Cruz return to an institutional setting during the term of this Settlement Agreement, CVRC shall take all appropriate steps to provide Mr. Cruz with supports to make a choice about moving to a Community Living Option with appropriate supports, and to effect such move.

V. SETTLEMENT PARAMETERS

- A. The Settlement Agreement fully and finally settles all claims and causes of action alleged in the Complaint against each and every State Defendant and each and every Regional Center Defendant, and all claims alleged in the Complaint in Intervention.
- B. The Settlement Agreement does not provide for any type of outside monitoring. However, information shall be provided to Disability Rights California as set forth in Section V.G. Nothing shall preclude Disability Rights California from retaining experts to advise them regarding the Settlement Agreement.
- C. The Settlement Agreement is subject to final approval of the State's Administration, Regional Centers' boards of directors, Plaintiffs, and Intervenors. That approval shall be obtained prior to the Parties seeking Court approval of the Settlement Agreement pursuant to California Rules of Court, rule 3.769.
- D. All obligations imposed and all activities to be undertaken by Defendants pursuant to the Settlement Agreement are subject to continued legislative authority and appropriations.
- E. DDS shall notify Disability Rights California of the status of, or impact on funding for, Enhanced Regional Center Case Management, Services for Individuals with a Dual Diagnosis, the Community Placement Plan, and Downsizing Initiatives within 15 days of release of the annual Governor's Budget, release of the May Revision, enactment of the Budget Act, and release of proposals affecting DDS programs to be considered during Special Sessions of the Legislature.
- F. Each Defendant shall notify Disability Rights California if legislative decisions in the enacted Budget Act or other enacted legislation impact that Defendant such that the Defendant determines that it cannot comply with any part of this Settlement Agreement. Such notice shall be given within 15 days of such determination.

- G. Defendants shall provide reports and documents identified in Exhibit "A" to Disability Rights California by the method and in the time-frame indicated. Reports and documents available on the DDS website shall be accessed by Disability Rights California directly. Reports that are not posted on the DDS website shall be provided to Disability Rights California electronically or in hard copy. If a report or document is no longer posted by DDS on its website, but continues to be published, DDS shall provide a copy of the report or document to Disability Rights California within 45 days of its publication. Nothing in this section shall limit DDS's authority to modify or cease publication of a particular report or document that is identified as available on the website. Should DDS cease to produce a report or document identified in Exhibit "A" as available on the website, DDS shall notify Disability Rights California. However, DDS shall continue to produce the Monthly Admissions, Transfers, and Placement Reports (Exh. "A," Item 22) during the term of the Settlement Agreement.
- H. The Settlement Agreement shall not limit or broaden the entitlement to services or restructure the provision of services to individuals with developmental disabilities under the Lanterman Act, under other provisions of the Welfare and Institutions Code that apply to the provision of services to individuals with developmental disabilities, or under any other provision of state or federal law.
- I. The Settlement Agreement shall not limit or restrict the right of any Class Member to request an administrative fair hearing pursuant to Welfare and Institutions Code sections 4710 et seq. to resolve a Class Member-specific dispute subject to those fair hearing provisions, to seek an associated writ pursuant to Code of Civil Procedure section 1094.5, or to make a compliance complaint pursuant to Welfare and Institutions Code section 4731. The Settlement Agreement can neither be enforced in, nor used as a defense in, a fair hearing or associated writ hearing. The Settlement Agreement shall not limit or restrict the right of any Class Member to file a writ under Welfare and Institutions Code section 4800 et seq. for release from a Developmental Center.
- J. The Complaint does not seek damages. This Settlement Agreement cannot be raised as a defense to any future tort action or other damages claim by an individual class member against one or more of the Defendants in this action.

- K. The Settlement Agreement does not require, and shall not be construed as requiring, State Defendants to seek to amend the Medicaid State Plan or any of the State's Waivers thereto.
- L. This Settlement Agreement does not, and shall not be construed as, altering the legally required content or format of IPPs, or the process for developing IPPs.
- M. If, during the term of the Settlement Agreement, DDS proposes to adopt, amend, modify, or alter the guidelines applicable to IPPs at the Developmental Centers, DDS shall give counsel for Plaintiffs and counsel for Intervenors prior notice of, and an opportunity to comment on, the proposed adoption, amendments, modifications, or alterations.
- N. State Defendants' responsibilities relating to the monitoring of Regional Centers are solely those monitoring responsibilities as currently set forth in state and federal statute and regulation, and related to the applicable contracts between DDS and Regional Centers. The Settlement Agreement does not, and shall not be construed as, altering, modifying, or adding to those responsibilities. In particular, except to the extent the monitoring responsibility may be imposed by the Lanterman Act, the State Defendants have no responsibility to monitor the performance by one or more Regional Center of any matter agreed to by a Regional Center in the Settlement Agreement.
- O. State Defendants shall not be liable for, and no enforcement action pursuant to the Settlement Agreement or otherwise, shall lie against any State Defendant for an alleged failure by one or more Regional Center(s) to comply with the Settlement Agreement.
- P. Regional Center Defendants shall not be liable for, and no enforcement action pursuant to the Settlement Agreement or otherwise, shall lie against any Regional Center Defendant for any alleged failure by any State Defendant to comply with the Settlement Agreement. The failure of any Regional Center to perform its obligations under this Settlement Agreement shall not impact the full force and binding effect of this Settlement Agreement as it relates to the remaining Parties, including without limitation, the dismissal as to each Party who performs its obligations herein, pursuant to Section VI.B. No Party will be held liable for any aspect of the performance, or lack of performance, by any other Party of the other Party's obligations under this Settlement Agreement.

Q. Any and all obligations of the Regional Center Defendants herein are expressly contingent upon sufficient funding for said obligations within the applicable Budget Act, both with respect to the Regional Centers' Direct Services Budget as well as their Operations Budget.

VI. TERM OF THE SETTLEMENT AGREEMENT

- A. The Settlement Agreement shall become effective on the date the Court approves the Settlement Agreement and enters Judgment pursuant to California Rules of Court, rule 3.769.
- B. The parties agree that should this Agreement be approved by the court, a judgment will be entered that expressly incorporates this Agreement in its entirety. The parties waive any right to appeal or to seek review of this judgment by a higher court.
- C. Defendants' obligations under Section IV. of this Settlement Agreement shall terminate as of June 30, 2012; however, nothing shall prevent the Parties from agreeing to, or the Court from ordering, continued performance by a Defendant beyond June 30, 2012, if that Defendant has failed to perform as required prior to that date. The Settlement Agreement shall remain in effect until all reports set forth in Section V.G. and Exhibit "A" have been made available to Disability Rights California, and Disability Rights California, after receipt of these reports, has had 60 days to initiate the Dispute Resolution Procedures as set forth in Section VIII.A. of the Settlement Agreement. The Settlement Agreement shall terminate in its entirety on the last day for instituting the Dispute Resolution Procedures if proceedings are not initiated, or upon the completion of the Dispute Resolution Procedures if proceedings are initiated.
 - D. The Court shall retain jurisdiction during the term of the Settlement Agreement.
- E. Upon the Settlement Agreement's termination, the Complaint, in its entirety, shall be dismissed with prejudice.

VII. ATTORNEYS' FEES AND COSTS

Without exception, each Party shall bear its own attorneys' fees and costs for each and every aspect of this case, whether incurred before or after entry of this Settlement Agreement, including, without limitation, fees and costs incurred in the underlying litigation, the settlement process, the implementation of the Settlement Agreement, the monitoring of the Settlement

Agreement, or any enforcement of the Settlement Agreement. For purposes of this Section, costs include expert costs.

