

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA
SACRAMENTO DIVISION

**ROBERT HECKER, et al., on behalf of
themselves and others similarly situated,**

Plaintiffs,

v.

**CALIFORNIA DEPARTMENT OF
CORRECTIONS AND
REHABILITATION, et al.,**

Defendants.

RALPH COLEMAN, et al.,

Plaintiffs,

v.

EDMUND G. BROWN, JR., et al.,

Defendants.

SETTLEMENT AGREEMENT

Judge:

The Honorable Lawrence K. Karlton

Action Filed: December 1, 2005

2:05-cv-2441 LKK DAD (PC)

2:90-cv-0520 LKK DAD

1 **I. RECITALS**

2 1. This action was filed on December 1, 2005. In the presently operative
3 pleading, the Second Amended Complaint, Plaintiffs Robert Hecker, Christopher Lee
4 Jenkins, Peter Taylor, Ying Watt, Askia Ashanti, Ronald Auld, John Mueller, Daniel
5 Hunley, Joseph Cox, Eddie Thomas, Brian K. Stafford, Michael Lovelace, Bobby Daniels,
6 Quinton Gray, John Wesley Williams, Samuel D'Angelo and Jon Schooley, alleged that
7 their rights were being violated under the Americans with Disabilities Act and section 504
8 of the Rehabilitation Act. Plaintiffs alleged, among other things, that Defendants:

9 have adopted, implemented, ratified, and/or failed to abolish numerous
10 unnecessary and discriminatory policies, practices and procedures affecting
11 the inmates participating in the MHSDS [Mental Health Services Delivery
12 System] including the EOP [Enhanced Outpatient Program] and the
13 CCCMS [Correctional Clinical Case Management System].

14 (Second Amended Complaint, Docket No. 35, at 12.) Plaintiffs alleged “systemwide,
15 statewide policies, practices, and procedures [that] function to discriminate against
16 inmates with severe psychiatric disabilities; exclude them from programs, services, and
17 activities; retaliate against them; and segregate them unnecessarily.” Plaintiffs further
18 sought to represent “a class of all present and future California inmates of the CDCR with
19 psychiatric conditions that are disabilities as defined by the ADA and the Rehabilitation
20 Act who are excluded and/or screened out from any prison program, service, or activity on
21 the basis of their assignment to or participation in the MHSDS program, including the
22 EOP and CCCMS.” (*Id.* at 14.)

23 2. Before the *Hecker* action was filed, the parties in *Coleman v. Brown*, E.D.
24 Cal. No. cv 90-0520 LLK, had attempted to negotiate provisions of the *Coleman* Program
25 Guide (which describes policies and procedures for provision of mental health care for
26 California prison inmates) regarding program access and disability discrimination for
27 prison inmates with psychiatric disabilities. The parties did not reach a resolution.
28

1 3. On February 3, 2006, the *Coleman* Special Master issued his report and
2 recommendation concerning the Program Guide, concluding that the parties' disputes
3 concerning alleged disability discrimination could not be resolved by the Special Master
4 at that time.

5 4. On November 27, 2006, Defendants filed a motion to dismiss the *Hecker*
6 action.

7 5. On March 15, 2007, the Court issued an order staying the *Hecker* litigation,
8 and referred the matter to the *Coleman* Special Master to determine whether the claims
9 raised in the present litigation could be resolved within the remedial phase of *Coleman*.
10 The *Coleman* Special Master filed a report on June 12, 2007 stating that the parties were
11 not able to resolve the dispute at that time.

12 6. The *Hecker* Plaintiffs filed motions to lift the stay on December 14, 2007,
13 and again on September 9, 2012 and March 1, 2013. On October 19, 2012, the Court
14 ordered that the parties meet and confer under the guidance of the *Coleman* Special
15 Master to determine again whether the issues in the *Hecker* action could be resolved
16 through the *Coleman* remedial process.

17 7. Since that date, the parties have engaged in settlement negotiations with the
18 assistance of the *Coleman* Special Master. On May 5, 2014, the Court entered an order
19 extending the stay to June 6, 2014.

