1 2 3 4 5 6 7 8	EDMUND G. BROWN JR. Attorney General of California JONATHAN L. WOLFF Senior Assistant Attorney General DEBBIE J. VOROUS, State Bar No. 166884 SAMANTHA H. RAMSEY, State Bar No. 230862 Deputy Attorneys General 1300 I Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 324-5345 Fax: (916) 324-5205 E-mail: Debbie.Vorous@doj.ca.gov Attorneys for Defendants IN THE UNITED STAT	TES DISTRICT COURT	
10	FOR THE EASTERN DISTRICT OF CALIFORNIA		
11	SACRAMENTO DIVISION		
12			
13			
14	RALPH COLEMAN, et al.,	2:90-cv-00520 LKK JFM P	
15	Plaintiffs,	STIPULATION AND ORDER RE: DEFENDANTS' SHORT TERM PROJECT FOR 150 LEVEL HAVE	
16	v.	PROJECT FOR 150 LEVEL III/IV ENHANCED OUTPATIENT PROGRAM SENSITIVE NEEDS YARD BEDS AT	
17	ARNOLD SCHWARZENEGGER, et al.,	THE SUBSTANCE ABUSE TREATMENT FACILITY	
18	Defendants.		
19			
20	On June 18, 2009, this Court ordered that Defendants shall notify the Special Master of any		
21	impediments to timely completion of the approved short-term and intermediate-term projects.		
22	(Docket No. 3613 ¶3.a.) In addition, this Court ordered that Defendants shall file a copy of any		
23	such notification with the Court and serve a copy on counsel for Plaintiffs. (<i>Id.</i>) On December 4,		
24	2009, Defendants informed the Court that they will be unable to timely activate their short-term		
25	project for 150 Level III/IV Enhanced Outpatient Program Sensitive Needs Yard beds at the		
26	Substance Abuse Treatment Facility. (Docket No. 3736.) Plaintiffs' response, if any, was due		
27	within ten days of that filing. (Docket No. 3686 ¶ 6.) Under Rules of Civil Procedure 6(a) and		
28	6(d), that date was December 17, 2009. Fed. R. Civ. Proc. 6(a)(2)(d).		
	Stipulation and Order Re: Defs. Short Term Proj. for Level 150 III/IV EOP Beds at SATF		
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1	On December 22, 2009, the parties stipulated and the Court ordered that Plaintiffs had until		
2	January 12, 2010, to file their response, if any, to Defendants' December 4, 2009 filing		
3	concerning Defendants' short-term project for 150 Level III/IV Enhanced Outpatient Program		
4	Sensitive Needs Yard beds at the Substance Abuse Treatment Facility. (Docket No. 3756.) The		
5	parties met on January 8, 2010, regarding a potential alternative remedy for this project, and it		
6	was agreed that a further extension for Plaintiffs' response, if any, is necessary.		
7	Therefore, the parties, by and through their counsel, stipulate that Plaintiffs shall have until		
8	January 21, 2010, to file their response, if any, to Defendants' December 4, 2009 filing		
9	concerning Defendants' short-term project for 150 Level III/IV Enhanced Outpatient Program		
10	Sensitive Needs Yard beds at the Substance Abuse Treatment Facility.		
11	SO STIPULATED.		
12			
13	Dated: January 12, 2010 By: <u>/s/ Debbie J. Vorous</u> Debbie J. Vorous		
14	Office of the Attorney General Attorneys for the Defendants		
15	Trecome yet for the Betermants		
16	Dated: January 12, 2010 By: /s/ Mark Feeser		
17	Mark Feeser Rosen, Bien and Galvan		
18	Attorneys for the Plaintiffs		
19			
20	SO ORDERED		
21	The above stipulation is the Order of this Court.		
22	Date: January 13, 2010		
23			
24	Lawrence K Kow too		
25	LAWRENCE K. KARLTON SENIOR JUDGE		
26	CF1997CS0003 UNITED STATES DISTRICT COURT		
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Stipulation and Order Re: Defs. Short Term Proj. for Level 150 III/IV EOP Beds at SATF