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10 Attorneys for Plaintiffs

11
12 IN THE UNITED STATES DISTRICT COURT
13
14 NORTHERN DISTRICT OF CALIFORNIA

15 MARCIANO PLATA, et al.,

16 Plaintiffs,

17 v.

18 EDMUND G. BROWN, JR., et al.,

19 Defendants

No. C-01-1351 JST

STIPULATION AND ORDER FOR
COLLECTION OF UNDISPUTED
ATTORNEYS' FEES AND COSTS FOR
SECOND QUARTER OF 2018

20 On December 17, 2002, the Court established a procedure by which plaintiffs are
21 to collect attorneys' fees and costs incurred in connection with the Stipulation for
22 Injunctive Relief. This procedure requires plaintiffs' counsel to submit to defendants a
23 quarterly statement of fees incurred in monitoring work, and permits defendants thirty
24 (30) days from the receipt of plaintiffs' statement to notify plaintiffs of any disputed
25 items. After the parties meet and confer on any of defendant's objections, counsel shall
26 then prepare a stipulated order for payment of the fees not subject to defendants'
27 objections. The Order also states that defendants shall have thirty (30) days from the
28 entry of the order to pay the undisputed fees and that interest on any undisputed fees will

1 run from the thirty-first day after the Order is filed, accruing at the rate provided by 28
2 U.S.C. § 1961.

3 Pursuant to this procedure, plaintiffs' counsel served their second quarter billing
4 statement for the period of April 1, 2018 through June 30, 2018 on August 6, 2018. The
5 parties agreed to payment of \$321,053 in undisputed fees and costs billed by plaintiffs'
6 counsel. This stipulation fully settles all costs and fees for the second quarter 2018
7 billing.

8 WHEREFORE, defendants agree to pay plaintiffs' counsel \$321,053 within 30
9 days of the signing of this Order. On the 31st day following the entry of this Order,
10 interest on any unpaid amount will begin to accrue at the rate provided by 28 U.S.C. §
11 1961 (i.e., the weekly average 1 year constant maturity Treasury yield for the calendar
12 week preceding the date of the Order.)

13 **AGREED TO BY THE PARTIES:**

14 Date: August 10, 2018

15 /s/
16 Alison Hardy
17 Attorney for Plaintiffs

18 Date: August 13, 2018

19 /s/
20 Kyle A. Lewis
21 Supervising Deputy Attorney General
22 Attorney for Defendants

23 I, Alison Hardy, attest that Kyle Lewis signed this document on August 13, 2018.

24 **IT IS SO ORDERED.**

25 Date: August 14, 2018

26 
27 United States District Court Judge