20 8. While the case has been stayed, the parties have resolved issues concerning
21 some of the specific policies, practices, and procedures that may have excluded some EOP
22 and CCCMS participants from some of the benefits of the services, programs, and
23 activities operated by CDCR, and may have discriminated against individuals with
24 psychiatric disabilities. These specific issues are listed below at Paragraph 21. To
25 facilitate resolution of these issues, the parties agree that the *Coleman* Program Guide
26 shall be amended to reflect these changed policies, practices, and procedures. The parties
27
28

1 further agree that implementation of the modified replacement policies, practices and
2 procedures may be enforced by the Court as part of the *Coleman* class action litigation.

3 9. During the period of the *Hecker* stay, the parties also identified specific
4 policies, practices, and procedures as to which there is no agreement regarding any past or
5 present effect of exclusion or discrimination. Therefore, as to these issues, which are
6 identified in Paragraph 22 below, the parties have reached no agreement that a remedy is
7 required. The parties, however, have agreed that these issues are appropriate for
8 resolution within the *Coleman* remedial process.

9 10. During the period of the *Hecker* stay, the parties also identified specific
10 policies, practices and procedures that Defendants maintain are legally justified, do not
11 unlawfully have the effect of excluding or discriminating against EOP and CCCMS
12 prisoners, and therefore cannot be addressed in the *Coleman* remedial process. These
13 specific issues are listed at Paragraph 23 below. The parties agree that as to these specific
14 issues, there is no remedy in *Coleman*, and any claims as to them will be dismissed in
15 *Hecker* without prejudice.

16 11. The parties agree that solely for purposes of settlement and judicial approval
17 of this Agreement, they stipulate that the putative class in *Hecker*—specifically, all
18 present and future CDCR inmates with psychiatric conditions that are disabilities as
19 defined by the ADA and the Rehabilitation Act and who are allegedly excluded and/or
20 screened out from any prison program, service, or activity on the basis of their assignment
21 to or participation in the MHSDS program, including the CCCMS and EOP—may be
22 certified as a class for settlement purposes under Federal Rule of Civil Procedure 23(b)(1),
23 and that an order may be entered, after notice to the class and an opportunity to object,
24 finding the settlement to be fair and reasonable as to this settlement class.

25 12. All parties and their counsel recognize that, in the absence of an approved
26 settlement, they face lengthy and substantial litigation, including motions to dismiss,
27 motions for class certification, formal discovery, motions for summary judgment, and trial
28

1 and potential appellate proceedings, all of which will consume time and resources and
2 present the parties with ongoing litigation risks and uncertainties. The parties wish to
3 avoid these risks, uncertainties, and consumption of time and resources through a
4 settlement under the terms and conditions of this Agreement.

5 ACCORDINGLY, without any admission or concession by Defendants of any
6 liability or wrongdoing with respect to the allegations in the complaint, and without any
7 admission or concession by Defendants of any systemic violation of the ADA or the
8 Rehabilitation Act, the complaint, and all claims made in it, shall be finally and fully
9 compromised, settled, and released, and the action dismissed with prejudice upon and
10 subject to the terms and conditions of this Agreement, which the parties enter into freely,
11 voluntarily, knowingly, and with the advice of counsel.

12 **II. PARTIES**

13 13. Plaintiffs Robert Hecker, Christopher Lee Jenkins, Peter Taylor, Ying Watt,
14 Askia Ashanti, Ronald Auld, John Mueller, Daniel Hunley, Joseph Cox, Eddie Thomas,
15 Brian K. Stafford, Michael Lovelace, Bobby Daniels, Quinton Gray, John Wesley
16 Williams, Samuel D'Angelo, and Jon Schooley have been at relevant periods inmates of
17 the California Department of Corrections and Rehabilitation and participates in the Mental
18 Health Services Delivery System (MHSDS) at both the Enhanced Outpatient Program
19 (EOP) and Clinical Correctional Case Management System (CCCMS) levels of care as
20 defined by the *Coleman* Program Guide. Plaintiffs allege that they are persons with
21 disabilities within the meaning of all applicable statutes, and are qualified persons with
22 disabilities within the meaning of Title II of the ADA and Section 504 of the
23 Rehabilitation Act of 1973. Plaintiffs allegedly represent a class of all present and future
24 CDCR inmates with psychiatric conditions that are disabilities as defined by the ADA and
25 the Rehabilitation Act who are excluded and/or screened out from any prison program,
26 service, or activity on the basis of their assignment to or participation in the MHSDS
27 program, including the EOP and CCCMS.
28

14. Defendants are CDCR, the Governor of the State of California, CDCR's secretary, CDCR's undersecretary, CDCR's Director of Adult Institutions, and the Warden of the California Medical Facility. Each Defendant is a state official sued in his or her official capacity.

