1	ROB BONTA, State Bar No. 202668 Attorney General of California	ERNEST GALVAN, State Bar No. 196065 Rosen Bien Galvan and Grunfeld LLP
2	MONICA N. ANDERSON, State Bar No. 182970 Senior Assistant Attorney General	101 Mission Street, Sixth Floor San Francisco, CA 94105-1738
3	DAMON McCLAIN, State Bar No. 209508 Supervising Deputy Attorney General	Telephone: (415) 433-6830 Fax: (415) 433-7104
4	ELISE OWENS THORN, State Bar No. 145931	Email: egalvan@rbgg.com
5	NAMRATA KOTWANI, State Bar No. 308741 Deputy Attorneys General	Attorneys for Plaintiff
6	455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004	SHAWNA L. BALLARD, State Bar No. 155188 KATE FALKENSTIEN, State Bar No. 313753
7	Telephone: (415) 510-4431 Fax: (415) 703-5843	Reichman Jorgensen Lehman & Feldberg LLP 100 Marine Parkway, Suite 300
8	E-mail: Namrata.Kotwani@doj.ca.gov  Attorneys for Defendants	Redwood Shores, CA 94065 Telephone: (650) 623-1401
9	HANSON BRIDGETT LLP	Fax: (650) 623-1449 Email: sballard@reichmanjorgensen.com
	PAUL B. MELLO, State Bar No. 179755	kfalkenstien@reichmanjorgensen.com
10	SAMANTHA D. WOLFF, State Bar No. 240280 DAVID C. CASARRUBIAS, State Bar No. 321994	BRIAN C. BARAN, State Bar No. 325939
11	1676 N. California Boulevard, Suite 620 Walnut Creek, CA 94596	Reichman Jorgensen Lehman & Feldberg LLP 1909 K St. NW, Suite 800
12	Telephone: (925) 746-8460 Fax: (925) 746-8490	Washington, DC 20006 Telephone: (202) 894-7310
13	E-mail: PMello@hansonbridgett.com	Fax: (650) 623-1449
14	Attorneys for Defendants	Email: bbaran@reichmanjorgensen.com
15		Attorneys for Plaintiff-Intervenor Christopher Lipsey
16		
17	IN THE UNITED STAT	TES DISTRICT COURT
18	FOR THE EASTERN DIS	TRICT OF CALIFORNIA
19	SACRAMEN	TO DIVISION
20	RALPH COLEMAN, et al.,	Case No. 2:90-cv-00520 KJM-DB (PC)
21	Plaintiffs,	STIPULATION AND ORDER APPROVING SETTLEMENT OF
22	v.	PLAINTIFF-INTERVENOR CHRISTOPHER LIPSEY'S CLAIM IN
23	GAVIN NEWSOM, et al.,	INTERVENTION
24	, ,	
25	Defendants.	Judge: The Hon. Kimberly J. Mueller
26		
27		
28		
ļ	<b>.</b>	I

On February 25, 2022, at the parties' request, the Court referred the issues raised in Plaintiff-Intervenor Christopher Lipsey's ("Lipsey") claim-in-intervention to Chief Magistrate Judge Kendall Newman for mediation, which was conducted with input from the Special Master and his suicide prevention expert. ECF No. 7478. On March 23, 2022, Lipsey and the California Department of Corrections and Rehabilitation ("CDCR") reached a settlement as to Lipsey's claimin-intervention "subject to submission of documents and approval by [this Court]." Minutes, ECF No. 7512. The Settlement and Release Agreement ("Agreement") is attached hereto as Exhibit 1. As directed by Chief Magistrate Judge Newman, see ECF No. 7512, the parties now request this Court's approval of the Agreement.

