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14 15	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANSISCO DIVISION		
16 17 18 19	WYLENE LENA HINKLE, DENNIS GASSAWAY, MYRA METZ, on behalf of themselves and all others similarly situated, and THE CALIFORNIA COUNCIL OF THE BLIND (a California nonprofit corporation),	Case No.: COMPLAINT	
20	Plaintiffs,		
21	v.	CLASS ACTION	
22	JENNIFER KENT, in her capacity as		
23	Director of California Department of Health Care Services; CALIFORNIA DEPARTMENT OF HEALTH CARE		
24	SERVICES; CONTRA COSTA COUNTY; COUNTY OF ALAMEDA;		
25	COUNTY OF SAN DIEGO;		
26	Defendants.		
27			
28			
	Complaint for Declaratory and Injunctive Relief <i>Hinkle, et al. v Kent, et al.</i>		

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	Complaint for Declaratory and Injunctive Relief HINKLE, et al. v KENT, et al.		

1

INTRODUCTION

Plaintiffs Wylene Lena Hinkle, Dennis Gassaway, and Myra Metz 2 1. 3 bring this action on behalf of themselves and all others similarly situated, along with Plaintiff California Council of the Blind, an organization, against Defendants 4 Jennifer Kent (in her capacity as Director of California Department of Health Care 5 Services), Contra Costa County, the County of Alameda, and the County of San 6 Diego (collectively, "Defendants") for Defendants' failure to provide effective 7 communication to blind¹ individuals. This failure denies Plaintiffs and putative 8 class members critically-needed and time-sensitive information about their health 9 benefits, discriminates against them on the basis of their disabilities, and violates 10 their due process rights under the United States Constitution. 11

Defendants administer the Medi-Cal program, which is a medical
 assistance program in California for low-income "aged, blind or disabled
 individuals." 42 U.S.C. § 1396-1. Ms. Hinkle, Mr. Gassaway, Ms. Metz, and other
 blind individuals throughout the state rely on the Medi-Cal program for access to
 health care.

3. Defendants rely on printed materials to provide Medi-Cal applicants 17 18 and recipients with critical information pertaining to the Medi-Cal program. These printed materials include general information pertaining to individuals' rights and 19 responsibilities with respect to the Medi-Cal program. Defendants also rely on 20 21 written notices of action regarding eligibility for and changes and reductions to an individual's benefits and services. These notices require prompt action with strict 22 23 deadlines, which are explained in the written notice. Any delay in receiving, or failure to receive, such information can have serious consequences for a Medi-Cal 24 25

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¹ For semantic convenience throughout this complaint, the term "blind" is used in its broadest sense to include all persons who, under state or federal civil rights laws, have a vision-related disability that requires alternative methods to access hard-copy standard print information. applicant or recipient, who may be unable to contest the loss of Medi-Cal
eligibility, the denial or reduction of critically needed health benefits, or the
imposition of a "share of cost," the amount that an individual must spend out of
pocket on medical care before Medi-Cal will pay for any covered service. Delays in
receiving such information can also result in recipients being denied the right to
continue receiving treatments or services needed to stay healthy while any appeal
of a denial or reduction of benefits is pending.

4. Ms. Hinkle, Mr. Gassaway, Ms. Metz, and others similarly situated are
blind and cannot read the notices that Defendants send them. When Defendants
have sent them printed correspondence in the mail, they have no way to know the
content on their own, or even that the correspondence concerns their Medi-Cal
benefits. As a result, each of them has repeatedly requested that all correspondence
from Medi-Cal be in an "alternative format" that would make such information
accessible to them.

Under federal and state law, people have the right to be free from
 discrimination on the basis of disability. Title II of the Americans with Disabilities
 Act of 1990 ("ADA") (42 U.S.C. § 12131, *et seq.*); Section 504 of the
 Rehabilitation Act of 1973 (29 U.S.C. § 794); Section 1557 of the Affordable Care
 Act ("ACA") (42 U.S.C. § 18116); California Disabled Persons Act ("DPA"), Cal.
 Civ. Code § 54, *et seq.*

6. For people who are blind, that includes the right to receive
 communication that is as effective as Defendants' communication with others. 28
 C.F.R. §§ 35.160, 39.160. Entities such as DHCS must "give primary consideration
 to the requests of individuals with disabilities" in determining what types of
 auxiliary aids and services will provide effective communication. 28 C.F.R. §
 35.160(b)(2).

