IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

EDWARD BRAGGS, et al.,)	
)	
Plaintiffs,)	
)	CIVIL ACTION NO.
v.)	2:14cv601-MHT
)	(WO)
JOHN HAMM, in his)	
official capacity as)	
Commissioner of)	
the Alabama Department of)	
Corrections, et al.,)	
)	
Defendants.)	

REVISED REMEDY SCHEDULING ORDER ON PHASE 1 ADA CLAIMS AND PHASE 2A EIGHTH AMENDMENT CLAIM

Based on the representations made on the record during the triannual status conference on August 16, 2024, it is ORDERED that the deadlines and dates for the Phases 1 and 2A remedy scheduling order for the ADA and Eighth Amendment claims remain and are revised as set forth below.

Note that the formatting of the scheduling order is as follows. Each section is designated with a cell-block number so that it may be more easily referenced. For example, Section III deals with the "PHASE 2A EIGHTH AMENDMENT CLAIM." Subpart B of that section pertains to "CORRECTIONAL STAFFING." So, the second cell in that subpart is referred to as cell III.B.2. The court's citation for this cell is (Doc. X) at 4, cell III.B.2.

Cell		OID DAMES	NEW DATES
Cell		OLD DATES	NEW DATES
		I. GENERAL	1
I.A	The effective date	3/9/2022	
	of the Phase 2A		
	Omnibus Remedial		
	Order. (Doc. 3464)		
	at § 1.3.		
	II. P	HASE 1 ADA CLAIMS	
II.A	PHASE 1 ADA		
1	Phase 1: Deadline	11/1/28	
	for termination of		
	monitoring. (Doc.		
	3801).		
2	Phase 1: The	7/5/24 by 5:00 p.m.	11/4/24 by 5:00
	Birmingham Community		p.m.
	Based		
	Facility/Community		
	Work Center is		
	folded into the		
	transition plan, as		
	with Donaldson, with		
	one exception: that		
	there will be		
	interim remedial		
	measures until the		
	facility closes or		
	relocates. The		
	parties are to file		
	status reports as to		
	interim relief until		
	such time as the		
	facility has either closed or relocated.		
3	Status conference:	8/16/24 at 9:00 a.m.	11/22/24 at 9:00
	Parties should be	0/10/24 at 3:00 a.m.	a.m.
	prepared to discuss		a.m.
	matter in the		
	preceding cell.		
	(Doc. 3992).		
4	Phase 1: Deadline	11/1/27	
=	for completion of	' '	
	alterations for the		
	second and third		
	phases regarding the		
	removal,		
	remediation, or		
	construction of new		

	facilities. (Doc.		
	3801).		
5	Phase 1: Parties	10/31/24 by 5:00 p.m.	
	filed a joint status		
	report regarding		
	their efforts to		
	resolve, with the		
	help of Gina		
	Hilberry, the		
	overarching Phase 1		
	ADA transition plan		
	issue in light of		
	the construction of		
	one or more new		
	facilities,		
	including an		
	anticipated deadline		
	for the completion		
	of an updated		
	transition plan with		
	any new compliance		
	deadlines.		
	(Doc. 4000). The		
	parties were to file		
	the completed		
	proposed revised transition plan by		
	January 26, 2024,		
	which was extended		
	to February 26,		
	2024. On February		
	26, the parties		
	filed a report with		
	a proposed timeline		
	for completing the		
	revised transition		
	plan. (Doc. 4137).		
	That timeline has		
	October 31, 2024, as		
	the date by which		
	the parties will		
	ultimately submit		
	the revised		
	transition plan.		
	Id. Through this		
	order, the parties		
	are to submit the		
	plan by that date.		
	Also, based on		
	representations made		
	at the triannual		

	conference on December 5, 2023, the issue of how to proceed on the alterations to Donaldson has been folded into this		
6	cell. (Doc. 4105). Status conference: Parties should be prepared to discuss the matter outlined in the preceding cell.	11/22/24 at 9:00 a.m.	