The parties therefore jointly request that the Court order as follows:

- 1. The Settlement and Release Agreement, a true and correct copy of which is attached as Exhibit 1 to this Stipulation, is approved.
- 2. Within fourteen days of the date that both (i) the Court has issued a final order approving the Agreement, and (ii) "the settlement amount due under the Agreement has been paid to Lipsey," see Ex. 1, ¶ 14, CDCR and Lipsey shall file the voluntary dismissal with prejudice of Lipsey's complaint-in-intervention described in Paragraph 14 of the Agreement. This Court's jurisdiction over Lipsey's claim-inintervention will terminate upon filing of that dismissal, except that the Court will retain jurisdiction only to enforce the monetary settlement due to Lipsey under the Agreement and to enforce his individual right to receive earplugs in segregated housing units in accord with Paragraph 13(a) of the Agreement, and to enforce the terms of Exhibit 1, Paragraph 13, as to the *Coleman* class.

23

24

25

26

27

28

1	IT IS SO STIPULATED.	
2	Detail: July 20, 2022	D
3	Dated: July 29, 2022	Respectfully submitted,
4	/s/ Brian C. Baran	/s/ Namrata Kotwani (as authorized 7/29/22)
5	REICHMAN JORGENSEN LEHMAN & FELDBERG LLP	ROB BONTA Attorney General of California
6	Shawna L. Ballard (SBN 155188) Kate Falkenstien (SBN 313753)	DAMON McCLAIN Supervising Deputy Attorney General
7	100 Marine Parkway, Suite 300	NAMRATA KOTWANI
8	Redwood Shores, California 94065 Telephone: (650) 623-1401	Deputy Attorney General
9	Fax: (650) 623-1449 sballard@reichmanjorgensen.com	
10	REICHMAN JORGENSEN	HANSON BRIDGETT LLP
11	LEHMAN & FELDBERG LLP Brian C. Baran (SBN 325939)	PAUL B. MELLO SAMANTHA D. WOLFF
12	1909 K St. NW, Suite 800 Washington, DC 20006	
13	Telephone: (202) 894-7310 Fax: (650) 623-1449	
14	bbaran@reichmanjorgensen.com	
15	Attorneys for Plaintiff-Intervenor Christopher Lipsey	Attorneys for Defendants
16	/s/ Ernest Galvan (as authorized 7/27/22)	
17	Rosen Bien Galvan and Grunfeld LLP Ernest Galvan, State Bar No. 196065	
18	101 Mission Street, Sixth Floor San Francisco, CA 94105-1738	
19	Telephone: (415) 433-6830 Fax: (415) 433-7104	
20	Email: egalvan@rbgg.com	
21	Attorneys for Plaintiffs	
22		
23	IT IS SO ORDERED.	
24	Dated: August 1, 2022.	
25		10 A m. 10
26	i	CHIEF UNITED STATES DISTRICT JUDGE
27		
28		2

# Exhibit 1

1	ROB BONTA, State Bar No. 202668 Attorney General of California	ERNEST GALVAN, State Bar No. 196065 Rosen Bien Galvan and Grunfeld LLP
2	Monica N. Anderson, State Bar No. 182970	101 Mission Street, Sixth Floor San Francisco, CA 94105-1738
3	Senior Assistant Attorney General DAMON McClain, State Bar No. 209508	Telephone: (415) 433-6830
4	Supervising Deputy Attorney General ELISE OWENS THORN, State Bar No. 145931	Fax: (415) 433-7104 Email: egalvan@rbgg.com
	NAMRATA KOTWANI, State Bar No. 308741	Attorneys for Plaintiffs
5	Deputy Attorneys General 455 Golden Gate Avenue, Suite 11000	SHAWNA BALLARD, State Bar No. 155188
6	San Francisco, CA 94102-7004	KATE FALKENSTIEN, State Bar No. 313753
7	Telephone: (415) 510-4431 Fax: (415) 703-5843	Reichman Jorgensen Lehman & Feldberg LLP 100 Marine Parkway, Suite 300
o	E-mail: Namrata.Kotwani@doj.ca.gov	Redwood Shores, CA 94065
8	Attorneys for Defendants	Telephone: (650) 623-1401 Fax: (650) 623-1449
9	HANSON BRIDGETT LLP PAUL B. MELLO, State Bar No. 179755	Email: sballard@reichmanjorgensen.com
10	SAMANTHA D. WOLFF, State Bar No. 240280	
11	Laurel E. O'Connor, State Bar No. 305478 David C. Casarrubias, State Bar No. 32199	
	1676 N. California Boulevard, Suite 620	Washington, DC 20006
12	Walnut Creek, CA 94596 Telephone: (925) 746-8460	Telephone: (202) 894-7310 Fax: (650) 623-1449
13	Fax: (925) 746-8490	Email: bbaran@reichmanjorgensen.com
14	E-mail: PMello@hansonbridgett.com Attorneys for Defendants	Attorneys for Plaintiff-Intervenor Christopher Lipsey
15		
	IN THE UNITED ST	TATES DISTRICT COURT
16	FOR THE EASTERN DISTRICT OF CALIFORNIA	
17	SACRAMI	ENTO DIVISION
18	5.1014 1	
19		
20	RALPH COLEMAN, et al.,	Case No. 2:90-cv-00520 KJM-DB (PC)
21	Plainti	
22	v.	AGREEMENT
23		
24	GAVIN NEWSOM, et al.,	
25	Defendar	nts.
26		
27		
28		
l		1