VIII. DISPUTE RESOLUTION PROCEDURES

- A. If Disability Rights California has a claim, dispute, or matter in controversy ("dispute") arising out of or in any manner related to this Settlement Agreement, including, without limitation, any change in legislative authority or appropriation, Disability Rights California shall give written notice to the Party or Parties with whom the dispute arises. The notice shall explain in detail the nature of the dispute, the facts deemed relevant to the dispute, and a proposed resolution of the dispute.
- B. In response to the notice, each Party shall, within 14 days of receipt of the notice (or such longer period as agreed to in writing by the Parties), provide a written response. The response shall explain in detail the Party's position on the dispute.
- C. After the expiration of the response period, the Parties involved in the dispute shall meet and confer in good faith in an effort to resolve the dispute.
- D. If the dispute is not resolved through the meet and confer process within 20 days (or such longer period as agreed to in writing by the Parties), the dispute shall be referred to mediation before Judge Steven Brick. If Judge Brick is unavailable, the dispute shall be referred to a judge of the Alameda Superior Court designated by Judge Brick, or by the Court if Judge Brick is unable to make a timely designation. Judge Brick or other judge shall establish the procedures for the mediation.
- E. If Judge Brick or other judge finds that the mediation has failed to resolve the dispute, Judge Brick or other judge shall certify to the Court the issue(s) to be resolved. The Court shall then conduct such hearings as it deems necessary to resolve the certified issue(s). The Court may issue orders containing relief deemed necessary to resolve the issue(s).

IX. ADDITIONAL PROVISIONS

A. The Parties agree to file a joint application with the Court, and to take all other steps necessary, to request a fairness hearing and to seek the Court's preliminary approval of this Settlement Agreement. If the Court withholds its approval of this Settlement Agreement or the

settlement for any reason, the Parties shall meet and confer to determine whether this Settlement Agreement and/or settlement can be amended or modified in a manner so as to secure the Court's approval, failing which, this settlement and the Settlement Agreement shall be null and void.

- B. Upon the Court's granting preliminary approval of the settlement and the Settlement Agreement, Disability Rights California and Defendants shall provide notice to the Class in a manner agreed upon by Disability Rights California and Defendants and/or ordered by the Court pursuant to Rules of Court 3.769 and 3.771(b).
- C. Following approval of the Settlement Agreement by the Court, the Settlement Agreement may be amended, modified, or supplemented only by an executed writing which has been presented to and approved by this Court.
- D. This Settlement Agreement shall be effective as to and binding upon the Parties and their successors and assigns.
 - E. This Settlement Agreement represents the entire integrated Agreement of the Parties.
- F. This Settlement Agreement may be executed in counterparts. The counterparts shall have the same force and effect as if a single document had been signed.
- G. Nothing in the Settlement Agreement as entered shall affect the rights of class representatives, organizational Plaintiffs, taxpayer Plaintiffs, Intervenors, or Class Members with respect to any claims that arise after entry of a Dismissal with Prejudice pursuant to Section VI.E.
- H. The Parties agree that this Settlement Agreement is the product of mutual negotiation and preparation and, accordingly, this Settlement Agreement shall not be deemed to have been prepared or drafted by a particular Party. The Parties further agree that any court seeking to interpret this Settlement Agreement should construe it as the product of mutual negotiation and preparation.
 - I. Plaintiffs, Defendants, and Intervenors represent, warrant and agree as follows:
- 1. No Party (nor any officer, agent, partner, employee, representative, or attorney of or for any Party) has made any statement or representation to any other Party regarding any fact relied upon in entering into this Settlement Agreement, and no Party is relying upon any statement, representation or promise of any other Party (or of any officer, agent, employee,

representative, or attorney for any other Party) in executing this Agreement, except as expressly stated in this Settlement Agreement.

- 2. Each Party to this Settlement Agreement has made such investigation of the facts pertaining to this Settlement Agreement and of all the matters pertaining thereto as it deems necessary.
- 3. Each Party or responsible officer or agent thereof has read this Settlement Agreement and understands the contents hereof.
- J. For purposes of communication under this Settlement Agreement, including, but not limited to, submission of reports and documents under Section V.G. and notice under Section VIII.A., the Parties have designated in Exhibit "B" their representatives and the contact information. Notwithstanding Section IX.C., the contents of Exhibit "B" shall be updated as appropriate by written notice to all Party representatives.

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EXHIBIT A

REPORTS AND DOCUMENTS TO BE MADE AVAILABLE TO PLAINTIFFS BY DEFENDANTS

GENERAL 2 Oc.		SOURCE/F	SOURCE/REPORTING PARTY	ıRTY	REPORTING DATE/FREQUENCY
0	GENERAL APPLICATION				
	Quarterly Client Characteristics Report	DDS Web	SDO		As Available
	November Estimates and May Revision Estimates (Regional Centers and Developmental Centers)	Disability Rights California will pick up hard copy within 7 days of publication/	SOO		As Available
3 DC	DDS Budget Highlights	DDS Web	SOO		As Available
4 Ev	Evaluation of People with Developmental Disabilities Moving from Developmental Centers (DC) into the Community	DDS Web	SOO		As Available
5 Cr	Crisis Intervention for Persons with Developmental Disabilities	DDS Web	DDS		As Available
	Wellness Grant Award Information	DDS Web	SOO		As Available
ENHANCE	ENHANCED RC CASE MANAGEMENT—Section IV.A.				
7 M.	Report on Regional Center (RC) Allocations for DC Case Management	Electronic Version or Hard Copy	DDS		Annually w/i 30 days of first contract amendment/allocation to RCs for 2009-10, 2010-11, and 2011-12
8 Me	RC Plan Regarding Deployment of Resources for DC Case Management	Electronic Version or Hard Copy	Ш	Each RC	Annually w/i 30 days of first contract amendment/ allocation to RCs for 2009-10, 2010-11, and 2011-12

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TRAINI	TRAINING AND INFORMATION TO ENHANCE PERSON-CENTERED PLANNING—Section IV.B.	NNING—Sect	on IV.B.		
6	Outline of RRDP training to be provided at each DC and the	Electronic	SOO		One time by
	classifications of DC employees to be trained	Version or Hard Copy			09/01/2009, and w/i 30 days of revision
10	Annual Training Report for DC ID Team Members on the number of sessions held, employees to be trained (point in time), and employees actually trained	Electronic Version or Hard Copy	DDS		Annual Report by 09/01/2010, 09/01/2011, and 09/01/2012
_	Annual Report of RC Service Coordinator (for DC Residents) Attendance at Training for DC ID Team Members (Attend once during Decree)	Electronic Version or Hard Copy		Each RC	Annual Report by 09/01/2010, 09/01/2011, and 09/01/2012
SERVIC	SERVICES FOR INDIVIDUALS WITH A DUAL DIAGNOSIS—Section IV.C.				
12	Agendas/Minutes (with attachments) from Mental Health/DD Collaborative Quarterly Meetings	Electronic Version or		RCEB	Following each meeting
13	Memoranda of Understanding between RC and County MH	Electronic Version or Hard Copy		Each RC	Within 30 days of a substantive revision
***	MOU between DDS and DMH for Mental Health Services Act (MHSA) Funding	Electronic Version or Hard Copy	DDS		One time w/i 45 days of submission to DMH
15	MHSA Report (Prop. 63) to DMH	Electronic Version or Hard Copy	DDS		Annually within 45 days of submission to DMH
COMMI	COMMUNITY PLACEMENT PLAN—Section IV.D				
16	Data on DC Class Member Population by RC as of 06/30 and 12/31	Electronic Version or Hard Copy	DDS		Semi-annually by 08/01 and 02/01, respectively
1	Initial Community Placement Plan Proposal submitted to DDS by each RC	Electronic Version or Hard Copy		Each RC	Annually w/i 30 days of initial submission