III. PHASE 2A EIGHTH AMENDMENT CLAIM III.A MONITORING 8/16/24 at 9:00 a.m. 11/22/24 at 9:00 Status conference: The parties should a.m. be prepared to discuss the status of the EMT. 2 7/15/24 by 5:00 p.m. 10/14/24 by 5:00 In accordance with the parties' p.m. proposed schedule, (Doc. 4146), by April 17, 2024, the EMT was to provide the parties with an estimation of time necessary to provide written responses to the parties' objections. Since then, the court has granted multiple extension requests. The deadline in this order reflects the most recent extension. (Doc. 4214). 11/4/24 by 5:00 Parties to jointly 8/13/24 by 5:00 p.m. file the EMT's p.m. finalized proposed versions of the performance measures and audit tools. (Doc. 4029). The court has granted

	1	T	
	multiple extension		
	requests. The		
	deadline in this		
	order reflects the		
	most recent		
	extension.		
	(Doc. 4214).		
4	If the plaintiffs	8/13/24 by 5:00 p.m.	11/4/24 by 5:00
_	have any unresolved	o, 20, 21 22 0100 p.m.	p.m.
	objections to the		F
	performance		
	measures/audit		
	-		
	tools, the		
	plaintiffs shall		
	file versions of the		
	EMT's finalized		
	proposed performance		
	measures and audit		
	tools that are		
	redlined line-by-		
	line. (Doc. 4029).		
	The court has		
	granted multiple		
	extension requests.		
	The deadline in this		
	order reflects the		
	most recent		
	extension.		
	(Doc. 4214).		
5	If the defendants	8/13/24 by 5:00 p.m.	11/4/24 by 5:00
	have any unresolved	0/13/24 by 3:00 p.m.	p.m.
	objections to the		P.m.
	performance		
	measures/audit		
	-		
	tools, the		
	defendants shall		
	file versions of the		
	EMT's finalized		
	proposed performance		
	measures and audit		
	tools that are		
	redlined line-by-		
	line. (Doc. 4029).		
	The court has		
	granted multiple		
	extension requests.		
	The deadline in this		
	order reflects the		
	most recent		
	extension.		
	(Doc. 4214).		
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6	Parties are to file	8/13/24 by 5:00 p.m.	11/4/24 by 5:00
	their proposal or	0/13/24 by 3.00 p.m.	p.m.
	proposals as to what		P.m.
	the court's		
	resolution procedure		
	should look like		
	concerning		
	disagreements about		
	the performance		
	measures/audit		
	tools, including the		
	issues outlined in		
	the court's order,		
	,		
	(Doc. 4029). The		
	court has granted		
	multiple extension		
	requests. The		
	deadline in this		
	order reflects the		
	most recent		
	extension.		
	(Doc. 4214).	0/16/04 + 0.00	11/00/04 + 0.00
7	Status conference:	8/16/24 at 9:00 a.m.	11/22/24 at 9:00
	The parties should		a.m.
	be prepared to		
	discuss all the		
	matters identified		
	in the preceding		
	cells. (Doc. 4029).		
III.B	CODDECTIONAL CHARRENC		
	CORRECTIONAL STAFFING		I
1	The defendants must	On March 1, June 1,	
	submit correctional	September 1, and	
	staffing reports to	December 1 of each	
	the court and the	year	
	EMT. (Doc. 3464) at		
	§ 2.1.6. By		
	agreement of the		
	parties, the		
	defendants are to		
	submit these reports		
	on the dates set		
	forth in the Phase		
	2A Understaffing		
	Remedial Order (Doc.		
	1657) at § 4,		
	namely, March 1,		
	June 1, September 1,		
	and December 1 of		
	each year.		