This Settlement Agreement and Release ("Agreement") concerns Plaintiff-Intervenor Christopher Lipsey, Jr. ("Lipsey") and the California Department of Corrections and Rehabilitation ("CDCR"). Lipsey and CDCR shall be referred to as "the parties." The parties enter into this Agreement to address and settle Lipsey's claims for damages, declaratory, and injunctive relief regarding the Guard One electronic monitoring system. Defendant California Department of Corrections and Rehabilitation ("CDCR") installed Guard One in all segregated housing units to monitor correctional officers' compliance with court-ordered twice-hourly security and welfare checks. Lipsey alleged that the use of Guard One violates his Eighth Amendment rights under the U.S. Constitution because it creates noise during the night that prevents him from sleeping. The Court allowed Lipsey to intervene in *Coleman v. Newsom*, 2:90-CV-00520 KJM-DB (PC) ("Coleman"), on that basis.

## I. RECITALS

1. The purpose of this Agreement is to facilitate the settlement, dismissal with prejudice, and release of any and all claims that were asserted, or which could have been asserted, with respect to the facts giving rise to Lipsey's complaint-in-intervention in *Coleman*, a lawsuit now pending in the U.S. District Court for the Eastern District of California.

## BACKGROUND AND PROCEDURAL POSTURE

- 2. Since May 9, 2014, CDCR requires officers to conduct twice-hourly welfare and security checks for all inmates in Administrative Segregation Units ("ASUs"), Segregated Housing Units ("SHUs"), and Condemned Units; the interval between checks should not exceed 35 minutes. (ECF No. 5259, at 14.) These checks are recorded using the Guard One system. (*Id.*) In the Pelican Bay State Prison SHU, the frequency of the checks is reduced to hourly during first watch. (ECF No. 5487.)
- 3. The correctional officers using Guard One carry a small metal wand or pipe that, when touched to a metal button outside of each cell, electronically records that the officer has checked that cell to confirm the security and welfare of the individuals in the cell. (ECF No. 5259, at 14.) The data from the pipe is then downloaded into the Guard One software

program on a desktop computer in the housing unit by a supervisor, and is reviewed daily to ensure compliance. (*Id.*)

- 4. On February 27, 2020, the *Coleman* court allowed Lipsey to intervene for the purpose of resolving his claim that the "use of Guard One violates his Eighth Amendment right under the U.S. Constitution because it creates noise during the night that prevents [him] from sleeping." (ECF No. 6487 at 3.)
- 5. The parties to this Agreement and their counsel recognize that, in the absence of an approved settlement, they face lengthy and substantial litigation, including an evidentiary hearing and potential appellate proceedings, all of which will consume time and resources and present the parties with ongoing litigation risks and uncertainties. The parties wish to avoid these risks, uncertainties, and consumption of time and resources through a settlement under the terms and conditions of this Agreement.
- 6. The parties have conducted extensive negotiations to resolve Lipsey's demands related to CDCR's use of Guard One, the court-ordered security and welfare checks, and noise mitigation associated with such security and welfare checks. Those negotiations have been undertaken at arm's length and in good faith between Lipsey's counsel, *Coleman* class counsel, and high-ranking state officials and their counsel. The *Coleman* Special Master and his suicide prevention expert also participated in the settlement negotiations. The parties have reached agreement on statewide practices that CDCR will implement, as well as the payment of a monetary sum to Lipsey, to settle Lipsey's claim in intervention for declaratory and injunctive relief. The parties freely, voluntarily, and knowingly, with the advice of counsel, enter into this Agreement for that purpose.
- 7. In addition, Lipsey has agreed, upon receipt of the monetary amounts due under this Agreement, to voluntarily dismiss with prejudice all his pending actions in federal and state court and to withdraw administrative appeals that assert claims against CDCR and its employees, including but not limited to *Lipsey v. Kalil et al.*, 2:17-cv-01429-TLN-AC; *Lipsey v. Reddy et al.*, 2:17-cv-01434-KJM-JDP; *Lipsey v. Depovic et al.*, No. 1:18-cv-00767-LJO-JDP; and *Lipsey v. Norum et al.*, 2:18-cv-00362 KJM-DBP.

8. ACCORDINGLY, without any admission or concession by Defendants concerning any alleged current and ongoing violations of a federal right, all claims arising from Lipsey's complaint-in-intervention in *Coleman* shall be finally and fully compromised, settled, and released, subject to the terms and conditions of this Agreement, which the parties enter into freely, voluntarily, knowingly, and with the advice of counsel.

## II. PARTIES

- 9. Plaintiff-Intervenor Lipsey is an inmate currently incarcerated at California State Prison, Corcoran. He was allowed to intervene in *Coleman* for the purpose of litigating his claim that the use of Guard One violates his Eighth Amendment rights under the U.S. Constitution because it creates noise during the night that prevents him from sleeping.
- 10. The Plaintiffs in *Coleman* are prisoners with serious mental disorders who are now or will be confined in a California state prison. Plaintiff-Intervenor Lipsey is a *Coleman* class member.
- 11. Defendants in *Coleman* are the Governor of the State of California, Gavin Newsom; CDCR Secretary, Kathleen Allison; CDCR Undersecretary, Dr. Diana Toche; CDCR Deputy Director of the Statewide Mental Health Program, Dr. Amar Mehta; Director of the Department of Finance for the State of California, Keeley Bosler; and the Director of the Department of State Hospitals, Stephanie Clendenin. CDCR Secretary Allison was named as the defendant-in-intervention by Lipsey. Each Defendant is a state official sued in their official capacity.

## III. JURISDICTION AND VENUE

12. The Court has jurisdiction of this matter under 28 U.S.C. §§ 1331 and 1343. Venue is proper under 28 U.S.C. § 1391(b) because a substantial part of the events giving rise to Plaintiffs' claims occurred in the Eastern District of California.

## IV. TERMS AND CONDITIONS

13. CDCR agrees to implement the following systemwide measures to address sleep deprivation issues associated with welfare checks in segregated housing units:

- a. Provide earplugs to all persons housed in a segregated housing unit where they are subject to welfare checks, without cost to these persons, as part of their weekly supplies.
- b. Issue a memorandum reiterating that, during security/welfare checks, Guard One pipes are used only in silent mode during first watch; that the Guard One pipe-button contact be performed without banging or unnecessary noise; and that officers take all steps necessary and appropriate to mitigate noise caused by officers' gear during their first watch rounds.
- c. Conduct and document systemwide training to appropriate custody officers and supervisors on the performance of welfare checks, including but not limited to compliance with the policies in Paragraph 13.b above.
- d. Ensure that housing unit custody supervisors are also trained on the expectations for security and welfare checks, including the expectation that they monitor their officers' conduct during security and welfare checks. The Special Master will monitor first watch welfare checks as appropriate, including with regard to the requirements in Paragraph 13.b above.
- e. Investigate the remaining usable life of CDCR's Guard One equipment and software as well as current repair costs associated with the system in order to gauge when a replacement will be necessary, and report the results to Plaintiffs' Counsel and the Special Master.
- f. Investigate whether the Guard One report printouts can confirm whether a silent pipe was used for the checks, or whether a printout can be developed that so confirms.
- g. Review the location of the Guard One buttons to determine which buttons can be moved to minimize noise produced while still providing for accurate welfare check confirmation.

It is Defendants' intention that barring any reasonable delays in implementation, CDCR shall complete its implementation of its obligations under this Paragraph within 90 days of the execution of this Agreement. Defendants agree to communicate any delays in implementation including, but not limited to, union notification issues, as soon as they become aware of such delays. Lipsey assigns the right to enforce the systemwide measures described in this Paragraph 13 to the *Coleman* Plaintiff class. Only Class Counsel for *Coleman* Plaintiffs may seek enforcement for the systemwide measures described in this Paragraph 13 of this Agreement from the *Coleman* Court, and this Court retains jurisdiction with respect to such enforcement. Notwithstanding the foregoing, Lipsey retains the ability and right to enforce his individual entitlement to receive earplugs in segregated housing units in accord with Paragraph 13(a).

- 14. Lipsey shall provide CDCR with a signed voluntary dismissal with prejudice of his complaint-in-intervention in *Coleman* (Intervention Complaint) under Federal Rule of Civil Procedure 41(a)(1)(A)(ii). Lipsey shall also provide CDCR with signed voluntary dismissals with prejudice of his other pending actions as discussed in Paragraphs 7 and 15. These signed dismissals (and the releases referenced in paragraph 15 relating thereto) shall be held by CDCR, shall not be filed, and will have no force or effect until: (a) the Court issues a final order approving this Agreement, and (b) the settlement amount due under the Agreement has been paid to Lipsey. The *Coleman* Court's jurisdiction over Lipsey's claim-in-intervention will terminate upon filing a dismissal, except that the Court shall retain jurisdiction only to enforce the monetary settlement due to Lipsey under the Agreement and to enforce his individual right to receive earplugs in segregated housing units in accord with Paragraph 13(a).
- 15. Lipsey shall sign a voluntary dismissal with prejudice of all pending actions against CDCR or its employees that he has brought in federal or state court in their entirety, and withdraw all pending administrative appeals alleging constitutional claims against CDCR or its employees. Lipsey shall release and forever discharge CDCR and its employees from all pending actions, causes of action, lawsuits, claims, administrative appeals alleging constitutional claims, and demands of every kind and nature, including but not limited to *Lipsey v. Kalil et al.*, 2:17-cv-01429-TLN-AC; *Lipsey v. Reddy et al.*, 2:17-cv-01434-KJM-JDP; *Lipsey v. Depovic et al.*, No.

1:18-cv-00767-LJO-JDP; and *Lipsey v. Norum et al.*, 2:18-cv-00362 KJM-DBP. This includes releasing CDCR and its employees from all claims for damages, costs, expenses, and compensation. CDCR and its employees are released from claims for any recovery for insurance proceeds, personal injury, property damage, out-of-pocket expenses, loss of use, lost income, lost profits, emotional distress, loss of enjoyment of life, loss of services, future damages, interest, costs, attorney's fees, punitive damages, or any other damages or expenses of any kind or character whatsoever, whether based on tort, contract, or other theory of recovery, whether known or unknown, whether directly or indirectly, caused by, connected with, resulting from, or arising in any way out of pending actions brought by Lipsey against CDCR and its employees. The dismissals and releases set forth in this paragraph shall be held by CDCR, shall not be filed, and will have no force or effect until: (a) the Court issues a final order approving this Agreement, and (b) the settlement amount due under the Agreement has been paid to Lipsey.

- 16. Lipsey shall cooperate fully in signing the stipulations for dismissal with prejudice for the pending actions dismissed under and in accord with the terms of this Agreement, and any other documents required to be signed to effectuate the dismissals of the pending actions.

  Payment of the settlement proceeds to Lipsey under Paragraph 18 below shall be due only after Lipsey delivers signed stipulations for dismissal to defense counsel, in accord with the terms of this Agreement, of the actions against CDCR and its employees.
- 17. Lipsey reserves the right to bring administrative appeals and actions for any alleged violations of his constitutional or other rights that occur after the execution of this Agreement.
- 18. CDCR shall pay Lipsey Fifty-Thousand Dollars (\$50,000.00). However, Lipsey understands that CDCR is obligated by California Penal Code section 2085.8 to collect any amounts owed by a prisoner under a restitution fine or order, including any administrative fees related to such amounts. Such amounts and fees will be deducted from the settlement amount and paid on Lipsey's behalf as required by Penal Code section 2085.8. As of the date of this Agreement, the amounts that are required to be deducted under California Penal Code section 2085.8 is \$6,580.31, and CDCR is not aware of any further restitution fines or orders or administrative fees that are presently being sought from Lipsey. If the settlement amount exceeds

16

20

22

26

27 28 the restitution amounts and fees, payment of the excess balance shall be made by check to Lipsey's inmate trust account. Lipsey further understands that CDCR is obligated to pay all outstanding liens against Lipsey, known or unknown, if any, which amounts must be deducted from the settlement amount and paid on Lipsey's behalf to the lienholder(s); however, CDCR is not aware of any such outstanding liens.

- 19. In consideration for the monetary and prospective relief provided for in this Agreement, effective upon Court approval of this Agreement and payment of the settlement amount described in this Agreement, Lipsey waives his right to seek attorneys' fees and costs for the matters settled and released in this Agreement, as identified in Paragraphs 7, 14, and 15. Accordingly, none of the settlement amount is to be paid to Lipsey's counsel.
- 20. Lipsey shall complete a Payee Data Form to enable payment and credit toward his restitution obligations. Lipsey shall return the completed Payee Data Form to Defendants' counsel as soon as reasonably possible.
- CDCR will make a good-faith and diligent effort to pay the settlement amount (minus 21. any restitution amounts, liens and fees) within 180 days from the date Lipsey delivers to Defendants a signed copy of this Agreement, the notices of voluntary dismissals with prejudice required under Paragraphs 14 and 15, and all of the required Payee Data Forms. Lipsey understands that payment may be delayed by the lack of a State budget, a funding shortfall despite a State budget, the processing efforts of the State Controller's Office, and other events not attributable to Defendants or CDCR but, in the event of any such delay, CDCR will continue to make a good-faith and diligent effort to thereafter promptly pay the amounts due. Interest shall accrue on the settlement amount beginning on the day after the 180-day period and at the rate and terms specified in 28 U.S.C. section 1961.
- No other monetary sum will be paid to Lipsey, or to his counsel related to Lipsey's action in intervention or any of the actions referred to in Paragraphs 7 and 15.
- Each party to the actions brought by Lipsey and resolved herein shall bear its own costs and attorney's fees.
  - 24. There are no other actions required on the part of CDCR or Defendants.

17 18

19

20

16

21 22

23 24

26

25

27 28

It is the intention of the parties in signing this Agreement that it shall be effective as a 25. full and final accord and satisfaction and release from all claims asserted in Lipsey's complaintin-intervention in *Coleman*. By signing this Agreement, Lipsey (on his own behalf and on behalf of his agents, attorneys, successors, assigns, heirs, descendants, executors, and representatives) releases CDCR, Defendants, whether served or unserved, and any other past or current CDCR employees and each of their principals, agents, attorneys, successors, assigns, heirs, descendants, executors, representatives, partners, and associates from all claims, past, present and future, known or unknown, that arise or could arise from the facts alleged in his complaint in intervention. In addition, Lipsey releases CDCR and its employees, and Defendants from all pending actions, causes of action, lawsuits, claims, administrative appeals alleging constitutional claims, and demands of every kind and nature that he has brought prior to the execution of this Agreement.

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

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

This Agreement is the compromise of various disputed claims and shall not be treated as an admission of liability by any of the parties for any purpose. The signature of or on behalf of the respective parties does not indicate or acknowledge the validity or merits of any claim or demand of the other party.

# VI. SUCCESSORS AND ASSIGNS

- 28. This Agreement shall be binding on the parties and their respective officers, agents, administrators, successors, assignees, heirs, executors, trustees, attorneys, consultants, and any committee or arrangement of creditors organized with respect to the affairs of any such party.
- Plaintiff-Intervenor Lipsey represents that he owns the interests, rights, and claims that are the subject matter of this Agreement.

## VII. REPRESENTATIONS AND WARRANTIES

- 30. <u>Court approval</u>. If this Agreement is not approved by the Court in the form executed by the parties, 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 this Agreement 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.
- 31. <u>No other consideration</u>. The consideration recited in this Agreement is the only consideration for this Agreement, and no representations, promises, or inducements have been made to the parties, or any of their representatives, other than those set forth in this Agreement.
- 32. <u>Execution in counterpart</u>. This Agreement may be executed simultaneously in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 33. Execution of further documents. Each party to this Agreement shall complete, execute or cause to be executed such further and other documents as are needed to carry out the expressed intent and purpose of this Agreement.
- 34. <u>Entire agreement</u>. 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.
- 35. No oral modifications or waiver. 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.
- 36. <u>Governing law</u>. Unless expressly stated otherwise in this Agreement, the terms, conditions, and provisions of this Agreement are governed by and interpreted under California state law.

.1	37. <u>Severability</u> . Should any prov	ision of this Agreement be held invalid or illegal, such
2	illegality shall not invalidate the whole of this Agreement, but the Agreement shall be construed	
3	as if it did not contain the illegal part, and the rights and obligations of the parties shall be	
4	construed and enforced accordingly.	
5		
6	The undersigned agree to the above:	A
7	Dated: 7-13-2022	Chr - Milled
8	Dated:	By: Christopher Lipsey, Jr.
9		
10	Dated:	By:
11		Jared Lozano Deputy Director, Facility Support
12		Division of Adult Institutions  California Department of Corrections and
13	Approyed as to form:	Rehabilitation
14.		
15		<u> s  Namrata Kotwani</u>
16	REICHMAN JORGENSEN LEHMAN & FELDBERG LLP	ROB BONTA Attorney General of California
17	Shawna L. Ballard (SBN 155188) Kate Falkenstien (SBN 313753)	DAMON McClain Supervising Deputy Attorney General
18	100 Marine Parkway, Suite 300 Redwood Shores, California 94065	Namrata Kotwani
19	Telephone: (650) 623-1401 Fax: (650) 623-1449	Deputy Attorney General
20	sballard@reichmanjorgensen.com	Attorneys for Defendants
21	REICHMAN JORGENSEN LEHMAN & FELDBERG LLP	
22	Brian C. Baran (SBN 325939) 1909 K St. NW, Suite 800	HANSON BRIDGETT LLP
23	Washington, DC 20006 Telephone: (202) 894-7310	PAUL B. MELLO
24	Fax: (650) 623-1449 bbaran@reichmanjorgensen.com	SAMANTHA D. WOLFF DAVID C. CASARRUBIAS
25	Attorneys for Plaintiff-Intervenor	Attorneys for Defendants
26	Christopher Lipsey	Theoreto for Deservation
27		
28		