19 Revisions to DDS CPP Guidelines Version or DDS	8	DDS Approved Community Placement Plan Proposal for each RC	Electronic Version or Hard Copy	DDS		Annually w/i 45 days of Budget Act enactment for 2009-10, 2010-11 and 2011-12
r reporting data on Electronic Version or Hard Copy Lanity Facilities DDS Web DDS DDS Web DDS Web DDS Web DDS Web DDS Wersion or Hard Copy Electronic Version or Hard Copy	00	Revisions to DDS CPP Guidelines	Electronic Version or Hard Copy	SDO		Annually by 09/01/09, 09/01/10 and 09/01/11
Reports DDS Web DDS DD	20	CPP Quick Snapshot Charts (End of fiscal year reporting data on placements/admissions for that fiscal year)	Electronic Version or Hard Copy	DDS		Annually by 10/01/09, 10/01/10, 10/01/11 and 10/01/12, or earlier if possible
Electronic DDS Version or Hard Copy Electronic Version or Hard Copy Wession or Hard Copy Hard Copy Hard Copy Hard Copy Hard Copy Whiszing of Large Version or Hard Copy Hard Copy Hard Copy Whiszing of Large Version or Hard Copy Hard Copy	21	Population of DCs and State-Operated Community Facilities	DDS Web	SOC		As Available
Hard Copy Electronic Version or Hard Copy	23	Nontrily Admissions, Translers and Flacement Repons Legal Codes Report	Electronic	SOO	and the second	Annually by 09/01/09,
Electronic DDS Version or Hard Copy Hard Copy Hard Copy Hard Copy Version or Hard Copy Wersion or Hard Copy Hard Copy Wersion or Hard Copy			Version or Hard Copy			09/01/10, 09/01/11 and 09/01/12
Version or Hard Copy Electronic Each RC Version or Hard Copy Hard Copy Hard Copy Wession or Hard Copy	24	RRDP Statewide Assessment Data	Electronic	SOO		Annually by 09/01/09,
Electronic Each RC Version or Hard Copy Hard Copy Wersion or Hard Copy Wersion or Hard Copy Whard Copy Whard Copy Hard Copy Hard Copy Whard Copy Hard Copy Hard Copy Hard Copy Hard Copy Hard Copy			Version or Hard Copy			09/01/10, 09/01/11 and 09/01/12
Electronic Fach RC Version or Hard Copy Each RC Version or Hard Copy Electronic Version or Hard Copy H	NNONNI	ATIVE PROGRAM INITIATIVES—Section IV.E.				
nents N.G. N.G. Nard Copy Hard Copy Hard Copy Wersion or Hard Copy Hard Copy Wersion or Hard Copy	25	Short summary of accomplishments	Electronic		Each RC	Annually by 09/01/10,
M.G. Wightharpoonus Electronic Each RC Version or Hard Copy Wightharpoonus Electronic DDS Version or Hard Copy Hard Copy Version or Version or Hard Copy Hard Copy Hard Copy			Version or Hard Copy	a garde de Propinsion de la constantina della co	e de la companya de l	09/01/11 and 09/01/12
W.G. Warsion or Hard Copy Wersion or Hard Copy Wersion or Hard Copy Hard Copy Wersion or Hard Copy Hard Copy Wersion or Version or Hard Copy Hard Copy Hard Copy	HOIISII	VG INITIATIVES—Section IV.F.				
Section IV.G. Section IV.G. Section IV.G. Electronic Version or Hard Copy Hard Copy Version or Version or Hard Copy Hard Copy Hard Copy	26	Short summary of accomplishments	Electronic		Each RC	Annually by 09/01/10,
Section IV.G. Electronic DDS Version or Hard Copy Hard Copy Version or Version or Hard Copy Version or Hard Copy Hard Copy Hard Copy			Version or Hard Copy			09/01/11 and 09/01/12
ist DDS Version or Hard Copy lay Revision Survey – Downsizing of Large Electronic DDS Version or Hard Copy	NMOG	SIZING INITIATIVES—Section IV.G.				
Each RC's annual "May Revision Survey – Downsizing of Large Electronic DDS Version or Hard Copy	27	Downsizing Master List	Electronic	DDS		Annually w/i 45 days of
Each RC's annual "May Revision Survey – Downsizing of Large Electronic DDS Facilities" (Form D) Hard Copy			Hard Copy			for 2009-10, 2010-11, 2011-12 and 2012-13
_	28	Each RC's annual "May Revision Survey - Downsizing of Large Facilities" (Form D)	Electronic Version or Hard Copy	SOO		Annually by 09/01/09, 09/01/10, 09/01/11 and 09/01/12

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	Annually by 09/01/09,	09/01/10, 09/01/11 and	09/01/12	Annually by 09/01/10,	09/01/11 and 09/01/12				~~~		Annually by 09/01/10,	09/01/11 and 09/01/12	
m IV.H.				Each RC									
ERS—Sectio	SOO										SOO		
LASS MEMBI	Electronic	Version or	Hard Copy	Electronic	Version or	Hard Copy					Electronic	Version or	Hard Copy
ADDITIONAL CONSIDERATION FOR NON-DEVELOPMENTAL CENTER CLASS MEMBERS—Section IV.H.	Data on Non-DC Class Member Population by RC from CMF	categorized by those large community facilities specified in IV.B.2		List of Unique Client Identifier (UCI) numbers for Class Members	whose IPPs were conducted pursuant to IV.H.1.a-d, including	Class Members residing in Skilled Nursing Facilities whose	planning team determined the Class Member may be	inappropriately placed pursuant to IV.H.2, categorized by the type	of facility in which the Class Member was residing when the IPP	was conducted (e.g., CCF, ICF and SNF).	List of Medicaid Waiver eligible large CCFs		
ADDII	29			30							31		

Exhibit B

INDIVIDUALS TO WHOM COMMUNICATION UNDER THE DECREE SHOULD BE DIRECTED

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FOR CLASS COUNSEL:

Dated: 4.22.09	Signed:	
		Disability Rights California
Dated:	Signed:	
		Bingham McCutchen LLP
Dated:	Signed:	
		DLA Piper US LLP

FOR CLASS COUNSEL:

Dated:	Signed:	Disability Rights California
Dated: <u>4/15/09</u>	Signed:	Bingham McCutchen LLP
Dated:	Signed:	DLA Piper US LLP

FOR CLASS COUNSEL:

Dated:	Signed:	Disability Rights California
Dated:	Signed:	Bingham McCutchen LLP
Dated: <u>4/15/09</u>	Signed:	DLA Piper US LLP

ATTORNEYS FOR STATE DEFENDANTS:

Dated:April 22, 2009

Signed:

Supervising Deputy Attorney General Office of the Attorney General

Attorneys for DDS, DHCS, DMH, Terri Delgadillo, David Maxwell-Jollyand the

State of California

FOR THE STATE DEFENDANTS:

DEPARTMENT OF DEVELOPMENTAL SERVICES (DDS)

Dated: April 9, 2009

Terri Delgadillo, Director

Dated: April 9, 2009

Signed:

Terri Delgadillo, in her official capacity as the Director of Department of Developmental Services

STATE OF CALIFORNIA

Dated: April 22, 2009

Signed:_

Susan M. Carson

Supervising Deputy Attorney General Office of the Attorney General

Sulasson

DEPARTMENT OF HEALTH CARE SERVICES (DHCS)

Dated: April 15, 2009

Signed:

How momentally

David Maxwell-Jolly, Director, Department of Health

Care Services.

· Dated: April 15, 2009

Signed:

David Maxwell-Jolly, in his official capacity

as the Director of Department of Health Care

Services

DEPARTMENT OF MENTAL HEALTH (DMH)

Dated: April <u>/5</u> 2009

Signed: $\underline{\lor}$

Denise Arend, Deputy Director, Community Services Division

FOR ATTORNEYS FOR	REGION	AL CENTER DEFENDANTS:
Dated: <u>3-15-0</u> 9	Signed:	Attorney for KRC, RCRC, VMRC, TCRC
Dated:	Signed;	Attorney for CVRC, ELARC, FDLRC, HRC, IRC, NLARC, SGPRC, SCLARC
Dated:	Signed:	Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated:	Signed:	Attorney for GG⊕C
Dated:	Signed:	Attorney for SDRC
Dated:	Signed:	Attorney for RCOC
Dated:	Signed:	Attorney for WRC

Dated:	Signed:	Attorney for KRC, RCRC, VMRC, TCRC
Dated: 4/16/09	Signed:	Attorney for CVRC, ELARC, FDLRC, HRC, IRC, NLARC, SGPRC, SCLARC
Dated:	Signed:	Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated:	Signed:	Attorney for GGRC
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Dated:	Signed:	Attorney for RCOC
Dated:		Attorney for WRC