III. JURISDICTION

15. This Court has jurisdiction under 28 U.S.C §§ 1331, 2201, and 2202.

IV. VENUE

16. Venue is proper under 28 U.S.C. § 1391(b), because a substantial part of the events alleged by Plaintiff occurred within the Eastern District of California.

V. CERTIFICATION OF A SETTLEMENT CLASS, NOTICE, OBJECTIONS, FAIRNESS HEARING

17. The parties shall jointly request certification of a settlement class to be defined as all present and future CDCR inmates with psychiatric conditions that are disabilities as defined by the ADA and the Rehabilitation Act and who are allegedly excluded and/or screened out from any prison program, service, or activity on the basis of their assignment to or participation in the MHSDS program, including the CCCMS and EOP (the *Hecker* class.)

18. The parties shall lodge their joint request for certification of the *Hecker* class along with a Notice of Settlement of the *Hecker* Action to be submitted for approval by the Court, and subject to such approval, to be posted in all CDCR institutions.

19. The parties shall jointly request a fairness hearing on the *Hecker* settlement to be set at a reasonable time after the posting of notice to allow for the receipt and consideration of class member objections.

20. If this Agreement is not approved by the Court, the parties shall be restored to their respective positions in the action as of the date on which the Agreement was entered, the terms and provisions of this Agreement shall have no force and effect, and shall not be used in this action or in any proceeding for any purpose, and the litigation of this action would resume as if there had been no settlement, with no stipulated class.

VI. TERMS AND CONDITIONS

21. The parties agree that the *Coleman* Program Guide shall be amended, where necessary, so that the following policies, practices, and procedures have been or will be modified:

a. Prior Policy, Practice, or Procedure: Automatic Addition of Four Points to Custody Score of Persons in the MHSDS.

Modified Policy, Practice, or Procedure: Defendants no longer add four points to the classification scores of inmates for participation in the Mental Health Services Delivery System, and they have removed the four points previously added to inmate classification scores on that basis.

b. Prior Policy, Practice, or Procedure: Lack Of Reasonable Accommodations During Heat Alerts.

Modified Policy, Practice, or Procedure: Defendants have agreed to revise their policies to provide that inmates subject to the heat plan promulgated in *Coleman* shall receive meaningful access to equivalent programming—including out-of-cell time—during heat alert days.

c. Prior Policy, Practice, or Procedure: Lack of Access to Programming and Jobs.

Modified Policy, Practice, or Procedure: Defendants have agreed to revise the Interdisciplinary Treatment Team (IDTT) process to ensure that the IDTT team evaluates and, if appropriate, clears Enhanced Outpatient Program (EOP) inmates for participation in prison programs and services, including jobs and education. Defendants agree that, as part of the *Coleman* monthly data production, or through an equivalent means, Defendants shall produce data regarding the number of inmates in the EOP and Correctional Clinical Case Management System (CCCMS) programs, as defined by the *Coleman* Program Guide —assigned to jobs, vocational, education, and substance abuse

1 programs at each institution, as compared to inmates not in the Mental Health Services
2 Delivery System.

3 d. Prior Policy, Practice, or Procedure: Systematically Housing Inmates
4 Out of Security Level Due to Psychiatric Disabilities.

5 Modified Policy, Practice, or Procedure: Defendants have opened a
6 Level II program at the Substance Abuse Treatment Facility (SATF), and a Level II male
7 EOP program at Valley State Prison to provide greater opportunities for inmates
8 participating in the Mental Health Services Delivery System to be housed consistent with
9 their security levels. Defendants agree that, as part of the *Coleman* monthly data
10 production, or through an equivalent means, Defendants shall produce data regarding the
11 number of *Coleman* class members housed at a higher security level than their points
12 would require, as compared to inmates not in the Mental Health Services Delivery
13 System.

14 e. Prior Policy, Practice, or Procedure: Restricting Eligibility for
15 Milestone Credits In Manners That Tend to Exclude Persons With Psychiatric Disabilities.

