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| Attorneys for Plaintiffs Shawn Jensen, Stephen Swartz | |
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| Desiree Licci, Joseph Hefner, Joshua Polson, and Charlotte Wells, on behalf of themselves and all other | rs |
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| SIGNATURE PAGE] | |
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| [ADDITIONAL COUNSEL LISTED ON SIGNATURE PAGE] | |
| LIMITED STATES DISTRIC | T COUDT |
| | |
| DISTRICT OF ARIZONA | |
| Dustin Brislan; Sonia Rodriguez; Ĉhristina | No. CV 12-00601-PHX-ROS |
| Gamez; Maryanne Chisholm; Desiree Licci; Joseph | DECLARATION OF MAYA S. ABELA |
| behalf of themselves and all others similarly | MAIA S. ADELA |
| · | |
| V. | |
| David Shinn, Director, Arizona Department of | |
| Division of Health Services Contract Monitoring | |
| Bureau, Arizona Department of Corrections, in their official capacities, | |
| Defendants. | |
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I, Maya S. Abela, declare:

- 1. I am an attorney licensed to practice before the courts of the State of Arizona. I am a supervisory attorney at the Arizona Center for Disability Law ("ACDL"), and an attorney of record for the plaintiff ACDL in this litigation.
- 2. As noted in my previous declaration (Doc. 3524 at 2 ¶ 6), I visited ASPC-Florence South Unit on March 11, 2020. I directed escort staff to take photographs documenting the lack of soap and soap dispensers in a bathroom on South Unit. Attached as **Exhibit 1** hereto are true and correct copies of the photographs that Defendants Bates-stamped ADCM1603603-04 and produced to Plaintiffs' counsel on March 18, 2020.
- 3. As noted in my previous declaration (Doc. 3524 at 3 ¶ 13), I visited the D and E yards of North Unit on March 12, 2020. I directed escort staff to take photographs documenting the leaking roofs, including plastic sheeting rigged up in an attempt to stop leaks, and conditions in the North Unit D and E yard tents. Attached as **Exhibit 2** hereto are true and correct copies of the photographs that Defendants Bates-stamped ADCM1603621-25, ADCM1603635-36, ADCM1603641-42, ADCM1603650-55 and produced to Plaintiffs' counsel on March 18, 2020.
- 4. As noted in my previous declaration (Doc. 3524 at 4 ¶ 14), I visited the bathroom facilities on the D yard of North Unit. I directed escort staff to take photographs documenting the general conditions of these facilities, including the urinals, toilets, sinks, and showers, and the lack of soap and soap dispensers in the bathroom. Attached as **Exhibit** 3 hereto are true and correct copies of the photographs that Defendants Bates-stamped ADCM1603626-34, and produced to Plaintiffs' counsel on March 18, 2020.
- 5. As noted in my previous declaration (Doc. 3524 at 4 ¶ 14), I visited the bathroom facilities on the E yard of North Unit. I directed escort staff to take photographs documenting the general conditions of the facilities, including the urinals, toilets, sinks, and showers, and the lack of soap and soap dispensers in the bathroom. Attached as **Exhibit 4** hereto are true and correct copies of the photographs that Defendants Bates-stamped

| | Case 2:12-cv-00601-ROS Document 3535 Filed 03/20/20 Page 3 of 6 |
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| 1 2 3 4 | ADCM1603620, ADCM1603643, ADCM1603644-49 and produced to Plaintiffs' counsel on March 18, 2020. I declare under penalty of perjury that the foregoing is true and correct. Executed March 20, 2020, in Tucson, Arizona. |
| 5 6 7 8 | /s/ Maya Abela Maya Abela |
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| | Case 2:12-cv-00601-ROS Document 3535 Filed 03/20/20 Page 5 of 6 |
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| 8 | Jackie Thomas; Jeremy Smith; Robert Gamez; Maryanne Chisholm; Desiree Licci; Joseph |
| 9 | Hefner; Joshua Polson; and Charlotte Wells, on behalf of themselves and all others similarly |
| 10 | situated |
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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 13 STRUCK LOVE BOJANOWSKI & ACEDO, PLC 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