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	Ü	Attorney for KRC, RCRC, VMRC, TCRC
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Dated:	Signed:	Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated:	Signed:	Attorney for GGRC
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		Attorney for KRC, RCRC, VMRC, TCRC
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		IRC, NLARC, SGPRC, SCLARC
Dated:	Signed:	Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated: 4/21/09	Signed:	Attorney for GGRC
Dated:	Signed:	Attorney for SDRC
Dated:	Signed:	
-	3 . A	Attorney for RCOC
Dated:	Signed:	Attorney for WRC
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Dated:	Signed:	Attorney for KRC, RCRC, VMRC, TCRC
Dated:	Signed:	Attorney for CVRC, ELARC, FDLRC, HRC, IRC, NLARC, SGPRC, SCLARC
Dated:	Signed:	Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated:	Signed:	Attorney for GGRC
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Dated:	Signed	Attorney for WRC

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		Attorney for KRC, RCRC, VMRC, TCRC
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Dated:	Signed:	Attorney for CVRC, ELARC, FDLRC, HRC,
		IRC, NLARC, SGPRC, SCLARC
Dated:	Signed:	
	2.5	Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated:	Cianadi	
Dated.	Signed;	Attorney for GGRC
Dated:	Signed:	
	U	Attorney for SDRC
Dated: 4/16/09	Signed:	M Kon Bolal Attorney for RCOC
,	,	Attorney for RCOC
Dated:	Signed:	
		Attorney for WRC

Dated:	Signed:	
·		Attorney for KRC, RCRC, VMRC, TCRC
Dated:	Cianade	
Duted.	Signeu;	Attorney for CVRC, ELARC, FDLRC, HRC, IRC, NLARC, SGPRC, SCLARC
Dated:	Signed:	Attorney for ACRC, FNRC, NBRC, RCEB,
		Attorney for ACRC, FNRC, NBRC, RCEB, SARC
Dated:	Signed:	Attorney for GGRC
Dated:		
Dated:	Signed:	Attorney for SDRC
Dated:	Signed:	
		Attorney for RCOC
Dated: 4-2(-09	Signed:	
	Digitod.	Attorney for WRC

FOR ATTORNEYS FOR I	NTERVEN	NORS:	
Dated: 29 Jany 2005	Signed:		
	A	Attorneys for CASH/PCR, CAR	- Allinea

Dated: <u>03-21-29</u>	Signed:	Janus Ugliardo Janice Vogliardo Guardian ad Litem for Plaintiff Adolph Angulo
Dated:	Signed:	Tolley Gorham Guardian ad Litem for Plaintiff Harry Asprey
Dated:	Signed:	Doug Corpolongo Guardian ad Litem for Plaintiff Lucien Corpolongo
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff Edson Cruz
Dated:	Signed:	Sharon Forster
Dated:	Signed:	Corina and Mario Razo Guardian ad Litem for Plaintiff David Kelty
Dated:	Signed:	John P. Kelly Guardian ad Litem for Plaintiff Kimberly McAppelly

Dated:	Signed:	Janice Vogliardo Guardian ad Litem for Plaintiff Adolph Angulo
Dated: 3 23 9	Signed;	Tolley Gorham Guardian ad Litem for Plaintiff Harry Asprey
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Dated:	Signed:	
	J	Janice Vogliardo Guardian ad Litem for Plaintiff Adolph Angulo
Dated:	Signed:	Tolley Gorham Guardian ad Litem for Plaintiff Harry Asprey
Dated:	Signed:	Doug Corpolongo Guardian ad Litem for Plaintiff Lucien Corpolongo
Dated: 3/72/09	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff Edson Cruz
Dated:	Signed:	Sharon Forster
Dated:	Signed:	Corina and Mario Razo Guardian ad Litem for Plaintiff David Kelty
Dated:	Signed:	John P. Kelly Guardian ad Litem for Plaintiff Kimberly McAnnelly

FOR THE PLAINTIFF CLASS:

Dated:	Signed:	Janice Vogliardo Guardian ad Litem for Plaintiff Adolph Angulo
Dated:	Signed:	Tolley Gorham Guardian ad Litem for Plaintiff Harry Asprey
Dated:	Signed:	Doug Corpolongo Guardian ad Litem for Plaintiff Lucien Corpolongo
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff Edson Cruz
Dated: 3/31/09	Signed:	Sharon Forster
Dated:	Signed:	Corina and Mario Razo Guardian ad Litem for Plaintiff David Kelty
Dated:	Signed:	John P. Kelly Guardian ad Litem for Plaintiff Kimberly McAnnelly

FOR THE PLAINTIFF CLASS:

Dated:	Signed:	
	Ü	Janice Vogliardo Guardian ad Litem for Plaintiff Adolph Angulo
Dated:	Signed:	Tolley Gorham Guardian ad Litem for Plaintiff Harry Asprey
Dated:	Signed:	Doug Corpolongo Guardian ad Litem for Plaintiff Lucien Corpolongo
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff Edson Cruz
Dated:	Signed:	Sharon Forster
Dated: <u>3/21/09</u>	Signed:	Corina and Mario Razo Guardian ad Litem for Plaintiff David Kelty
Dated:	Signed:	John P. Kelly Guardian ad Litem for Plaintiff Kimberly McAnnelly

FOR THE PLAINTIFF CLASS:

Dated:	Signed:	Janice Vogliardo Guardian ad Litem for Plaintiff Adolph Angulo
Dated:	Signed:	Tolley Gorham Guardian ad Litem for Plaintiff Harry Asprey
Dated:	Signed:	Doug Corpolongo Guardian ad Litem for Plaintiff Lucien Corpolongo
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff Edson Cruz
Dated:	Signed:	Sharon Forster
Dated:	Signed:	Corina and Mario Razo Guardian ad Litem for Plaintiff David Kelty
Dated:	Signed:	John P. Kelly Guardian ad Litem for Plaintiff Kimberly McAnnelly

Dated: 3/20/2009	Signed:	Rev. Misly Clawford S.
/ /		Wesley Crawford Guardian ad Litem for Plaintiff Andre Mills
Dated:	Signed:	Kay Ashbrook and Ray Myers Guardian ad Litem for Plaintiff Jacob Ashbrook Myers
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff John Pineda
Dated:	Signed:	James Roberts Guardian ad Litem for Plaintiff Alana Ridgeway
Dated:	Signed:	Avery Russell
Dated:	Signed:	Tony Anderson Guardian ad Litem for Plaintiff Jane Shuster
Dated:	Signed:	Areta Guthrey Guardian ad Litem for Plaintiff Jimmy White

Dated:	Signed:	Wesley Crawford
Dated: <u>3/21/09</u>	Signed:	Guardian ad Litem for Plaintiff Andre Mills Kay Ashbrook and Ray Myers Guardian ad Litem for Plaintiff Jacob Ashbrook Myers
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff John Pineda
Dated:	Signed:	James Roberts Guardian ad Litem for Plaintiff Alana Ridgeway
Dated:	Signed:	Avery Russell
Dated:	Signed:	Tony Anderson Guardian ad Litem for Plaintiff Jane Shuster
Dated:	Signed:	Areta Guthrey Guardian ad Litem for Plaintiff Jimmy White

Dated:	Signed:	Wesley Crawford Guardian ad Litem for Plaintiff Andre Mills
Dated:	Signed:	Kay Ashbrook and Ray Myers Guardian ad Litem for Plaintiff Jacob Ashbrook Myers
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff John Pineda
Dated: 03/21/09	Signed:	James Roberts Guardian ad Litem for Plaintiff Alana Ridgeway
Dated:	Signed:	Avery Russell
Dated:	Signed:	Tony Anderson Guardian ad Litem for Plaintiff Jane Shuster
Dated:	Signed:	Areta Guthrey Guardian ad Litem for Plaintiff Jimmy White

Dated:	Signed:	Wesley Crawford Guardian ad Litem for Plaintiff Andre Mills
Dated:	Signed:	Kay Ashbrook and Ray Myers Guardian ad Litem for Plaintiff Jacob Ashbrook Myers
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff John Pineda
Dated:	Signed:	James Roberts Guardian ad Litem for Plaintiff Alana Ridgeway
Dated: 40 600	Signed:	Avery Russell POSELL
Dated:	Signed:	Tony Anderson Guardian ad Litem for Plaintiff Jane Shuster
Dated:	Signed:	Areta Guthrey Guardian ad Litem for Plaintiff Jimmy White

