## Case 2:18-cv-02081-TLN-KJN Document 90 Filed 09/04/19 Page 1 of 3

<ol> <li>2</li> <li>3</li> <li>4</li> <li>5</li> </ol>	Aaron J. Fischer (SBN 247391) Aaron.Fischer@disabilityrightsca.org Anne Hadreas (SBN 253377) anne.hadreas@disabilityrightsca.org DISABILITY RIGHTS CALIFORNIA 1330 Broadway, Suite 500 Oakland, CA 94612 Telephone: (510) 267-1200 Fax: (510) 267-1201	Jessica Valenzuela Santamaria (SBN 220934) jvs@cooley.com Mark A. Zambarda (SBN 314808) mzambarda@cooley.com Addison M. Litton (SBN 305374) alitton@cooley.com COOLEY LLP 3175 Hanover Street Palo Alto, CA 94304-1130 Telephone: (650) 843-5000
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17	UNITED STATES DISTRICT COURT  EASTERN DISTRICT OF CALIFORNIA	
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19	SACRAMI	ENTO DIVISION
20	LODENZO MANG DIOVN	) C N 2.10 02001 TIN KIN
21	LORENZO MAYS, RICKY RICHARDSON, JENNIFER BOTHUN,	Case No. 2:18-cv-02081 TLN KJN
22	ARMANI LEE, LEERTESE BEIRGE, and CODY GARLAND, on behalf of themselves and all others similarly situated,	) STIPULATION FOR REVISED CLASS NOTICE AND <del>[PROPOSED]</del> ORDER )
23	Plaintiffs,	) JUDGE: Hon. Kendall J. Newman
24	v.	Complaint Filed: July 31, 2018
25	COUNTY OF SACRAMENTO,	) )
26	Defendant.	<i>)</i> )
27 28		, )
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Plaintiffs Mays, Richardson, Bothun, Lee, Beirge, and Garland, on behalf of the Plaintiff
Class, and Defendant County of Sacramento, through their respective counsels of record, enter into
this stipulation based on the following facts:

- 1) The parties have reached agreement as to the amount of attorney's fees to be sought in connection with this case. Plaintiffs' counsel is preparing a motion for attorney's fees in which Plaintiffs will ask the Court to grant attorney's fees in the amount of \$2.1 million. Plaintiffs also will seek an annual cap of \$250,000 for monitoring compliance with the Consent Decree in this matter. Defendants have indicated that they will not oppose the motion.
- 2) In light of this agreement and the forthcoming motion, the parties seek approval of a revised notice to the class which identifies the precise amount of attorney's fees to be sought and advises class members about how to access a copy of the fees motion, in accordance with Federal Rule of Civil Procedure 23(h).

ACCORDINGLY, the Parties hereby stipulate as follows:

1) The revised Notice, attached hereto as **Exhibit A** (ECF No. 89-1), should be approved in lieu of the Notice approved by the Court on August 13, 2019 (Doc. No. 88), which was attached as Exhibit 2 to the Declaration of Margot Mendelson in Support of the Stipulated Motion for Preliminary Approval of Consent Decree and Notice to the Class (Doc. No. 85). Attached as **Exhibit B** (ECF No. 89-2) is a redlined version of the previous Notice, which identifies the proposed edits for the Court's convenience.

IT IS SO STIPULATED.

Dated: 9/3/19

Margot Mendelson
Margot Mendelson
PRISON LAW OFFICE
Attorney for Plaintiffs

## Case 2:18-cv-02081-TLN-KJN Document 90 Filed 09/04/19 Page 3 of 3 1 2 Dated: 9/3/19 Aaron J. Fischer (as authorized 9/3/19) 3 Aaron J. Fischer DISABILITY RIGHTS CALIFORNIA 4 Attorney for Plaintiffs 5 Jessica Valenzuela Santamaria (as authorized Dated: 9/3/19 6 Jessica Valenzuela Santamaria COOLEY LLP 7 Attorney for Plaintiffs 8 9 Dated: 9/3/19 Todd Master (as authorized 9/3/19) Todd Master 10 HOWARD ROME MARTIN & RIDLEY Attorney for Defendants 11 12 IT IS SO ORDERED. 13 Dated: September 4, 2019 14 15 16 UNITED STATES MAGISTRATE JUDGE 17 /mays2081.ntc2 18 19 20 21 22 23 24 25 26 27

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