16 Modified Policy, Practice, or Procedure: Defendants have agreed to
17 make available to inmates with psychiatric disabilities milestone credit earning by
18 granting credits for existing Mental Health Services Delivery System groups, such as
19 anger management and criminal thinking groups. Defendants are also working on new
20 curriculum for additional programs that will earn them milestone credits. Defendants
21 agree that, as part of the *Coleman* monthly data production, or through an equivalent
22 means, Defendants shall produce data on the percentage of CCCMS and EOP inmates
23 who are earning milestone credits, as compared to inmates not in the Mental Health
24 Services Delivery System.

25 f. Prior Policy, Practice, or Procedure: Excluding Allegations of
26 Discrimination on Account of Psychiatric Disability from the ADA Grievance Process.

27 Modified Policy, Practice, or Procedure: Defendants are
28

1 implementing a revised ADA grievance process through which inmates with psychiatric
 2 disabilities may request reasonable modifications to services, programs, and activities and
 3 make requests for reasonable accommodations. These inmates will also be permitted to
 4 grieve any decision rendered under this process via an inmate appeal.

5 g. Prior Policy, Practice, or Procedure: Restricting eligibility for
 6 periodic classification score reductions for EOP inmates for successful programming.

7 Modified Policy, Practice, or Procedure: EOP inmates are now entitled
 8 to earn up to four point reductions annually from their classification score for successful
 9 programming.
 10

11 22. The parties have not agreed that the following specific policies, practices,
 12 and procedures have had the effect of discriminating against or excluding EOP and
 13 CCCMS participants from the benefits of the services, programs, and activities operated
 14 by CDCR, and therefore that any remedy is required regarding them. The parties
 15 nevertheless agree that allegations of discrimination related to the following specific
 16 policies, practices, and procedures are appropriate for resolution within the *Coleman*
 17 remedial process.

18 a. Privileges for inmates with psychiatric disabilities with extended
 19 stays in reception centers (i.e. beyond ninety days) due solely to a psychiatric disability;

20 b. Access to substance abuse programs by inmates with psychiatric
 21 disabilities;

22 c. Access to minimum security facilities and community-based
 23 programs by inmates with psychiatric disabilities;

24 d. Access to reentry hub programs by inmates with psychiatric
 25 disabilities;

26 e. Effective communication and discrimination in the Rules Violation
 27 Report (RVR) process for inmates with psychiatric disabilities; and
 28

1 f. Discrimination in use of restraints, including treatment modules, for
2 prisoners with psychiatric disabilities.

3 23. Resolution of issues identified in Paragraphs 21 and 22 through the
4 *Coleman* remedial process shall include a reasonable continued period of negotiations
5 facilitated by the Special Master. Any issues resolved in such negotiations may result in
6 further amendments to policies, practices, and procedures to be implemented as part of the
7 *Coleman* remedy. Issues that are not resolved after a reasonable period of negotiations
8 may be presented by Plaintiffs to the *Coleman* court for resolution. The parties agree that
9 for purposes of resolving issues of discrimination or exclusion against prison inmates with
10 psychiatric disabilities, the *Coleman* Court should address whether the specific systemic
11 policies, practices and procedures identified in this paragraph violate the ADA and
12 Rehabilitation Act, and if so what prospective relief is appropriate. Plaintiffs shall have
13 the burden of proving that the specific systemic policies, practices and procedures
14 identified in Paragraphs 21 and 22 violate the ADA and Rehabilitation Act. Defendants
15 shall have an opportunity to respond to any such evidence presented to the Court and to
16 present their own evidence. Brief or isolated instances of alleged disability discrimination
17 shall not constitute an ongoing, system-wide policy or practice in violation of the ADA or
18 Rehabilitation Act.

19 24. The parties agree that the following issues are not appropriate for resolution
20 in the *Coleman* remedial process, and that upon dismissal of the *Hecker* action, these
21 issues will not become part of the *Coleman* remedy, and that as to these issues the
22 dismissal of *Hecker* will be without prejudice to resolution of these issues in subsequent
23 litigation:

24 a. Exclusion of CCCMS inmates from participation in the program,
25 service, or activity of assignment to conservation/fire camp.
26
27
28

1 Defendants agree that any of the individual *Hecker* plaintiffs may pursue ADA or
2 Rehabilitation Act claims concerning fire camp/ conservation camp against Defendants in
3 a separate lawsuit.

