~				
1	BILL LOCKYER, Attorney General			
2	of the State of California ROBERT R. ANDERSON	DU SED VEEL		
3	Chief Assistant Attorney General FRANCES T. GRUNDER	CAICING A STATE		
4	Senior Assistant Attorney General JAMES E. FLYNN			
5	Supervising Deputy Attorney General TAMI M. WARWICK (SBN 183925)	SEP 1 7 2004		
6	Deputy Attorney General NORTHERN 1300 I Street, Suite 125	SEP 1 7 2004 K, U.S. DISTRICT COURT V DISTRICT OF CALIFORNIA		
7	P.O. Box 944255 Sacramento, CA 94244-2550	DISTRICT OF COURT		
8	Telephone: (916) 445-2394 Facsimile: (916) 324-5205	" ORNIA		
9	Attorneys for Defendants			
10	CA2001CS0001			
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13				
14	MARCIANO PLATA, et al.,	No. C-01-1351 T.E.H.		
15	Plaintiffs,	WROPOSED STIPULATED ORDER RE QUALITY OF PATIENT CARE AND		
16	V.	PATIENT CARE AND STAFFING		
17	ARNOLD SCHWARZENEGGER, et al.,			
18	Defendants.			
19	Based on the expert reports dated July 9 and July 16, 2004, the parties			
20	propose the following order to address the issues raised by the experts relating to quality of			
21	patient care and staffing.			
22	A. EVALUATION OF PHYSICIANS			
23	1. Defendants shall, within sixty (60) days of this order, engage an			
24	independent entity approved by the parties and the Court experts to evaluate and train			
25	physicians employed by the California Department of Corrections (CDC). Any agreement			
26	regarding the independent entity shall be reviewed by the Court experts and plaintiffs'			
27	counsel before it is entered into by defendants.			
28	///			
	1			
	[Proposed] Stipulated Order re Quality of Patient Care and Staffing			
ļ				

÷,

.

~

,

۰.

. .

2. Defendants shall work with the Court experts to develop a plan to
 assess and train nurse practitioners and physician assistants and shall provide the plan to the
 Court and plaintiffs by November 1, 2005.

Defendants shall complete the evaluation and, if appropriate, training 3. 4 of all physicians with clinical responsibilities, excluding psychiatrists, at the calendar year 5 2003-2005 roll-out institutions by December 31, 2005. Defendants shall complete the 6 evaluation and, if appropriate, training of all such physicians at the remaining institutions by 7 December 31, 2006. Defendants will develop a schedule with the independent entity and 8 provide it to the plaintiffs and the Court experts. The schedule shall provide that physicians 9 identified by defendants as most in need of evaluation and training be given priority. 10 Defendants will provide plaintiffs and the Court experts with monthly progress reports 11 beginning January 15, 2005. 12

4. Defendants shall complete the evaluation and, if appropriate, training
 of all other CDC physicians with clinical responsibilities, including but not limited to,
 QMAT physicians, the Chief Deputy of Clinical Services, and any Assistant Deputy
 Director with a medical degree by June 30, 2005.

17 5. After the evaluation, the independent entity shall classify each person
18 evaluated according to the following categories:

19	А.	Category 1: competent to provide care to class members	
20		without remedial training;	
21	В.	Category 2: competent to provide care to class members	
22		pending successful completion of remedial training by the	
23		independent entity;	
24	C.	Category 3: not competent to provide care to class members,	
25		or failed to successfully complete remedial training required	
26		by the independent entity.	
		· · ·	

27 6. The independent entity will determine the physicians competent to
28 treat high-risk patients (see paragraph 13).

7. Defendants shall ensure that those providers who are in Category 2 are
 promptly provided remedial training by the independent entity, and shall assign them to
 positions in a manner consistent with the evaluation.

8. Defendants shall provide plaintiffs' counsel and the Court experts with
the evaluations of the physicians in the monthly document production that follows the
receipt of the written evaluations.

9. Upon notification by the independent entity, physicians in Category 3
shall not engage in direct patient care, direct the activities of persons engaged in patient
care, prepare or supervise the preparation of case histories, supervise persons engaged in
patient care, or participate in any oversight or management of patient care.

10. Every physician hired after January 1, 2005, through December 31, 2008, must, as a condition of probation, successfully complete the evaluation and remedial training process within the first four months of employment. Defendants shall not continue to employ physicians who do not successfully complete the program. By June 30, 2008, the Court experts shall report to the Court as to whether the successful completion of the evaluation and training program should continue to be a necessary condition of probation.

17 11. If there are vacant physician and surgeon positions that cannot be
18 filled with Category 1 or 2 primary care physicians, the vacant positions can be reclassified
19 and filled with nurse practitioners or physician assistants in ratios developed in
20 consultation with the Court experts.

12. As of January 15, 2005, defendants shall not hire as independent
contractors primary care physicians who are not board-eligible or board-certified in
internal medicine or family practice.

24 B. TREATMENT OF HIGH-RISK PATIENTS

25 13. Defendants and the Court experts shall jointly develop criteria and a
26 method to identify high-risk patients by September 30, 2004. Defendants shall identify all
27 patients who meet the criteria, beginning with the 2003 roll-out institutions.

1 14. The parties and the Court experts shall develop a plan for completing
 2 the identification and treatment of high-risk patients at all the institutions and submit it to
 3 the Court.

4 15. Defendants shall take all necessary steps to ensure that high-risk
5 patients are treated by primary care providers that are designated to treat such patients.

By November 1, 2004, independent physicians approved by the Court 16. 6 7 experts shall evaluate and treat high-risk patients housed at California State 8 Prison - Sacramento (CSP-SAC), California State Prison - Corcoran (COR), Central California Women's Facility (CCWF), and Salinas Valley State Prison (SVSP). Defendants 9 shall ensure that adequate nursing and administrative support is provided at each institution 10 to assist the independent physicians with scheduling and follow-up of patient care. If the 11 Court experts determine that additional independent physicians are needed at other 12 institutions, the experts shall submit a report to the Court and parties. The independent 13 physicians at the four designated institutions shall continue until the experts report that 14 those prisons have sufficient qualified providers caring for high-risk patients or that 15 defendants have some other program to provide adequate care to those patients. 16

17

C. PHYSICIAN AND NURSING CLASSIFICATIONS AND SUPERVISION

18 17. By November 1, 2005, defendants shall submit a proposal to the appropriate control agencies to reclassify all physician categories and include a 19 classification for regional medical directors. A market survey and reclassification study 20 21 shall be completed prior to submission of the proposal. The proposal shall also include a recommendation that each institution have a qualified health administrator and a qualified 22 23 medical director. The proposal shall also address the need for salary adjustments. In the interim, and until defendants' proposal is implemented, defendants shall hire additional 24 25 central office and regional medical directors, of a type and number agreed to by the Court experts. By December 1, 2004, defendants shall submit to the 26

27 Court a plan to hire and retain central office and regional medical directors.

18. By November 1, 2005, defendants shall also submit a proposal to the appropriate control agencies for a director of nursing and a classification for regional 2 directors of nursing. The proposal shall also address the need for salary adjustments. In 3 the interim, and until defendants' proposal is funded, defendants shall hire a Director of 4 Nursing and regional directors of nursing, of a type and number agreed to by the Court 5 experts. By December 1, 2004, defendants shall submit to the Court a plan to hire and 6 7 retain central office and regional directors of nursing.

8 19. Defendants shall change the hiring process from a local process to a regional or central process for all physician, nurse practitioner, and physician assistant 9 categories. By January 15, 2005, defendants shall submit to the Court a plan to modify the 10 hiring process. 11

By March 1, 2005, defendants shall develop a plan to expand the 12 20. agreement, referenced in paragraph 1, to include a program approved by the parties and the 13 experts for on-site clinics through a residency program affiliation, which will provide 14 medical care for inmate patients with complex medical conditions. Defendants' plan shall 15 provide that the on-site clinics be established for the calendar year 2003-2005 roll-out 16 17 institutions as practicable by March 1, 2006.

21. By March 1, 2005, defendants shall work with the Court experts to 18 19 complete statewide health care bylaws and credentialing policy and submit to the Court a scheduled plan for implementation of the process after training is completed. The 20 credentialing policy shall include provisions requiring advanced qualifications for those 21 22 providers caring for high-risk patients.

22. By December 1, 2005, defendants shall work with the Court experts 23 to complete peer review policy and submit to the Court a scheduled plan for 24 25 implementation of the process after training is completed.

26

1

D. QMAT AND OTHER SUPPORT POSITIONS

23. By March 1, 2005, defendants shall fund, establish, and begin to fill 2728 one position at each of the roll-out institutions to support the implementation of the

08/10/2004 11:05 LWV STOSTASTOS

1

3

8

16

17

18

19

21

22

23

24

25

26

27

28

Inmate Medical Scheduling and Tracking System (SATS-LITE). Defendants will begin 2 recruiting for the positions no later than January 1, 2005, with the intention of filling positions as soon as they are established.

24. By March 1, 2005, defendants shall fund, establish, and begin to fill 4 not less than nine positions to expand the Quality Management Assistant Teams 5 (QMAT). Defendants will begin recruiting for the positions no later than January 1, 6 2005, with the intention of filling positions as soon as they are established. 7

MISCELLANEOUS E.

25. In the event that defendants fail to meet or believe they will be 9 10 unable to meet any deadline in this Stipulation and Order, the parties and the Court experts shall meet and confer and submit a joint report to the Court identifying any 11 problem and the appropriate action to be taken. 12

This order is necessary to correct a current and ongoing violation of 26. 13 a federal right, extends no further than necessary to correction the violation of the federal 14 right, and is narrowly drawn and the least intrusive means to correct the violation. 15

IT IS SO STIPULATED.

Date: September <u>10</u>, 2004

Date: September <u>10</u>, 2004 20

Steven Fama Attorney for Plaintiffs

Deputy Attorney General Attorney for Defendants

PURSUANT TO THE STIPULATION, IT IS SO ORDERED. Date:

TON E. HENDERSON Honorable Thelton E. Henderson United States District Court Judge

TMW:tc 10078884.wpd

> 6 [Proposed] Stipulated Order re Quality of Patient Care and Staffing

	1	DECLARATION OF SERVICE BY MAIL		
	2	2		
	3		USDC No. C-01-1351 T.E.H. Northern District of California	
	4	4		
	5	party to the within entitled cause: my business address is Prison Law Office, General		
-	6			
	7	[PROPOSED] STIPULATED ORDER RE QUALITY OF PATIENT CARE AND		
	8			
	-			
	10		LETTER TO THE HONORABLE THELTON E. HENDERSON	
	11 12	in said cause, placing, or causing to be placed, a true copy thereof, enclosed in a sealed envelope with postage thereon fully prepaid in the United States Mail at San Rafael,		
	13	California, addressed as follows:		
	13			
	14	Attorney for Defendants Joe Go 5 Tami Warwick 650-5th	ldeson, MD a Street, Suite 309	
	16	Deputy Attorney General San Fra Office of the Attorney General	ancisco, CA. 94104	
•	17	1300 "I" Street, Suite 125 Michae Sacramento, CA 94244-2550 932 We	el Puisis, D.O., S.C. esley on, Il. 60202	
	18.	B Madie LaMarre, MN, CFNP		
	19		agar Reading Room/Court Library 450 Golden Gate Ave.	
	20		ancisco, CA. 94102	
	21	foregoing is true and correct, and that this declaration was executed at San Rafael,		
	22			
	23		/ VI	
	24		ash	
-	25			
-	26	5		
	27	7		
	28	3	•	
			· · · · · · · · · · · · · · · · · · ·	