_	T		Т
2	The parties must	Within seven days of	
	submit a joint	the filing of each	
	correctional-staffin	quarterly	
	g "trends" report to	correctional staffing	
	the court within	report.	
	seven days of the		
	filing of each		
	quarterly		
	correctional		
	staffing report.		
	The "trends" reports		
	should include the		
	five items outlined		
	in the court's July		
	17, 2023, order.		
	(Doc. 3994.)		
3	Status conference:	8/16/24 at 9:00 a.m.	11/22/24 at 9:00
	The parties should		a.m.
	be prepared to		
	discuss what the		
	quarterly		
	correctional-staffin		
	g reports reflect,		
	as outlined in their		
	most recent		
	correctional-staffin		
	g trends report.		
4	On October 27, 2023,	Under submission	
_	defendants filed a	onder bubinebbron	
	proposal for a		
	concrete plan to		
	address ADOC's still		
	grossly inadequate		
	correctional		
	staffing levels.		
	See Joint Statement		
	on Correctional		
	Staffing Recruiting		
	and Retention (Doc.		
	4062). Plaintiffs		
	stated that, even		
	with defendants' new		
	staffing plan,		
	defendants are		
	"unlikely" to meet		
	the July 1, 2025,		
	staffing deadline		
	_		
	and that plaintiffs fear that "ADOC's		
	current progress and		
	trajectory will		

	dab.b.adl		
	undoubtedly result in a 'scramble' or		
	request of a significant		
	extension" of the		
	correctional		
	staffing deadline.		
	Id. at 21. At the		
	triannual conference		
	held on December 5,		
	2023, the court		
	voiced concerns		
	about the looming		
	July 1, 2025,		
	deadline, especially		
	in regard to what to do in the event that		
	it is not met. The		
	court is currently		
	considering how to proactively approach		
	that deadline. The		
	court will set oral		
	argument on this		
	issue, if necessary,		
	at a later date.		
5	Status conference:	8/16/24 at 9:00 a.m.	11/22/24 at 9:00
	The parties should	8/10/24 at 9.00 a.m.	a.m.
	be prepared to		a.m.
	discuss the matter		
	in the preceding		
	cell.		
6	The formatting for	On hold pending EMT's	
	the correctional	evaluation.	
	staffing reports	Cvaraacron.	
	shall be further		
	revised, if		
	necessary, based on		
	input from the EMT.		
	See Phase 2A Omnibus		
	Remedial Order (Doc.		
	3464) at § 2.1.6.		
	The parties are to		
	file a joint status		
	report as to the		
	adequacy of the		
	correctional		
	staffing reports,		
	including the EMT's		
	including the EMT's progress on		
	including the EMT's progress on evaluating the		

	1	T	
	adequacy of the		
	reports and whether		
	the EMT's		
	performance measures		
	touch on this issue.		
	(Doc. 3994.)		
7	The defendants must	On hold pending	
	develop with the	consideration of	
	Savages, and submit	other matters as	
	to the court,	indicated.	
	realistic benchmarks		
	for the level of		
	correctional		
	staffing ADOC will		
	attain by December		
	31 of 2022 (though		
	this date is		
	passed), 2023, and		
	2024 respectively to		
	put ADOC on track to		
	fill all mandatory		
	and essential posts		
	by July 1, 2025.		
	(Doc. 3464) at		
	\$ 2.1.5. (Doc.		
	3857). The		
	defendants filed		
	their proposed		
	benchmarks on		
	January 20, 2023		
	(Doc. 3901), the		
	plaintiffs filed a		
	response (Doc.		
	3906), to which		
	defendants replied		
	(Doc. 3917). The		
	State's proposed		
	benchmarks do not		
	reflect the		
	operative Updated		
	2022 Correctional		
	Staffing Analysis		
	(Doc. 3928) and they		
	employ a 33%		
	overtime rate, which		
	is a contested		
	issue. Accordingly,		
	the court does not		
	accept the proposed		
	benchmarks at this		
	time and will		
<u> </u>		I	

