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6	Sonia Rodriguez, Christina Verduzco, Jackie Thomas, Jeremy Smith, Robert Gamez, Maryanne Chisholm,		
7	Desiree Licci, Joseph Hefner, Joshua Polson, and Charlotte Wells, on behalf of themselves and all other	rs.	
8	similarly situated		
9	[ADDITIONAL COUNSEL LISTED ON SIGNATURE PAGE]		
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16	UNITED STATES DISTRICT COURT		
17	DISTRICT OF ARIZONA		
18	Victor Parsons; Shawn Jensen; Stephen Swartz;	No. CV 12-00601-PHX-ROS	
19	Dustin Brislan; Sonia Rodriguez; Christina Verduzco; Jackie Thomas; Jeremy Smith; Robert	DECLADATION OF	
20	Gamez; Maryanne Chisholm; Desiree Licci; Joseph Hefner; Joshua Polson; and Charlotte Wells, on behalf of themselves and all others similarly	DECLARATION OF CORENE T. KENDRICK	
21	situated; and Arizona Center for Disability Law,		
22	Plaintiffs,		
23	V.		
24	David Shinn, Director, Arizona Department of Corrections; and Richard Pratt, Division Director,		
25	Division of Health Services Contract Monitoring Bureau, Arizona Department of Corrections, in their official capacities,		
26	Defendants.		
27			
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## I, Corene T. Kendrick, declare:

- 1. I am an attorney licensed to practice before the courts of the State of California, and admitted to this Court *pro hac vice*. I am a staff attorney at the Prison Law Office ("PLO"), and an attorney of record to the plaintiff class in this litigation.
- 2. On February 19-20, 2020, I participated in a monitoring tour of ASPC-Tucson, which has an infirmary. On February 19, 2020, I toured the infirmary and spoke with the site medical director, who stated that there were two negative pressure rooms in the infirmary, and showed the rooms to us. Both rooms had patients living in them.
- 3. On July 31-August 1, 2019, I participated in a monitoring tour of ASPC-Lewis, which has a small 13-bed infirmary. On July 31, 2019, I toured Lewis' infirmary. I did not observe any negative pressure rooms, and the health care staff working in the infirmary confirmed that there are none at Lewis.
- 4. On April 2-4, 2019, I participated in a monitoring tour of ASPC-Perryville. At the time of our tour, the area previously used as an infirmary was being converted into an inpatient mental health facility. The infirmary services had been moved to Lumley Unit, where the patients were in an open dorm setting. There were three isolation/private rooms, that were occupied, and nursing staff confirmed that they were not negative pressure rooms.
- 5. To my knowledge, ADC does not have any infirmary / inpatient medical beds at any facilities other than Florence, Lewis, Perryville, and Tucson prisons.

## **Exhibits**

6. Attached as **Exhibit 1** is a true and correct copy of a document produced by Defendants' counsel on March 19, 2020, that they Bates-stamped as ADCM1607083, in response to a recurrent document request for all agenda and meeting minutes for the monthly "Director's meeting" between the ADC Director and the leadership of the health care contractor. This document is dated February 7, 2020, and lists three agenda items; none of which relate to COVID-19.

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7. Also on March 19, 2020, Defendants produced the minutes from the monthly Continuous Quality Improvement ("CQI") meetings held at each prison in January and February 2020, pursuant to our recurrent document request. Under my direction and supervision, PLO litigation assistants and investigators reviewed these reports for the two months at the ten prisons for any documentation of discussion of COVID-19/coronavirus. The only documented discussion was February 12, 2020 at ASPC-Winslow where there is a note that coronavirus educational materials are available "on the portal" and that health care staff need to "[r]emember PPE."

- 8. Attached as **Exhibit 2** is a true and correct copy of a health care staffing report provided by Defendants that purported to show all contracted and filled positions as of February 2, 2020, that Defendants' counsel produced to us on March 19, 2020, and that they Bates-stamped as ADCM1607095-1607106.
- 9. Attached as **Exhibit 3** is a true and correct copy of a declaration filed March 16, 2020 by Dr. Marc Stern in *Dawson v. Asher*, 2:20-cv-00409-JLR-MAT (W.D. Wash.).

I declare under penalty of perjury that the foregoing is true and correct.

Executed March 20, 2020, in San Francisco, California.

/s/ Corene T. Kendrick
Corene T. Kendrick

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1 **CERTIFICATE OF SERVICE** I hereby certify that on March 20, 2020, I electronically transmitted the above 2 document to the Clerk's Office using the CM/ECF System for filing and transmittal of a 3 Notice of Electronic Filing to the following CM/ECF registrants: 4 5 6 Michael E. Gottfried Lucy M. Rand 7 Assistant Arizona Attorneys General Michael.Gottfried@azag.gov 8 Lucy.Rand@azag.gov 9 Daniel P. Struck Rachel Love 10 Timothy J. Bojanowski Nicholas D. Acedo 11 Ashlee B. Hesman Jacob B. Lee 12 Timothy M. Ray Richard M. Valenti STRUCK LOVE BOJANOWSKI & ACEDO, PLC 13 dstruck@strucklove.com 14 rlove@strucklove.com tbojanowski@strucklove.com 15 nacedo@strucklove.com ahesman@strucklove.com 16 ilee@strucklove.com tray@strucklove.com 17 rvalenti@strucklove.com 18 Attorneys for Defendants 19 20 s/ C. Kendrick 21 22 23 24 25 26 27 28