4
5 **VII. DISMISSAL**

6 25. The parties shall jointly request that the *Hecker* Court, after the
7 fairness hearing described in Paragraph 19 above, shall dismiss the *Hecker* action in a
8 form of order jointly proposed by the parties that specifies that the *Hecker* certified class
9 action is dismissed in return for the relief that the *Hecker* class will have received under
10 the terms of this Agreement by virtue of the implementation of specific policy, practice
11 and procedure changes as part of the *Coleman* remedial process. The form of order shall
12 specify that the dismissal is with prejudice except as to claims regarding assignment of
13 MHSDS inmates to fire/conservation camps.

14 26. It is the intention of the parties in signing this Agreement that upon approval
15 by the Court it shall be effective as a full and final accord and satisfaction and release
16 from all claims asserted in the Second Amended Complaint except for claims concerning
17 conservation/fire camp, which will be dismissed without prejudice as described above.
18 By signing this Agreement, Plaintiffs release CDCR, Defendants, and any other past or
19 current State officials and employees from all claims, past, present and future, known or
20 unknown, that arise or could arise from the facts alleged in the complaint. Nothing in this
21 Agreement will affect the rights of any named *Hecker* Plaintiffs regarding any legal claim
22 that arises after the date that the settlement is executed or regarding claims of *Hecker*
23 Plaintiffs other than those asserted in the Second Amended Complaint under the ADA
24 and the Rehabilitation Act for injunctive and declaratory relief.

25 27. In furtherance of this intention, the parties acknowledge that they are
26 familiar with, and expressly waive, the provisions of California Civil Code section 1542,
27 which states:
28

1 A general release does not extend to claims which the creditor
2 does not know or suspect to exist in his or her favor at the time
3 of executing the release, which if known by him or her must
4 have materially affected his or her settlement with the debtor.

5 28. This Agreement is the compromise of various disputed claims and shall not
6 be treated as an admission of liability by any of the parties for any purpose. The signature
7 of or on behalf of the respective parties does not indicate or acknowledge the validity or
8 merits of any claim or demand of the other party. The parties further agree that the
9 *Coleman* class does not include persons on parole and that nothing in this agreement
10 limits the ability of Plaintiffs to pursue any claims on behalf of persons on parole.

11 29. The parties agree that this Agreement regarding specific policies, practices,
12 and procedures that have allegedly had the effect of excluding some EOP and CCCMS
13 participants from some of the benefits of the services, programs and activities operated by
14 CDCR shall not affect or otherwise impact Defendants' ability to seek termination of
15 prospective relief entered in *Coleman*. Termination of the *Coleman* litigation will
16 terminate the issues that have been or are being resolved under this Agreement. By this
17 agreement, Defendants do not waive any defenses already asserted in this litigation.

18 **VIII. ATTORNEY'S FEES AND COSTS**

19 30. The parties agree that all claims for reasonable fees and costs for work
20 previously done in this litigation, and any future work done by Plaintiffs' counsel in
21 *Coleman* regarding Plaintiffs' alleged violations of the ADA and Rehabilitation Act by
22 Defendants, may be resolved through the periodic fees process in *Coleman*. The parties
23 agree that Plaintiffs' counsel's billing rates for such work will be subject to the maximum
24 billing rate under the Prison Litigation Reform Act. Defendants waive any objection that
25 such work is not compensable in *Coleman* because it involves allegations of violations of
26 the ADA and Rehabilitation Act. Work performed by Plaintiff's counsel before execution
27
28

1 of this Settlement Agreement may be addressed in the *Coleman* quarterly fees negotiation
2 immediately following the execution of the Settlement Agreement.

3 **IX. SUCCESSORS AND ASSIGNS**

4
5 31. This Agreement shall be binding on the parties and their respective officers,
6 agents, administrators, successors, assignees, heirs, executors, trustees, attorneys,
7 consultants, and any committee or arrangement of creditors organized with respect to the
8 affairs of any such party.

9 32. Plaintiffs represent that they own the interests, rights, and claims that are the
10 subject matter of this Agreement. Plaintiffs and their principals, agents, attorneys,
11 successors, assigns, heirs, descendants, executors, representatives, partners, and associates
12 fully release and discharge the other parties and their principals, agents, attorneys,
13 successors, assigns, heirs, descendants, executors, representatives, partners, and associates
14 from all rights, claims, and actions that Plaintiffs and their successors now may have or at
15 any time in the future may have against the other parties and their successors except for
16 claims concerning conservation/fire camp dismissed without prejudice.