	Dated:	Signed:	Wesley Crawford Guardian ad Litem for Plaintiff Andre Mills
	Dated:	Signed:	Kay Ashbrook and Ray Myers Guardian ad Litem for Plaintiff Jacob Ashbrook Myers
	Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff John Pineda
•	Dated:	Signed:	James Roberts Guardian ad Litem for Plaintiff Alana Ridgeway
]	Dated:	Signed:	Avery Russell
]	Dated:	Signed:	Tony Anderson Guardian ad Litem for Plaintiff Jane Shuster
	Dated:	Signed:	Areta Guthrey Guardian ad Litem for Plaintiff Jimmy White

Dated:	Signed:	Wesley Crawford Guardian ad Litem for Plaintiff Andre Mills
Dated:	Signed:	Kay Ashbrook and Ray Myers Guardian ad Litem for Plaintiff Jacob Ashbrook Myers
Dated:	Signed:	Deborah A. Dorfman Guardian ad Litem for Plaintiff John Pineda
Dated:	Signed:	James Roberts Guardian ad Litem for Plaintiff Alana Ridgeway
Dated:	Signed:	Avery Russell
Dated:	Signed:	Tony Anderson Guardian ad Litem for Plaintiff Jane Shuster
Dated: 3 210 09	Signed:	Areta Guthrey Guardian ad Litem for Plaintiff Jimmy White

Dated: 4/14/09	Signed:	James Hill Guardian ad Litem for Plaintiff Shawn Woodward-Katz
Dated:	Signed:	Janice Lord-Walker Taxpayer Plaintiff
Dated:	Signed:	Curtis Kitty Cone Taxpayer Plaintiff
FOR PLAINTIFF CALIF FOR INCLUSIVE COMM		
Dated:	Signed:	By:[Printed Name/Title]
FOR PLAINTIFF THE A	RC OF CAL	IFORNIA
FOR PLAINTIFF THE A	RC OF CAL Signed:	By:[Printed Name/Title]
	Signed:	By:[Printed Name/Title]

	Signed:	
		James Hill Guardian ad Litem for Plaintiff Shawn Woodward-Katz
Dated: 321	Signed:	Janice Lord-Walker Taxpayer Plaintiff
Dated:	Signed:	Curtis Kitty Cone Taxpayer Plaintiff
FOR PLAINTIFF CALIFO	ORNIA ALL	IANCE
FOR INCLUSIVE COMM	IUNITIES, I Signed:	
FOR INCLUSIVE COMM Dated: , FOR PLAINTIFF THE AF	IUNITIES, I Signed:	NC. By: [Printed Name/Title]
FOR INCLUSIVE COMM Dated: . FOR PLAINTIFF THE AF	Signed: Signed: RC OF CALI Signed:	NC. By: [Printed Name/Title]
FOR INCLUSIVE COMM Dated:	Signed: Signed: RC OF CALI Signed:	By: [Printed Name/Title] IFORNIA By: [Printed Name/Title]

Dated:	Signed:	
	_	James Hill Guardian ad Litem for Plaintiff Shawn Woodward-Katz
Dated:	Signed:	Janice Lord-Walker Taxpayer Plaintiff
Dated: Malaz 69	Signed:	Curtis Kitty Cone Taxpayer Plaintiff
FOR PLAINTIFF CALIFOR FOR INCLUSIVE COMMU	NITIES,	INC.
Dated:	Signed:	By:[Printed Name/Title]
FOR PLAINTIFF THE ARC	OF CAL	IFORNIA
Dated:	Signed:	By:[Printed Name/Title]
FOR PLAINTIFF CAPITOL	. PEOPLE	EFIRST
Dated:	Signed:	
		By:[Printed Name/Title]

Dated:	Signed:	James Hill Guardian ad Litem for Plaintiff Shawn Woodward-Katz
Dated:	Signed:	Janice Lord-Walker Taxpayer Plaintiff
Dated:	Signed:	Curtis Kitty Cone Taxpayer Plaintiff
FOR PLAINTIFF CALIFOR FOR INCLUSIVE COMMU Dated: <u>3 /み1/89</u>	NITIES, I	Ne.
FOR PLAINTIFF THE ARC	OF CAL	IFORNIA
Dated:	Signed:	By:[Printed Name/Title]
FOR PLAINTIFF CAPITOL	PEOPLE	FIRST
Dated:	Signed:	By: [Printed Name/Title]

Dated:	Signed:	
		James Hill
		Guardian ad Litem for Plaintiff
		Shawn Woodward-Katz
.		
Dated:	Signed:	Janice Lord-Walker
		Taxpayer Plaintiff
Dated:	Signed:	
Dated.	Signed.	Curtis Kitty Cone
		Taxpayer Plaintiff
FOR PLAINTIFF CALIFOR	NIA ALI	JANCE
FOR INCLUSIVE COMMU	NITIES, I	NC.
Dated:	Signed:	
Dated.	Jigned.	
		By: [Printed Name/Title]
		[Timed Paine, Title]
FOR PLAINTIFF THE ARC	OF CAL	IFORNIA
Dated: 3/21/09	Signed:	Xatriin Xameka
The state of the s		By: Patricia Heineke, President
		[Printed Name/Title]
		<u></u>
FOR PLAINTIFF CAPITOL	DEODLE	THET
FOR FLAINTIFF CAPITOL	PEOPLE	FIRST
Dated:	Signed:	
• • • • • • • • • • • • • • • • • • • •	-	
		By: [Printed Name/Title]

Dated:	Signed:	James Hill Guardian ad Litem for Plaintiff Shawn Woodward-Katz
Dated:	Signed:	Janice Lord-Walker Taxpayer Plaintiff
Dated:	Signed:	Curtis Kitty Cone Taxpayer Plaintiff
FOR PLAINTIFF CALIFOI FOR INCLUSIVE COMMU		
Dated:	Signed:	By:[Printed Name/Title]
FOR PLAINTIFF THE AR	C OF CAL	IFORNIA
Dated:	Signed:	By: [Printed Name/Title]
FOR PLAINTIFF CAPITO	L PEOPLE	EFIRST
Dated: 3 20 09	Signed:	By: <u>DAVID ENTREM / PRESIDENT</u> (PF [Printed Name/Title]

FOR THE INTERVENORS:

Dated:	Signed:	Them We Sell RV
		By: THERESS DEBELL PRESIDENT
		[Printed Name/Title]
FOR INTERVENOI FOR THE RETARE		ASSOCIATION
Dated:	_ Signed:	
		By: [Printed Name/Title]
Dated:	_ Signed:	Colleen Cross
		Colleen Cross Individual Intervenor
		marvidua intervenor
Dated:	_ Signed:	
		Brendan O'Hare Individual Intervenor
		marviduar mervenor
Dated:	_ Signed:	Farrell Hicks
		Individual Intervenor
Dated:	Signed:	
***************************************	The second secon	Linda Turner
		Individual Intervenor

FOR THE INTERVENORS:

Dated:	Signed:	~
		By: [Printed Name/Title]
FOR INTERVENOR CALIFOR THE RETARDED (CA		ASSOCIATION
Dated: 1-29-09	Signed:	1 Societion
		By: Robert L. Cross Vice President/Directo [Printed Name/Title]
Dated:	Signed:	Colleen Cross Individual Intervenor
Dated:	Signed:	Brendan O'Hare Individual Intervenor
Dated:	Signed:	Farrell Hicks Individual Intervenor
Dated:	Signed:	Linda Turner Individual Intervenor

FOR THE INTERVENORS:

Dated:	Signed:	
		By:[Printed Name/Title]
		[Printed Name/Title]
FOR INTERVENOR CA FOR THE RETARDED	LIFORNIA (CAR)	ASSOCIATION
Dated:	Signed:	
		Ву:
		By:[Printed Name/Title]
Dated:	Signed:	
	3	Colleen Cross Individual Intervenor
Dated: 1/30/09	Signed:	Eggn D'Dan Brendan O'Hare
•		Individual Intervenor
Dated:	C: 1.	
Dated.	Signed:	Farrell Hicks Individual Intervenor
		AND THE POINT
Dated:	Signed:	I i. J. T.
		Linda Turner Individual Intervenor

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FOR THE INTERVENORS:

Dated:	Signed:	
		By: [Printed Name/Title]
		[Printed Name/Title]
FOR INTERVENOR CA FOR THE RETARDED	LIFORNIA A (CAR)	ASSOCIATION
Dated:	Signed:	
		By:[Printed Name/Title]
		[Printed Name/Title]
Dated:	Signed:	
	Organou.	Colleen Cross
		Individual Intervenor
_		
Dated:	Signed:	
		Brendan O'Hare Individual Intervenor
		NO 1/1 1 FARREC HICKS
Dated: <u>3/3/09</u>	Signed:	Late Hite Cousin vitor)
		Farrell Hicks Individual Intervenor
Dated:	Signed:	Linda Tumer
		Individual Intervenor

1 /1

FOR THE INTERVENORS:

FOR INTERVENOR CALIFORNIA ASSOCIATION OF STATE HOSPITAL/PARENT COUNCIL FOR THE RETARDED (CASH/PCR)

ATRIA HEALTH W.C.