	revisit the issue of		
	benchmarks once		
	other issues		
	pertaining to the		
	quarterly correctional		
	staffing reports,		
	calculation, and		
	updated staffing analyses are		
	resolved.		
8	Deadline by which	7/1/2025	
8	ADOC must fill all	77172023	
	mandatory and		
	essential posts at		
	the level indicated		
	in the most recent		
	staffing analysis at		
	that time. (Doc.		
	3464) at § 2.1.4.		
	0101, 00 5 2.2.11		
III.C	MENTAL-HEALTH STAFFIN	G	
1	The defendants must	On March 1, June 1,	
_	submit mental-health	September 1, and	
	staffing reports to	December 1 of each	
	the court and the	year	
	EMT. (Doc. 3464) at		
	§ 2.2.4. By		
	agreement of the		
	parties, the		
	defendants are to		
	submit these reports		
	on the dates set		
	forth in the Phase		
	2A Understaffing		
	Remedial Order (Doc.		
	1657) at § 4,		
	namely, March 1,		
	June 1, September 1,		
	and December 1 of		
	each year.		
2	The parties must	Within seven days of	
	submit a joint	the filing of each	
	mental-health-staffi	quarterly	
	ng "trends" report	correctional staffing	
	to the court within	report.	
	seven days of the		
	filing of each		
	quarterly		
	mental-health-staffi		

			1
	ng report. The		
	"trends" reports		
	should include the		
	five items outlined		
	in the court's July		
	19, 2023, order.		
	(Doc. 3998).		
3	Status conference:	8/16/24 at 9:00 a.m.	11/22/24 at 9:00
	The parties should	0, 10, 11 40 3:00 4:	a.m.
	be prepared to		4 · m ·
	discuss what the		
	quarterly		
	mental-health-staffi		
	ng reports reflect,		
	as outlined in their		
	most recent		
	mental-health-staffi		
	ng trends report.		
4	There is an ongoing	On hold pending EMT's	
	disagreement on the	evaluation.	
	appropriate method		
	for comparison of		
	ADOC's mental-health		
	staffing levels		
	against the levels		
	set forth by the		
	mental-health		
	staffing ratios and		
	mental-health		
	staffing matrix		
	incorporated in		
	Sections 2.2.1 and		
	2.2.3 of the Phase		
	2A Omnibus Remedial		
	Order (Doc. 3464).		
	Plaintiffs filed		
	reports as to this		
	issue (Doc. 3766 &		
	Doc. 3854) and the		
	defendants filed a		
	response to the		
	plaintiffs' report.		
	(Doc. 3856). In		
	light of these		
	reports, the court		
	l –		
	ordered the parties		
	to file a joint		
	report specifically		
	identifying their		
	areas of "agreement"		
	and their areas of		

	1	T	
	"disagreement," and		
	their suggestions of		
	how the court should		
	proceed. The		
	parties filed that		
	report on December		
	28, 2022. (Doc.		
	3892). At the		
	triannual status		
	conference on July		
	14, 2023, the		
	parties agreed that		
	the court should		
	wait to see if the		
	EMT's performance		
	measures touch on		
	this issue.		
	Nonetheless, the		
	parties are to file		
	a joint status		
	report as to the		
	EMT's progress on		
	evaluating the		
	quarterly mental-		
	health staffing		
	reports and whether		
	the EMT's		
	performance measures		
	touch on this issue.		
5	The EMT shall review	Beginning one year	
	ADOC's mental-health	from the initiation	
	staffing ratios and,	of monitoring	
	if necessary, make	_	
	recommendations for		
	revising them. (Doc.		
	3464) at § 2.2.2.		
6	Deadline by which	7/1/2025	
	ADOC must achieve		
	the staffing levels		
	set forth in the		
	staffing matrix		
	previously approved		
	by the court in the		
	Phase 2A Order and		
	Injunction on		
	Mental-Health		
	Staffing Remedy		
	(Doc. 2688), subject		
	to any subsequent		
	modifications. Note:		
	The Omnibus Remedial		
	THE OWNITHOUS VEWEGIAI		