17 **X. REPRESENTATIONS AND WARRANTIES**

18 33. The consideration recited in this Agreement is the only consideration for
19 this Agreement, and no representations, promises, or inducements have been made to the
20 parties, or any of their representatives, other than those set forth in this Agreement.

21 34. This Agreement may be executed simultaneously in one or more
22 counterparts, each of which shall be deemed an original, but all of which together shall
23 constitute one and the same instrument.

24 35. Each party to this Agreement shall execute or cause to be executed such
25 further and other documents as are needed to carry out the expressed intent and purpose of
26 this Agreement.
27
28

1 36. This Agreement constitutes a single, integrated agreement expressing the
2 entire agreement of the parties, and there are no other agreements, written or oral, express
3 or implied, between the parties, except as set forth in this Agreement.

4 37. No supplement, modification, or amendment to this Agreement shall be
5 binding unless executed in writing by all the parties. No waiver of any provision of this
6 Agreement shall be binding unless executed in writing by the party making the waiver.
7 No waiver of any provision of this Agreement shall be deemed, or shall constitute, a
8 waiver of any other provision, whether or not similar, nor shall any waiver constitute a
9 continuing waiver.

10 38. Unless expressly stated otherwise in this Agreement, the terms, conditions,
11 and provisions of this Agreement are governed by and interpreted under California state
12 law.

13 39. Should any provision of this Agreement be held invalid or illegal, such
14 illegality shall not invalidate the whole of this Agreement, but the Agreement shall be
15 construed as if it did not contain the illegal part, and the rights and obligations of the
16 parties shall be construed and enforced accordingly.

17
18 The undersigned agree to the above:

19
20 Dated: August 1, 2014

By:

Robert A. Hecker

21
22 Dated: _____

By: _____

23
24 Approved as to form:

25 Dated: _____


By: _____

Jay C. Russell, Supervising Deputy Attorney
General
Counsel for Defendants

26
27 Approved as to form:

1 The undersigned agree to the above:

2
3
4 Dated: 8/4/14

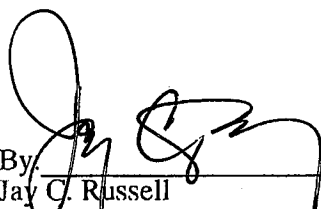
By: 
Dr. Jeffrey A. Beard
Secretary, California Department of Corrections and
Rehabilitation

5
6
7
8
9 Dated: _____

By: _____

10 Approved as to form:

11
12
13 Dated: August 5, 2014

By: 
Jay C. Russell
Supervising Deputy Attorney General
Counsel for Defendants

14
15 Approved as to form:

16
17
18
19 Dated: _____

By: _____
Michael W. Bien
Rosen Bien Galvan & Grunfeld LLP
Counsel for the *Coleman* and *Hecker* Plaintiffs

20
21
22 41033326.doc

36. This Agreement constitutes a single, integrated agreement expressing the entire agreement of the parties, and there are no other agreements, written or oral, express or implied, between the parties, except as set forth in this Agreement.

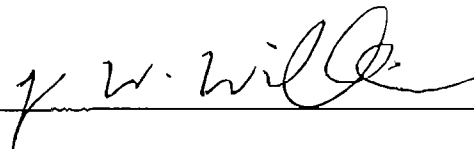
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The undersigned agree to the above:

Dated: 7/29/14

By: 

Dated: 7/29/14

By: JOHN WESLEY WILLIAMS

Approved as to form:

Dated: _____

By: _____
Jay C. Russell, Supervising Deputy Attorney
General
Counsel for Defendants

Approved as to form:

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The undersigned agree to the above:

Dated: 7/29/2014

By: John Mueller

Dated: _____

By: _____

Approved as to form:

Dated: _____

By: _____

Jay C. Russell, Supervising Deputy Attorney
General
Counsel for Defendants

Approved as to form:

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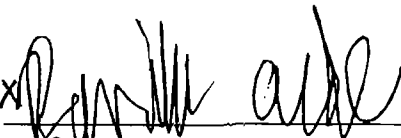
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The undersigned agree to the above:

Dated: 7-30-14

By: 
RONALD AULD

Dated: _____

By: _____

Approved as to form:

Dated: _____

By: _____

Jay C. Russell, Supervising Deputy Attorney
General
Counsel for Defendants

Approved as to form:

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15 construed as if it did not contain the illegal part, and the rights and obligations of the
16 parties shall be construed and enforced accordingly.