Dated:	Signed:	By: [Printed Name/Title]
FOR INTERVENOR CALIF FOR THE RETARDED (CA		ASSOCIATION
Dated:	Signed:	By: [Printed Name/Title]
Dated:	Signed:	Colleen Cross Individual Intervenor
Dated:	Signed:	Brendan O'Hare Individual Intervenor
Dated:	Signed:	Farrell Hicks Individual Intervenor
Dated: 12-2 9-09	Signed:	Dustance Turner - (consegnator Linda Turner Individual Intervenor

Dated: <u>2-6-09</u>	Signed:	Sue Donaldson, Conservator (+ Mon Dale Donaldson Individual Intervenor
Dated:	Signed:	Marc Maden Individual Intervenor
Dated:	Signed:	Christi Houge Individual Intervenor
Dated:	Signed:	Matthew Preston Individual Intervenor
Dated:	Signed:	Michael Patrick O'Riordan Individual Intervenor
Dated:	Signed:	Andrea Walter Individual Intervenor

Dated:	Signed:	Dale Donaldson Individual Intervenor
Dated: Tibruay 1, 2009	Signed:	My M. Maden, Openular for Marc Maden Mara Maden Individual Intervenor
Dated:	Signed:	Christi Houge Individual Intervenor
Dated:	Signed:	Matthew Preston Individual Intervenor
Dated:	Signed:	Michael Patrick O'Riordan Individual Intervenor
Dated:	Signed:	Andrea Walter Individual Intervenor

Dated:	Signed:	Dale Donaldson Individual Intervenor
Dated:	Signed:	Marc Maden Individual Intervenor
Dated: <u>2.2-69</u>	Signed: KRISTI	Karen H. Miss., C. C. newater far. Christi Houge KHG Individual Intervenor
Dated:	Signed:	Matthew Preston Individual Intervenor
Dated:	Signed:	Michael Patrick O'Riordan Individual Intervenor
Dated:	Signed:	Andrea Walter Individual Intervenor

Dated:	Signed:	Dale Donaldson Individual Intervenor
Dated:	Signed:	Marc Maden Individual Intervenor
Dated:	Signed:	Christi Houge Individual Intervenor
Dated: <u>1-31-09</u>	Signed:	Joseph To Puston CONSERVATOR FOR Matthew Preston Individual Intervenor
Dated:	Signed:	Michael Patrick O'Riordan Individual Intervenor
Dated:	Signed:	Andrea Walter Individual Intervenor

DEBELL:SIEGEL

Dated:	Signed:	Dale Donaldson Individual Intervenor
Dated:	Signed:	Marc Maden Individual Intervenor
Dated:	Signed:	Christi Houge Individual Intervenor
Dated:	Signed:	Matthew Preston Individual Intervenor
Dated:	Signed:	Michael Patrick O'Riordan (Mary @. 0' Piorson) Individual Intervenor
Dated:	Signed:	Andrea Walter Individual Intervenor

Dated:	Signed:	Dale Donaldson Individual Intervenor
Dated:	Signed:	Marc Maden Individual Intervenor
Dated:	Signed:	Christi Houge Individual Intervenor
Dated:	Signed:	Matthew Preston Individual Intervenor
Dated:	Signed:	Michael Patrick O'Riordan Individual Intervenor
Dated: 7 Feb-3, 2009	Signed: (Andrea Walter Individual Intervenor

ALTA CALIFORNIA	REGIONAL CE	INTERSINC. (ACRCY)
Deted: <u>3/16/09</u>	Signed:	By: RESIDE (ACRE) [Printed Name/Title]
CENTRAL VALLEY	REGIONAL CE	ENTER, INC. (CVRC)
Dated:	Signed:	
		By: [Printed Name/Title]
EASTERN LOS ANO	GELES REGION	AL CENTER, INC. (ELARC)
Dated:	Signed:	
		By:[Printed Name/Title]
		COUNCIL ON DEVELOPMENTAL IN REGIONAL CENTER (FNRC)
Dated:	Signed:	
		By:[Printed Name/Title]
		[Printed Name/Title]
		PPMENTAL SERVICES FOUNDATION, IONAL CENTER (FDLRC)
Dated:	Signed:	
		By: [Printed Name/Title]
		[Printed Name/Litle]

ALTA CALIFORNIA	REGIONAL CE	ENTER, INC. (ACRC)
Dated:	Signed:	
		By: [Printed Name/Title]
CENTRAL VALLEY F	REGIONAL CE	NTER, INC. (CVRC)
Dated: <u>3-10-09</u>		Pokent Ripaile
		By: Robert Riddick Executive Director
E (CEEDAL)	-	
EASTERN LOS ANGE	LES REGIONA	AL CENTER, INC. (ELARC)
Dated:	Signed:	
	1	By: Gloria Wong Executive Director
FAR NORTHERN COO DISABILITIES, dba FA	ORDINATING (.R NORTHERN	COUNCIL ON DEVELOPMENTAL REGIONAL CENTER (FNRC)
Dated:	Signed:	
	I	
		By:[Printed Name/Title]
dba FRANK D. LANTE	RMAN REGIO	MENTAL SERVICES FOUNDATION, NAL CENTER (FDLRC)
Dated:		
	F	By: Diane Anand Executive Director

ALTA CALIFORNIA REGIO	NAL CEN	NTER, INC. (ACRC)
Dated:	Signed: _	
		By:[Printed Name/Title]
CENTRAL VALLEY REGION	NAL CEN	NTER, INC. (CVRC)
Dated:S	igned: _	
		By: Robert Riddick Executive Director
EASTERN LOS ANGELES RI	EGIONAI	L CENTER, INC. (FLARC)
Dated: 3/10/09 S	igned:	Dlevia Wong
Dated: 3/10/09 S	B	By: Gloria Wong Executive Director
FAR NORTHERN COORDINA DISABILITIES, dba FAR NOR	ATING C	OUNCIL ON DEVELOPMENTAL REGIONAL CENTER (FNRC)
r	gned:	
	В	у:
		y:[Printed Name/Title]
LOS ANGELES COUNTY DE dba FRANK D. LANTERMAN	VELOPM REGION	MENTAL SERVICES FOUNDATION, NAL CENTER (FDLRC)
Dated:Si	gned:	
		y: Diane Anand Executive Director

Dated:	Signed:	MANAGEMENT OF THE STREET OF TH
		By:[Printed Name/Title]
CENTRAL VALLEY	REGIONAL CE	INTER, INC. (CVRC)
Datei:	Signed:	
		By: [Printed Name/Title]
EASTERN LOS ANO	ELES REGION	AL CENTER, INC. (ELARC)
Dated:		,
		By: [Printed Name/Title]
TARFOR TARY PURPOSES OF A		COUNCIL ON DEVELOPMENTAL N REGIONAL CENTER (FNRC)
Dated: 4/20/09	Signed:	Londa D. Deven
		NREGIONAL CENTER (FNRC) Louda D. Dever By: Ronda D. Dever Chairperso [Printed Name/Title]
	JNTY DEVELO	PMENTAL SERVICES FOUNDATION,
LOS ANGELES COL dba FRANK D. LAN	TERMAN REGI	Onab Chithe (1 Direc)
LOS ANGELES COL dba FRANK D. LAN' Dated:	TERMAN REGI Signed:	By: [Printed Name/Title]