	Order originally set		
	June 1, 2025, as the		
	compliance deadline.		
	(Doc. 3464) at		
	§ 2.2.3. As		
	reflected in the		
	parties' July 26,		
	2023, joint filing		
	(Doc. 4004) at 2-3,		
	that date was reset		
	to July 1, 2025		
	(Doc. 3486) at 3.		
III.D	RESTRICTIVE HOUSING		
1	The defendants must	On a weekly basis	
	file with the court		
	and the EMT reports		
	on each inmate who		
	has been in		
	restrictive housing		
	for longer than 72		
	hours under		
	exceptional		
	_		
	circumstances during		
	that week. (Doc.		
	3464) at § 3.1.4,		
	(Doc. 3557), and		
	(Doc. 3771).		
2	The court required	On hold pending EMT's	
	the parties to file	evaluation.	
	reports on what the		
	most recent weekly		
	SMI reports to the		
	court reflect		
	(trends, etc., if		
	any). While the		
	reports raised		
	serious concerns,		
	the court decided at		
	the August 15 and		
	November 7, 2022,		
	status conferences		
	not to take any		
	immediate action,		
	with the		
	understanding that		
	the EMT will examine		
	the concerns closely		
	in the very near		
	future and that,		
	otherwise, the court		

	T	T	
	will reconsider		
	looking into the		
	issue itself (Doc.		
	3768 and Doc. 3865).		
	At the triannual		
	status conference on		
	July 14, 2023, the		
	parties agreed that		
	the court should		
	wait to see if the		
	EMT's performance		
	measures touch on		
	this issue. The		
	parties are to file		
	a joint status		
	report as to the		
	EMT's progress on		
	reviewing the SMI		
	reports and whether		
	the EMT's		
	performance measures		
	touch on this issue.		
3	On October 27, 2023,	By 5:00 p.m. on the	
	the parties filed a	15 th day of the month	
	joint statement	following the	
	outlining the	conclusion of the	
	defendants' proposal	reporting month.	
	as to how ADOC will	Topologing monon.	
	allow its		
	restrictive housing		
	units (RHUs) to		
	function safely with		
	the correctional		
	staff that ADOC		
	currently employs.		
	(Doc. 4061). The		
	court informally		
	approved this plan		
	and, as proposed by		
	the parties, ordered		
	ongoing monthly		
	status reports		
	regarding		
	restrictive housing		
	operations. The		
	defendants are to		
	file monthly RHU		
	reports as outlined		
	in Doc. 4082.		
4	Parties are to file	Within seven days of	
-	RHU "trends" report,	the filing of each	
	mo crends report,	one illing of each	

	as outlined in Doc.	monthly restrictive	
	4082.	housing report.	
5	Status conference:	8/16/24 at 9:00 a.m.	11/22/24 at 9:00
	The parties should		a.m.
	be prepared to		
	discuss the matter		
	in the preceding		
	cell.		
6	The Phase 2A omnibus	On hold pending EMT's	
	remedial order	evaluation.	
	provided that all		
	RHU cells must be		
	cleaned by June 8,		
	2022. (Doc. 3464)		
	at § 3.1.1. The		
	defendants filed a		
	notice with the		
	court confirming		
	that they have met		
	this deadline.		
	(Doc. 3698). Based		
	on the		
	representations made		
	at several status		
	conferences, the		
	court stated that it		
	will not take any		
	immediate action		
	with respect to the		
	continued		
	cleanliness		
	of RHU cells, albeit		
	with the expectation		
	that the EMT will		
	monitor the issue as		
	soon as it is fully		
	operational. The		
	court stated that it		
	would revisit the		
	issue later in light		
	of the status of the		
	EMT at that time.		
	(Doc. 3770 and Doc.		
	3862). At the		
	triannual status		
	conference on July		
	14, 2023, the		
	parties agreed that		
	the court should		
	wait to see if the		
	EMT's performance		
	LMI'S Periormance		

