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2	JHuston@mofo.com ERIN M. BOSMAN (BAR NO. 204987)	Superior Court of California, County of San Diego		
	EBosman@mofo.com	10/16/2014 at 08:00:00 AM		
3	JESSICA ANNE ROBERTS (BAR NO. 265570) JRoberts@mofo.com	Clerk of the Superior Court By Bernice Orihuela,Deputy Clerk		
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	Attorneys for Petitioner/Plaintiff STEVE BARROW			
17	SUPERIOR COURT OF THE S	TATE OF CALIFORNIA		
18	COUNTY OF SA			
19				
20	STEVE BARROW,	Case No. 37-2013-00077377-CU-MC-CTL		
	Petitioner/Plaintiff,	UNLIMITED JURISDICTION		
21	v.	STIPULATED MOTION FOR ENTRY		
22		OF JUDGMENT AND [PROPOSED]		
23	CALIFORNIA DEPARTMENT OF PUBLIC HEALTH; DR. RON CHAPMAN (in his official	JUDGMENT PURSUANT TO SETTLEMENT		
	capacity as the Director of the Department of	Depts C 72		
24	Public Health),	Dept: C-72 Judge: Hon. Timothy Taylor		
25	Respondents/Defendants.	Complaint Filed: 11/26/2013		
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28	sd-650625			
	STIPULATED MOTION FOR ENTRY OF JUDGMENT			
	AND [PROPOSED] JUDGMENT PURSUANT TO SETTLEMENT			



1	[PROPOSED] JUDGMENT PURSUANT TO SETTLEMENT		
2	Petitioner/Plaintiff Steve Barrow ("Petitioner") and Respondents/Defendants California		
3	Department of Public Health and Dr. Ron Chapman ("Respondents") have agreed through their		
4	respective counsel, and pursuant to Code of Civil Procedure section 664.6, that judgment be		
5	entered pursuant to the terms of the Settlement Agreement, executed by the parties on October 10,		
6	2014 ("Settlement Agreement"), a copy of which is attached as Exhibit A to this Order.		
7	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that pursuant to Code of		
8	Civil Procedure section 664.6, judgment is entered in accordance with the terms of the Settlement		
9	Agreement The December 5, 2014		
10	Hearing Date is vacaleu.		
11	10/20/14 Timo Tagh		
12	Dated: Honorable Timothy Taylor		
13	JUDGE OF THE SUPERIOR COURT		
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	sd-650625 [PROPOSED] JUDGMENT PURSUANT TO SETTLEMENT		

# EXHIBIT A

#### SETTLEMENT AGREEMENT

This Settlement Agreement ("Settlement Agreement") is dated as of October 10, 2014, and memorializes an agreement to settle certain disputes by and between Petitioner Steve Barrow (Petitioner), and Respondents California Department of Public Health (CDPH) and Dr. Ron Chapman, in his official capacity as the Director of the Department of Public Health, (Respondents, and collectively with Petitioner, the Settling Parties).

## RECITALS

A. On November 26, 2014, Petitioner filed an action in the Superior Court of California, County of San Diego, entitled, Steve Barrow v. California Department of Public Health, Case No. 37-2013-00077377-CU-MC-CTL (the Action).

B. Counsel for the Settling Parties have engaged in extensive discussions, including a face-to-face meeting on January 22, 2014, culminating in the Settlement Agreement set forth herein.

## AGREEMENT

Publication of Information: The Settling Parties agree that by November 1,
 2014, Respondents will post and maintain on the Kids' Plates web page
 (http://www.cdph.ca.gov/programs/Pages/KidsPlates.aspx):

a. Appropriations to CDPH received from the Child Health and Safety Fund (the Fund); all expenditures made for the Kids' Plates Program (the Program); and how the

expenditures have addressed the statutory requirements under California Welfare and Institutions Code section 18285 subdivision (e).

b. The list of criteria considered by CDPH in program planning for the Program prior to each funding cycle, including:

(i) data analysis to describe and compare the burden of injury (e.g. number of deaths, the rate and severity of injuries, hospitalizations, and emergency room visits);

(ii) the amount of available funding;