ALTA CALIFORNIA REGIONAI	L CEN	TER, INC. (ACRC)
Dated: Sign	ed:	
	Ву	y:[Printed Name/Title]
CENTRAL VALLEY REGIONAL	CEN	TER, INC. (CVRC)
Dated: Signe	ed:	
		7: Robert Riddick Executive Director
EASTERN LOS ANGELES REGIO	ONAL	CENTER, INC. (ELARC)
Dated: Signe	d:	
		: Gloria Wong Executive Director
FAR NORTHERN COORDINATION DISABILITIES, dba FAR NORTH	NG CC ERN R	DUNCIL ON DEVELOPMENTAL REGIONAL CENTER (FNRC)
Dated: Signed	d:	
	Ву	[Printed Name/Title]
- 2 /2 A	GION/	ENTAL SERVICES FOUNDATION, ALCENTER (FDLRC)
Dated: 5-13-09 Signed	d: Æ	Diane Anand Executive Director

GOLDEN GATE REGIONAL C	ENTER, INC. (GGRE)
Dated: <u>3/5/09</u> Sign	ned:
	By: JAMES L. SHORTER, EXECUTIVE DIRECTOR [Printed Name/Title]
•	
HARBOR DEVELOPMENTAL I dba HARBOR REGIONAL CEN	DISABILITIES FOUNDATION, TER (HRC)
Dated: Sign	ned:
	By: [Printed Name/Title]
	[Printed Name/Title]
INLAND REGIONAL CENTER,	INC (IRC)
	· ,
Dated: Sign	
	By: [Printed Name/Title]
*	
KERN REGIONAL CENTER (K	RC)
Dated: Sign	ned:
	By: [Printed Name/Title]
	[Printed Name/Title]
NORTH BAY DEVELOPMENT. dba NORTH BAY REGIONAL C	AL DISABILITIES SERVICES, INC., CENTER (NBRC)
Dated: Sign	ned:
	Ву:
	By: [Printed Name/Title]

GOLDEN GATE REGIONAL	L CENI	ER, IN	VC. (GGRC)
Dated:	Signed:		
			[Printed Name/Title]
HARBOR DEVELOPMENTA	AL DIS	A BIL I	CIES FOLINDATION
dba HARBOR REGIONAL C	ENTER	L (HRC) AA
Dated: 3-10-09	Signed:		Africa II
		Ву:	Patricia Del Monico Executive Director
INLAND REGIONAL CENTI	ER, INC	C (IRC)	
Dated:	Signed:		
			Mary Lynn Clark Executive Director
KERN REGIONAL CENTER	(KRC)		
Dated:S	ligned:	***	
			Printed Name/Title]
		[Printed Name/Title]
NORTH BAY DEVELOPMEN dba NORTH BAY REGIONAL	NTAL D L CENT	ISABI ER (N	LITIES SERVICES, INC., BRC)
Dated: S	igned:	-	
		By:	
		[Printed Name/Title]

GOLDEN GATE REGIONA	L CENTE	ER, INC. (GGRC)
Dated:	Signed:	
		By:[Printed Name/Title]
HARBOR DEVELOPMENT dba HARBOR REGIONAL (AL DISAI CENTER (BILITIES FOUNDATION, (HRC)
Dated:	Signed:	
		By: Patricia Del Monico Executive Director
INLAND REGIONAL CENT		
Dated: 3-10-09	Signed: (_	Muy Son Clark
	E	By: Mary Lynn Clark Executive Director
KERN REGIONAL CENTER	(KRC)	
Dated:	Signed: _	
	В	Зу:
		By:[Printed Name/Title]
NORTH BAY DEVELOPMENT dba NORTH BAY REGIONAL	NTAL DIS L CENTE	SABILITIES SERVICES, INC., R (NBRC)
Dated:S	igned:	
	В	y:
		[Printed Name/Title]

GOLDEN GATE REGIO	NAL CENT	ER, INC. (GGRC)	
Dated:	Signed:		
		By: [Printed Name/Title]	
HARBOR DEVELOPME dba HARBOR REGIONA		ABILITIES FOUNDATION, (HRC)	
Dated:	Signed:		
		By: [Printed Name/Title]	
INLAND REGIONAL CE	ENTER, INC	C(IRC)	
Dated:	Signed:		
		By:[Printed Name/Title]	
KERN REGIONAL CEN	TER (KRC)		
Dated: 3/30/05	Signed:	By: Michal C. Clak/ Executive [Printed Name/Title]	Oireto
NORTH BAY DEVELOR dba NORTH BAY REGIO		DISABILITIES SERVICES, INC., FER (NBRC)	
Dated:	Signed:	V	
		By: [Printed Name/Title]	
		[Printed Name/Title]	

GOLDEN GATE RI	EGIONAL CENT	ER, INC. (GGRC)
Dated:	Signed:	The state of the s
		By: [Printed Name/Fitle]
		[Printed Name/Title]
HARBOR DEVELO dba HARBOR REG		ABILITIES FOUNDATION, (HRC)
Dated:	Signed:	TO NOT A COMPONING TO THE SECOND STORY OF THE
		By: [Printed Name/Title]
		[Printed Name/Title]
INLAND REGIONA	AL CENTER, INC	C(IRC)
Dated:	Signed:	** ATT == \$10.000 ATT (COLUMN TO COLUMN TO COL
		By: [Printed Name/Title]
		(11111ca .va.iic 1111c)
KERN REGIONAL	CENTER (KRC)	
Dated:	Signed:	Ministration (Ministration (Mi
		By: [Printed Name/Title]
		[Printed Name/Title]
NORTH BAY DEV	ELOPMENTAL I	DISABILITIES SERVICES, INC
dba NORTH BAY F	REGIONAL CEN	TER (MBRC)
Daied: 3/16/09	Signed:	By: Lyn C. Isbell, President [Printed Name/Title]
THE PARTY OF THE P	_	By: FLyn C. Isbell. President
		[Printed Name/Title]

	// (
NORTH LOS ANGELES COUNTY	REGIONAL CENTER, INC. (NLACRC)
Dated: $510-09$ Signed	: /4
	By: George Stevens
	Executive Director
REDWOOD COAST DEVELOPME dba REDWOOD COAST REGIONA	NTAL SERVICES CORPORATION, L CENTER (RCRC)
Dated: Signed:	
	By:[Printed Name/Title]
REGIONAL CENTER OF THE EAS	T BAY, INC. (RCEB)
Dated: Signed:	
	By: [Printed Name/Title]
REGIONAL CENTER OF ORANGE	COUNTY, INC. (RCOC)
Dated: Signed:	
-	
	By: [Printed Name/Title]
SAN ANDREAS REGIONAL CENTI	ER (SARC)
Dated: Signed:	
	By:[Printed Name/Title]

NORTH LOS ANGELES C	OUNTY R	REGIONAL CENTER, INC. (NLACRC)
Dated:	Signed:	
		By: [Printed Name/Title]
		[Filmed Name/Title]
REDWOOD COAST DEVE dba REDWOOD COAST RI		ITAL SERVICES CORPORATION, CENTER (RCRC)
Dated: 3/31/09	Signed:	Uny Jones
		By: Clay Jones, Executive Director [Printed Name/Title]
REGIONAL CENTER OF T		
Dated:		By:
		By: [Printed Name/Title]
REGIONAL CENTER OF C	DRANGE	COUNTY, INC. (RCOC)
Dated:	Signed:	
		By:[Printed Name/Title]
SAN ANDREAS REGIONA	AL CENTI	ER (SARC)
Dated:	Signed:	
		By:
		[Printed Name/Title]

NORTH LOS ANGELES COUNTY REGIONAL CENTER, INC. (NLACRC) Dated: Signed: By: [Printed Name/Title] REDWOOD COAST DEVELOPMENTAL SERVICES CORPORATION, The REDWOOD COAST REGIONAL CENTER (RCRC) Signed: REGIONAL CENTER OF THE EAST BAY, INC. (RCEB) Doted: 3183 09 Signed: 1310h S. Graffu President [Printed Name/Title] REGIONAL CENTER OF ORANGE COUNTY, INC. (RCOC) Dated: Signed: By: [Printed Name/Fitle] SAN ANDREAS REGIONAL CENTER (SARC) Detail. Signed: By: [Printed Name/Title]

OPMENTA GIONAL C Signed: _	y:
GIONAL C Signed: _	CENTER (RCRC)
	· · · · · · · · · · · · · · · · · · ·
В	y: [Printed Name/Title]
HE EAST E	BAY, INC. (RCEB)
В	y:[Printed Name/Title]
	OUNTY, INC. (RCOC)
Signed: ⊆	Janis Tokite
Æ	y: Janis White / Chief Operating Offic [Printed Name/Title]
L CENTER	R (SARC)
Signed:	
	By: [Printed Name/Title]
	Signed:B RANGE CO Signed:B

NORTH LOS ANG	DEL <mark>ES COUNTY REGIONAL CENTER, INC. (NL</mark> ACR	.C)
Dated:	Signed:	
	By: [Printed Name/Title]	
	(- /////ou : ///////	
REDWOOD COA! dba REDWOOD C	ST DEVELOPMENTAL SERVICES CORPORATION, OAST REGIONAL CENTER (RCRC)	
Dated:		
	By:	er i middeler sender sommen men silver senere
	(
REGIONAL CEN	TER OF THE EAST BAY, INC. (RCEB)	
Dated:		and the programme and administration of
	By:[Printed Name/Title]	
REGIONAL CEN	TER OF ORANGE COUNTY, INC. (RCOC)	
Dated:	Signed:	
	By:	
	tranca Name ratej	
SAN ANDREAS F	REGIONAL CENTER (SARC)	
Dated: <u>3-16-</u> 20	9 Signed: Jakase	
	BV JOHN COSE / BOARD PRE	-512E/J]
	[Printed Name/Title]	

SAN DIEGO-IMPERIAL COUNT: INC., dba SAN DIEGO REGIONA	IES DEVELOPMETAL SERVICES, L CENTER (SDRC)
Dated: $\frac{4/17/09}{}$ Signe	ed: Classo-Mun
	By: Carlos Flores, Executive Director [Printed Name/Title]
	EYS DEVELOPMENTAL SERVICES, NA REGIONAL CENTER (SGPRC)
Dated: Signe	
	By:[Printed Name/Title]
SOUTH CENTRAL LOS ANGELI DEVELOPMENTALLY DISABLE CENTRAL LOS ANGELES REGIO	ED PERSONS, INC., dba SOUTH
Dated: Signe	
	By:[Printed Name/Title]
	FOR THE DEVELOPMENTALLY TIES REGIONAL CENTER (TCRC)
Dated: Signe	d:
	By:[Printed Name/Title]
VALLEY MOUNTAIN REGIONA	L CENTER, INC. (VMRC)
Dated: Signe	d:
	By: [Printed Name/Title]
	[Printed Name/Litle]

Dated:	Signed:
	By:[Printed Name/Title]
SAN GABRIEL/PO	OMONA VALLEYS DEVELOPMENTAL SERVICES,
Ch dod SALY OM	ADMIEL/POMONA REGIONAL CENTER (SGPRC)
Dated: 3-23 c	Signed: Reich Jeune
	By: Keith Penman
	Executive Director
SOUTH CENTRAI	L LOS ANGELES REGIONAL CENTER FOR
SELECT MEN TW	VLLY DISABLED PERSONG INC. JE. COLUMN
LININAL LOS AI	NGELES REGIONAL (SCLARC)
Pated:	Signed:
	By: Dexter Henderson
	Executive Director
RI-COUNTIES AS	SSOCIATION FOR THE PRINTS AND ADDRESS.
RI-COUNTIES AS DISABLED, INC., o	SSOCIATION FOR THE DEVELOPMENTALLY dba TRI-COUNTIES REGIONAL CENTER (TORC)
ISABLED, INC., (aba TRI-COUNTIES REGIONAL CENTER (TCRC)
TOADLED, INC., (SSOCIATION FOR THE DEVELOPMENTALLY dba TRI-COUNTIES REGIONAL CENTER (TCRC) Signed:
ISABLED, INC., (Signed: By:
ASABLED, INC., (Signed:
TOADLED, INC., (Signed: By:
ated:	Signed: By: [Printed Name/Title]
ated:ALLEY MOUNTA	Signed: By: [Printed Name/Title] AIN REGIONAL CENTER, INC. (VMRC)
Dated:	Signed: By: [Printed Name/Title] AIN REGIONAL CENTER, INC. (VMRC)
Pated:	Signed: By: [Printed Name/Title] AIN REGIONAL CENTER, INC. (VMRC)

Dated:	Sianad	1.
	Signed:	
		By:[Printed Name/Title]
		[Frinted Name/Title]
SAN GABRIEL/POMONA	A VALLEY	YS DEVELOPMENTAL SERVICES,
inc., and SAN GABRIEL	/POMONA	A REGIONAL CENTER (SGPRC)
Dated:	Signed:	
		By: Keith Penman
		Executive Director
CENTRAL LOS ANGELE	S REGION	
Dated: 3-25-09	Signed: ,	DEKTER HENDENSON
		By: Dexter Henderson
		Executive Director
TRI-COUNTIES ASSOCIA	ATION FOR	OR THE DEVELOPMENTALLY
	-COUNTIE	ES REGIONAL CENTER (TCRC)
Dated:	Signed:	
]	
		By: [Printed Name/Title]
VALLEY MOUNTAIN RE	GIONAL C	CENTER, INC. (VMRC)
Dated:	Signed:	
Dated:	Signed:	By:[Printed Name/Title]

The second secon

INC., dba SAN DIEGO REGIONAL CENTER (SDRC) Signed: By: ______[Printed Name/Title] SAN GABRIEL/POMONA VALLEYS DEVELOPMENTAL SERVICES. INC., dba SAN GABRIEL/POMONA REGIONAL CENTER (SGPRC) Dated: Signed: By: [Printed Name/Title] SOUTH CENTRAL LOS ANGELES REGIONAL CENTER FOR DEVELOPMENTALLY DISABLED PERSONS, INC., dba SOUTH CENTRAL LOS ANGELES REGIONAL (SCLARC) Dated: Signed: By: ______[Printed Name/Title] TRI-COUNTIES ASSOCIATION FOR THE DEVELOPMENTALLY DISABLED, INC., dba TRI-COUNTIES REGIONAL CENTIER (TCRO) Dated: 3-30-09 Signed: Allan Voorm [Printed Name/Title] VALLEY MOUNTAIN REGIONAL CENTER, INC. (VMRC) Dated: _____ Signed: By: ______[Printed Name/Title]

SAN DIEGO-IMPERIAL COUNTIES DEVELOPMETAL SERVICES.

SAN DIEGO-IMPERIAL COUNTIES DEVELOPMETAL SERVICES, INC., dba SAN DIEGO REGIONAL CENTER (SDRC)

Dated:	Signed:	
		By:[Printed Name/Title]
		S DEVELOPMENTAL SERVICES, REGIONAL CENTER (SGPRC)
Dated:	Signed:	
		By: [Printed Name/Title]
	DISABLED	REGIONAL CENTER FOR PERSONS, INC., dba SOUTH JAL (SCLARC)
Dated:	Signed:	
		By: [Printed Name/Title]
		R THE DEVELOPMENTALLY ES REGIONAL CENTER (TCRC)
Dated:	Signed:	
		By: [Printed Name/Title]
VALLEY MOUNTAIN R	EGIONAL	CENTER, INC. (VMRC)
Dated: 3/30/09	Signed:	MINER Z
, ,		By: Richard W. Sacds, Feether [Printed Name/Title]
		[I miled realite/ I tile]

COASTAL DEVELOPMENTAL SERVICES FOUNDATION, dba WESTSIDE REGIONAL CENTER (WRC)

Dated: 3.2.09

Signed:

By: Michael Danneker, Executive Director
[Printed Name/Title]