	T	T	
	measures touch on		
	this issue. The		
	parties are to file		
	a joint status		
	report as to the		
	EMT's progress on		
	the continued		
	cleanliness of RHU		
	cells and whether		
	the EMT's		
	performance measures		
	touch on this issue.		
7	Deadline by which	Stayed	
	all RHU cells must		
	comply with the		
	conditions set forth		
	in Lindsay M.		
	Hayes's Checklist		
	for the		
	"Suicide-Resistant"		
	Design of		
	Correctional		
	Facilities (Doc.		
	3206-5). (Doc. 3464)		
	at § 3.1.3. Stayed		
	pursuant to opinion		
	and order on motion		
	to stay. (Doc. 3526)		
	at 75-76.		
III.E	SUICIDE PREVENTION		
1	ADOC must conduct	Stayed as to RHU	
	inspections of all	cells only;	
	suicide watch, SU,	otherwise, on a	
	and RHU cells to	quarterly basis	
	verify that they	_ _	
	meet the conditions		
	set forth Lindsay M.		
	Hayes's Checklist		
	for the		
	"Suicide-Resistant"		
	Design of		
	Correctional		
	Facilities (Doc.		
	3206-5). (Doc. 3464)		
	at § 2.1.7.2. Stayed		
	as to RHU cells		
	pursuant to opinion		
	and order on motion		
	to stay. (Doc. 3526)		
	at 75-76.		

III.F	HIGHER LEVELS OF CARE	
1	In collaboration	On hold pending EMT's
_	with the EMT, ADOC	evaluation.
	must reassess, on an	
	annual basis, (1)	
	the number of	
	inmates on its	
	mental-health	
	caseload and (2)	
	whether the current	
	estimate of the	
	percentage of the	
	mental-health	
	caseload requiring	
	inpatient treatment	
	is accurate. (Doc.	
	3464) at § 11.2.2.	
	The parties	
	submitted joint	
	reports on how to	
	proceed on this	
	issue on January 27,	
	2023 (Doc. 3905) and	
	February 9, 2023	
	(Doc. 3918). At the	
	triannual status	
	conference on July	
	14, 2023, the	
	parties agreed that	
	the court should	
	wait to see if the	
	EMT's performance	
	measures touch on	
	this issue. The	
	parties are to file	
	a joint status	
	report as to the	
	EMT's progress as to	
	assessing the	
	mental-health	
	caseload and whether	
	the EMT's	
	performance measures	
	touch on this issue.	
	IV	MISCELLANEOUS
IV.A	STATUS CONFERENCES	
	1	

1	Triannual status	11/22/2024 at 9:00	
_	conference, with the	a.m.	
	parties to submit	a.m.	
	reports 10 business		
	days before the		
	status conference		
	(Doc. 3467 and Doc.		
	3480).	0/7/0005	
2	Triannual status	2/7/2025 at 9:00 a.m.	
	conference, with the		
	parties to submit		
	reports 10 business		
	days before the		
	status conference		
	(Doc. 3467 and Doc.		
	3480).		
	T		
IV.B		EARINGS AND STATUS CONFE	RENCES
1	All hearings and		
	evidentiary hearings		
	shall be in		
	accordance with the		
	order entered on		
	1/15/2020 (Doc.		
	2727), unless		
	otherwise specified.		
2	All hearings,		
	evidentiary		
	hearings, and status		
	conferences are to		
	be by		
	videoconferencing		
	unless otherwise		
	specified.		
3	Any hearing on		
	objections to the		
	performance measures		
	and audit tools will		
	be held virtually		
	and made available		
	to the public as		
	outlined in Doc.		
	4104.		

DONE, this the 16th day of August, 2024.

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE