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1 2 3 4 5 6 7 8 9	Attorney General of California DAMON McCLAIN, State Bar No. 209508 Supervising Deputy Attorney General ELISE OWENS THORN, State Bar No. 145931 NAMRATA KOTWANI, State Bar No. 308741 Deputy Attorneys General 1300 I Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 210-7318 Fax: (916) 324-5205 E-mail: Elise.Thorn@doj.ca.gov Attorneys for Defendants IN THE UNITED STATE FOR THE EASTERN DIS	PAUL B. MELLO, State Bar No. 179755 SAMANTHA D. WOLFF, State Bar No. 240280 KAYLEN KADOTANI, SBN 294114 DAVID C. CASARRUBIAS, SBN 321994 CARSON R. NIELLO, SBN 329970 HANSON BRIDGETT LLP 1676 N. California Boulevard, Suite 620 Walnut Creek, CA 94596 Telephone: (925) 746-8460 Fax: (925) 746-8490 E-mail: PMello@hansonbridgett.com Attorneys for Defendants TES DISTRICT COURT
11	SACRAMENTO DIVISION	
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13	RALPH COLEMAN, et al.,	Case No. 2:90-cv-00520 KJM-DB (PC)
14	Plaintiffs,	STIPULATION AND ORDER
15	v.	EXTENDING THE TIME TO FILE AMENDED MONTHLY STAFFING VACANCY REPORTS FOR DECEMBER
16 17	GAVIN NEWSOM, et al.,	2022 IN RESPONSE TO MARCH 17, 2023 ORDER [ECF NO. 7766]
18	Defendants.	Judge: The Hon. Kimberly J. Mueller
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	[4258483.1]	1

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On March 17, 2023, the Court ordered Defendants to file an amended version of the monthly mental health staffing vacancy report filed February 9, 2023 (ECF No. 7717), which "shall report mental health vacancy data for positions allocated and filled under the 2009 Staffing Plan and modifications thereto separately from positions allocated and filled under the CDCR PIP Staffing Plan, and shall include vacancy data for the medical assistant classification." (ECF No. 7766.) The Court has requested the amended reports so that it can correct the following statement from p. 2 lines 12-17 of the 2/28/23 order on staffing:

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As of December 2022, defendants have a total of 2,395.5 allocated mental health staff positions. More than ten percent of those positions are vacant across all classifications; the vacancy rate among psychiatrists is eighteen percent, the vacancy rate among psychologists is thirty-three percent, the vacancy rate among social workers is thirty-one percent, the vacancy rate among recreation therapists is fourteen percent, and the vacancy rate among medical assistants is twenty-seven percent.

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(ECF No. 7717 at 2:12-17.)

15 To respond to the Court's order for staffing data required to correct the February 28 order, 16 17

Defendants need to prepare a revised report that separates out the staffing positions allocated under the 2009 Staffing Plan from those allocated under the PIP Staffing Plan. The March 13, 2023 order requires Defendants to file this expanded report by March 24, 2023. (ECF No. 7766) at 2.) Defendants represent that they are working diligently to compile the data necessary to prepare the expanded report, but cannot complete this task within the five working days afforded under the March 17 order. Defendants approached the Plaintiffs concerning their need for additional time to prepare and file the expanded report. Specifically, Defendants requested a

three business day extension of time, or until March 29, 2023, in which to file the amended

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24 vacancy report covering the month of December 2022. Plaintiffs do not oppose this brief extension request.

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2 [4258483.1]

1 Accordingly, Defendants request that the Court extend the deadline for Defendants to file 2 the amended staff vacancy reports required under the March 17 order to March 29, 2023. 3 IT IS SO STIPULATED. 4 Dated: March 24, 2023 ROB A. BONTA ATTORNEY GENERAL OF CALIFORNIA 5 DAMON MCCLAIN SUPERVISING DEPUTY ATTORNEY GENERAL 6 /s/ Elise Owens Thorn 7 **ELISE OWENS THORN** DEPUTY ATTORNEY GENERAL 8 Attorneys for Defendants 9 Dated: March 24, 2023 HANSON BRIDGETT LLP 10 /s/ Samantha D. Wolff PAUL MELLO 11 SAMANTHA D. WOLFF Attorneys for Defendants 12 13 Dated: March 24, 2023 ROSEN BIEN GALVAN & GRUNFELD LLP 14 /s/ Jenny Yelin JENNY YELIN 15 Attorneys for Plaintiffs 16 IT IS SO ORDERED. 17 DATED: March 20, 2023. 18 19 20 21 22 23 24 25 26 27 28

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