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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

EDWARD L. KEMPER and CONNIE J. ARNOLD, for themselves and all others similarly situated,

Plaintiffs,

v.

CATHOLIC HEALTHCARE WEST, a California corporation dba MERCY SAN JUAN MEDICAL CENTER, dba NORTHRIDGE HOSPITAL MEDICAL CENTER and OTHER CATHOLIC HEALTHCARE WEST OWNED FACILITIES,

Defendants.

Case No. 2:06-CV-00295-TLN-EFB

SETTLEMENT CORRECTED FACILITY ORDER FOR MARK TWAIN MEDICAL CENTER

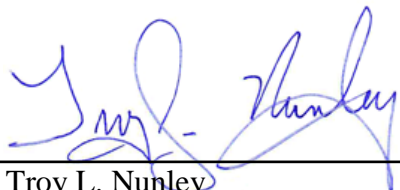
This matter, having come before the Court on the Unopposed Motion for a Settlement Corrected Facility Order for the Mark Twain Medical Center Facility, filed by Defendant Dignity Health, a California public benefit corporation formerly named Catholic Healthcare West (“Dignity Health”), and the Court having reviewed the Motion and being otherwise fully advised on the matter:

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1 It is hereby ORDERED that Dignity Health’s Unopposed Motion for a Settlement
2 Corrected Facility Order for the Mark Twain Medical Center Facility (ECF No. 299) is
3 GRANTED. A Settlement Corrected Facility Order is hereby entered as to Mark Twain Medical
4 Center, including each of its related facilities as identified in Section 2 of the Facility Consent
5 Decree – Mark Twain Medical Center, which has fulfilled its obligations under and complied
6 with its Consent Decree and Facility Modification Plan. This Order constitutes a final judgment
7 for purposes of Federal Rule of Civil Procedure 54.

8 DATED: October 2, 2020

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Troy L. Nunley
United States District Judge