(iii) the potential reach and impact of interventions;

(iv) input from childhood injury prevention experts;

(v) the ability of CDPH to combine and/or loverage Program resources with other state and/or local efforts to prevent childhood injury;

(vi) the ability of applicants to deliver interventions in a cost-effective manner;

(vii) the ability of applicants to measure and achieve outcomes of interventions

in the required timeframe;

:

- (viii) sustainability of interventions over time; and
- (ix) operative guidance documents (e.g., relevant strategic plans, the public

contract code, and the State Contract Manual).

c. Links to operative guidance documents considered in program planning prior to

each funding cycle as referenced in paragraph 1, subpart (b) (ix);

d. The Request for Applications (RFAs) to be used by prospective

applicants to apply for funding from the Program, that will include the statutory criteria outlined . in California Welfare and Institutions Code section 18285, subdivision (e); e. The appeals process for applicants who are denied funding from the Program;

f. The results of monitoring measures incorporated into the RFAs;

g. The outcome evaluation results for projects funded by the Program; and

h. The contact information (name, title, phone or e-mail) for the staff person responsible for administering the Program.

2. Maintenance of Posted Data and Information: The Settling Parties further agree that the data in paragraph 1, subpart a, shall be updated on the Kids' Plates web page on an annual basis. Nothing in this settlement agreement shall operate to limit the Respondents' ability to change their criteria for awarding grants or to consider new guidance documents or grant procedures. Should there be a change in any criteria, documentation, or procedures in paragraph 1, subparts b-h, Respondents shall promptly (*i.e.* within three (3) months) update the webpage to reflect the change(s).

3. Stipulated Motion for Entry of Judgment: In consideration of the Settling Parties' agreement to perform the obligations under this Settlement Agreement, Petitioner shall promptly file a stipulated motion for entry of judgment pursuant to the terms of this Settlement Agreement and agree to the cessation of the Action.

4. **Dispute Resolution Process:** The Settling Parties agree that before taking any action in court to enforce this Settlement Agreement, counsel for the moving party shall contact counsel for the opposing party to meet and confer, preferably in person, regarding the substance of the contemplated enforcement action and any potential resolution. If the Settling Parties mutually consent, they may seek to mediate the dispute with any mutually agreeable mediator. If the dispute cannot be resolved with the assistance of a mediator, then such action to enforce the

Settlement Agreement shall not be filed until thirty (30) days after the parties have met and conferred as noted.

5. Retention of Jurisdiction: Pursuant to California Code of Civil Procedure section 664.6, the Settling Parties further agree that the Court shall retain jurisdiction of this matter until sixty (60) months after execution of this Settlement Agreement, at which time the Court's jurisdiction will expire. This clause does not preclude enforcement of this Settlement Agreement through a separate suit after expiration of the Court's jurisdiction.

6. Scope of Agreement: The Settling Parties agree that this Settlement Agreement is limited to the scope of the issues raised in this lawsuit and addressed in this Settlement Agreement, and does not bind the Settling Parties with respect to issues beyond the scope of the issues raised in the lawsuit and addressed in this Settlement Agreement.

7. State Budget Act Contingency Clause: The Settling Parties mutually agree that if the Budget Act of the current year and/or any subsequent years covered by this Settlement Agreement reduces the total appropriation from the Fund (established pursuant to Section 18285 of the Welfare and Institutions Code) to CDPH to less than \$250,000, this Settlement Agreement shall be of no further force and effect. In this event CDPH shall no longer be obligated to perform any provisions of this Settlement Agreement and the Settlement Agreement is void for that fiscal year.

8. Mutual Negotiation: The Settling Parties agree that this Settlement Agreement is the product of their mutual negotiation and preparation, and accordingly, the Settlement Agreement shall not be deemed to have been prepared or drafted by either party. The Settling Parties further agree that any court seeking to interpret this Settlement Agreement shall construe it as the product of mutual negotiation and preparation.

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9. No Admission of Liability: Respondents expressly deny each and all of the claims alleged against them by the petitioner in this action. This Settlement Agreement, anything contained herein, and any negotiations or proceedings hereunder shall not be construed as or deemed to be an admission, presumption, evidence of, or concession by the Respondents of the truth of any facts alleged or the validity of any claim which has or could have been asserted in this action, or of the deficiency of any defense which has or could have been asserted in this action or any wrongdoing or liability whatsoever.

10. Entire Agreement: It is further agreed by and between and among the Settling Parties that this document constitutes the sole, entire, and complete agreement to resolve the claims set forth in Petitioner's lawsuit and addressed in this Settlement Agreement.

11. Execution in Counterparts: This Settlement Agreement may be signed in counterparts, each of which shall be deemed an original, and said counterparts shall together constitute one and the same Settlement Agreement, binding all parties hereto notwithstanding that all of the parties are not signatory to the original or same counterpart.

12. Contractual Terms: The terms of this Settlement Agreement are contractual and not mere recitals.

13. Authority to Execute: The undersigned represent that they have the full power and authority to execute this Settlement Agreement on each of the party's respective behalf and to bind the parties.

14. Fees and Costs: Pursuant to the terms of this Settlement Agreement, each party shall bear their own attorneys' fees, expenses and costs of litigation arising from or in any way related to this Action.

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### IT IS SO SITPULATED AND AGREED.

Dated: October JD. 2014

STEVE BARROW Petitioner

Dated: October 1. 2014

DR. RON CHAPMAN Director of The Department of Public Health: and California Department of Public Health

Br

BY KATHLEEN J. BILLINGSLEY, AN CHEF DEPUTY DIRECTOR OF POLICY AND PROGRAMS CALIFORNIA DEPARTMENT OF PUBLIC HEALTH

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21	STEVE BARROW,	Case No. 37-2013-00077377-CU-MC-CTL	
22	Petitioner/Plaintiff,	UNLIMITED JURISDICTION	
23	v.		
24	CALIFORNIA DEPARTMENT OF PUBLIC	PROOF OF SERVICE	
	HEALTH; DR. RON CHAPMAN (in his official	DEPT: C-72 JUDGE: HON. TIMOTHY TAYLOR	
25	capacity as the Director of the Department of Public Health),	COMPLAINT FILED: 11/26/2013	
26	Respondents/Defendants.		
27			
28			
	sd-634541		
	PROOF OF SERVICE CASE NO. 37-2013-00077377-CU-MC-CTL		

1	PROOF OF SERVICE		
2 3	I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 12531 High Bluff Drive, San Diego, California, 92130-2040. I am not a party to the within cause, and I am over the age of eighteen years.		
4	I further declare that on November 20, 2014, I served a copy of:		
5	STIPULATED MOTION FOR ENTRY OF JUDGMENT AND JUDGMENT PURSUANT TO SETTLEMENT		
6 7 8 9	<b>BY U.S. MAIL [Code Civ. Proc sec. 1013(a)]</b> by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, addressed as follows, for collection and mailing at Morrison & Foerster LLP, 12531 High Bluff Drive, San Diego, California, 92130-2040 in accordance with Morrison & Foerster LLP's ordinary business practices.		
10	I am readily familiar with Morrison & Foerster LLP's practice for collection and processing of correspondence for mailing with the United States Postal Service, and		
11	know that in the ordinary course of Morrison & Foerster LLP's business practice the document(s) described above will be deposited with the United States Postal		
12 13	Service on the same date that it (they) is (are) placed at Morrison & Foerster LLP with postage thereon fully prepaid for collection and mailing.		
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>22</li> <li>22</li> </ol>	KAMALA D. HARRIS Attorney General of California RICHARD T. WALDOW Supervising Deputy Attorney General KRISTEN T. DALESSIO Deputy Attorney General State Bar No. 149081 110 West A Street, Suite 1100 San Diego, CA 92101 P.O. Box 85266 San Diego, CA 92186-5266 Telephone: (916) 645-2122 Fax: (619) 645-2061 E-mail: Kristen.Dalessio@doj.ca.gov		
23	Attorneys for Respondents		
24 25	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.		
26	Executed at San Diego, California, this 20th day of November, 2014.		
27	Andrea Hyder (typed) (signature)		
28	sd-634541 1		