17
18 The undersigned agree to the above:

19
20 Dated: July 30th, 2014

21 By: Brian Keith Stafford
22 BRIAN STAFFORD

23 Dated: _____

24 By: _____

25 Approved as to form:

26 Dated: _____

27 By: _____
28 Jay C. Russell, Supervising Deputy Attorney
 General
 Counsel for Defendants

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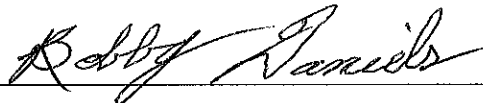
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12 law.

13 39. Should any provision of this Agreement be held invalid or illegal, such
14 illegality shall not invalidate the whole of this Agreement, but the Agreement shall be
15 construed as if it did not contain the illegal part, and the rights and obligations of the
16 parties shall be construed and enforced accordingly.

17
18 The undersigned agree to the above:

19
20 Dated: 7-30-2014

21 By: 

22 Dated: _____

23 By: _____

24 Approved as to form:

25 Dated: _____

26 By: _____
27 Jay C. Russell, Supervising Deputy Attorney
28 General
 Counsel for Defendants

 Approved as to form:

1 36. This Agreement constitutes a single, integrated agreement expressing the
2 entire agreement of the parties, and there are no other agreements, written or oral, express
3 or implied, between the parties, except as set forth in this Agreement.

4 37. No supplement, modification, or amendment to this Agreement shall be
5 binding unless executed in writing by all the parties. No waiver of any provision of this
6 Agreement shall be binding unless executed in writing by the party making the waiver.
7 No waiver of any provision of this Agreement shall be deemed, or shall constitute, a
8 waiver of any other provision, whether or not similar, nor shall any waiver constitute a
9 continuing waiver.

10 38. Unless expressly stated otherwise in this Agreement, the terms, conditions,
11 and provisions of this Agreement are governed by and interpreted under California state
12 law.

13 39. Should any provision of this Agreement be held invalid or illegal, such
14 illegality shall not invalidate the whole of this Agreement, but the Agreement shall be
15 construed as if it did not contain the illegal part, and the rights and obligations of the
16 parties shall be construed and enforced accordingly.

17
18 The undersigned agree to the above:

19
20 Dated: July 29, 2014

By: 

Ying Watt

21
22 Dated: _____

By: _____

23
24 Approved as to form:

25 Dated: _____

By: _____

Jay C. Russell, Supervising Deputy Attorney
General
Counsel for Defendants

26
27 Approved as to form:

36. This Agreement constitutes a single, integrated agreement expressing the entire agreement of the parties, and there are no other agreements, written or oral, express or implied, between the parties, except as set forth in this Agreement.

37. No supplement, modification, or amendment to this Agreement shall be binding unless executed in writing by all the parties. No waiver of any provision of this Agreement shall be binding unless executed in writing by the party making the waiver. No waiver of any provision of this Agreement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver.

38. Unless expressly stated otherwise in this Agreement, the terms, conditions, and provisions of this Agreement are governed by and interpreted under California state law.

39. Should any provision of this Agreement be held invalid or illegal, such illegality shall not invalidate the whole of this Agreement, but the Agreement shall be construed as if it did not contain the illegal part, and the rights and obligations of the parties shall be construed and enforced accordingly.

The undersigned agree to the above:

Dated: 8-1-2014

By: *Adrian J. Asante*

Dated: 8-1-2014

By: *Adrian S. Asante*

Approved as to form:

Dated: _____

By: _____
Jay C. Russell, Supervising Deputy Attorney
General
Counsel for Defendants

Approved as to form:

1 Dated: _____

By: _____

Michael W. Bien

Rosen Bien Galvan & Grunfeld LLP

Counsel for the *Coleman* and *Hecker* Plaintiffs

SF2006200078

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8 Dated: July 28, 2014 By: Quinton Gray
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28
Quinton Gray

1 Dated:

8/4/14

By:



Michael W. Bien

Rosen Bien Galvan & Grunfeld LLP

Counsel for the *Coleman* and *Hecker* Plaintiffs

SF2006200078