1	37. <u>Severability</u> . Should any pro	ovision of this Agreement be held invalid or illegal, such
2	illegality shall not invalidate the whole of this Agreement, but the Agreement shall be construed	
3	as if it did not contain the illegal part, and the rights and obligations of the parties shall be	
4	construed and enforced accordingly.	
5		
6	The undersigned agree to the above	<b>2</b> :
7		
8	Dated:	By:Christopher Lipsey, Jr.
9		
10	Dated: 7-15-22	By: (auf ) I
11		Jared Vozano Deputy Director, Facility Support
12		Division of Adult Institutions California Department of Corrections and
13	Approved as to form:	Rehabilitation
14	1 -pp-0 ( <b>va u</b> o to 101m.	
15		<u>/s/ Namrata Kotwani</u>
16	REICHMAN JORGENSEN LEHMAN & FELDBERG LLP	ROB BONTA
17	Shawna L. Ballard (SBN 155188)	Attorney General of California DAMON McCLAIN
18	Kate Falkenstien (SBN 313753) 100 Marine Parkway, Suite 300	Supervising Deputy Attorney General
	Redwood Shores, California 94065	Namrata Kotwani
19	Telephone: (650) 623-1401 Fax: (650) 623-1449	Deputy Attorney General
20	sballard@reichmanjorgensen.com	Attorneys for Defendants
21	REICHMAN JORGENSEN LEHMAN & FELDBERG LLP	
22	Brian C. Baran (SBN 325939) 1909 K St. NW, Suite 800	HANCON DDIDCETT LLD
23	Washington, DC 20006	HANSON BRIDGETT LLP
24	Telephone: (202) 894-7310 Fax: (650) 623-1449	PAUL B. MELLO SAMANTHA D. WOLFF
25	bbaran@reichmanjorgensen.com	DAVID C. CASARRUBIAS
26	Attorneys for Plaintiff-Intervenor Christopher Lipsey	Attorneys for Defendants
27	Citatiopher Dipocy	
28		

1	37. Severability. Should any provision of this Agreement be held invalid or illegal, such	
2	illegality shall not invalidate the whole of this Agreement, but the Agreement shall be construed	
3	as if it did not contain the illegal part, and the rights and obligations of the parties shall be	
4	construed and enforced accordingly.	
5		
6	The undersigned agree to the above	<u>.</u>
7	Dated:	By:
8		By: Christopher Lipsey, Jr.
9		
10	Dated:	By:
11		Jared Lozano Deputy Director, Facility Support
12		Division of Adult Institutions  California Department of Corrections and
13		Rehabilitation
14	Approved as to form:	
	(1/2)	/s/ Namrata Kotwani
15		
16	REICHMAN JORGENSEN LEHMAN & FELDBERG LLP	ROB BONTA Attorney General of California
17	Shawna L. Ballard (SBN 155188) Kate Falkenstien (SBN 313753)	DAMON McCLAIN Supervising Deputy Attorney General
18	100 Marine Parkway, Suite 300	Namrata Kotwani
19	Redwood Shores, California 94065 Telephone: (650) 623-1401	Deputy Attorney General
20	Fax: (650) 623-1449 sballard@reichmanjorgensen.com	Attorneys for Defendants
21	REICHMAN JORGENSEN	
22	LEHMAN & FELDBERG LLP Brian C. Baran (SBN 325939)	
	1909 K St. NW, Suite 800	HANSON BRIDGETT LLP
23	Washington, DC 20006 Telephone: (202) 894-7310	PAUL B. MELLO
24	Fax: (650) 623-1449 bbaran@reichmanjorgensen.com	Samantha D. Wolff David C. Casarrubias
25	Attorneys for Plaintiff-Intervenor	Attorneys for Defendants
26	Christopher Lipsey	Thorneys for Defendants
27		
28		

1	ESA
2	Rosen Bien Galvan and Grunfeld LLP
3	Ernest Galvan, State Bar No. 196065
4	101 Mission Street, Sixth Floor San Francisco, CA 94105-1738 Telephone: (415) 433-6830
5	Telephone: (415) 433-6830 Fax: (415) 433-7104 Email: egalvan@rbgg.com
6	Attorneys for Plaintiffs
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	12