Furthermore, under the Due Process Clause of the U.S. Constitution,
people are entitled to adequate notice of and opportunity for a pre-termination or

pre-reduction hearing regarding any termination or reduction in benefits. *Goldberg v. Kelly*, 397 U.S. 254 (1970).

8. Despite Plaintiffs' requests, Ms. Hinkle, Mr. Gassaway, and Ms. Metz
 continue to receive standard print Medi-Cal notices that they cannot read.
 Defendants have never communicated with Mr. Gassaway and Ms. Metz via the
 alternative format that they have requested. DHCS has only sent Brailled materials
 to Ms. Hinkle after significant delay, and only in response to specific requests from
 Ms. Hinkle's lawyers each time Ms. Hinkle received a standard print document.

9 9. The California Council for the Blind has likewise repeatedly
10 advocated on behalf of its constituents to request that Defendants adequately
11 identify and track people who need alternative, accessible formats and to respond
12 appropriately to requests for alternative, accessible formats. Nonetheless,
13 Defendants' policies and practices fail to do so, in violation of the laws requiring
14 effective communication and due process regarding these important health care
15 benefits.

16

JURISDICTION

17 10. This Court has jurisdiction over this action pursuant to 28 U.S.C. §§
1331, 1343 and has supplemental jurisdiction over Plaintiffs' state law claims
19 under 28 U.S.C. §1367. The Court has jurisdiction to issue declaratory and
20 injunctive relief under 28 U.S.C. §§ 2201, 2202.

21

VENUE AND INTRADISTRICT ASSIGNMENT

11. Venue is proper in the Northern District of California because
Plaintiffs Myra Metz and Dennis Gassaway reside within this District; Plaintiff
CCB has many members who reside within this District; Defendants Jennifer Kent
(in her capacity as Director of California Department of Health Care Services), the
Department of Health Care Services, Contra Costa County, and the County of
Alameda operate and perform official duties in this District, and a substantial part
of the events, acts, and omissions giving rise to the claims occurred in the Northern

1 District of California.

12. Because Plaintiff Myra Metz resides in Contra Costa County and a
substantial part of the events, acts, and omissions giving rise to the claims occurred
in Contra Costa County, and because Plaintiff Dennis Gassaway resides in the
County of Alameda and a substantial part of the events, acts, and omissions giving
rise to the claims occurred in the County of Alameda, this case should be assigned
to the San Francisco Division or the Oakland Division of this Court pursuant to
Local Rule 3-2(d).

PARTIES

10 Plaintiffs

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Plaintiff Wylene Lena Hinkle is blind and a recipient of Medi-Cal
 benefits. She is thus a "qualified person with a disability" and a person with "a
 disability" within the meaning of all applicable statutes and regulations, including
 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104, 29 U.S.C. § 705(20)(B), and California
 Government Code § 12926. She resides in San Diego, California.

16 14. Plaintiff Dennis Gassaway is blind and a recipient of Medi-Cal
17 benefits. He is thus a "qualified person with a disability" and a person with "a
18 disability" within the meaning of all applicable statutes and regulations, including
19 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104, 29 U.S.C. § 705(20)(B), and California
20 Government Code § 12926. He resides in Union City, California.

15. Plaintiff Myra Metz is blind and a recipient of Medi-Cal benefits. She
is thus a "qualified person with a disability" and a person with "a disability" within
the meaning of all applicable statutes and regulations, including 42 U.S.C. §
12131(2), 28 C.F.R. § 35.104, 29 U.S.C. § 705(20)(B), and California Government
Code § 12926. She resides in Antioch, California.

26 16. The California Council of the Blind is a non-profit corporation duly
27 organized under the laws of California with chapters and affiliates throughout the
28 state of California. It is the California affiliate of the American Council of the

Blind, and its membership consists of blind individuals residing in California. The 1 California Council of the Blind's mission is to gain full independence and equality 2 of opportunity for all blind Californians and it is committed to promoting the rights, 3 needs, interests, and concerns of all Californians who are blind, and to providing 4 information and referrals, technical assistance, and advocacy. The California 5 Council of the Blind has hundreds of members throughout the state of California. 6 7

Defendants

Defendant Department of Health Care Services ("DHCS") is the single 17. 8 state agency responsible for administering California's Medicaid program, which is 9 called "Medi-Cal." 10

18. Defendant Jennifer Kent is the current DHCS Director. She is sued 11 only in her official capacity. Director Kent is responsible for directing, organizing, 12 and administering DHCS's programs. Her responsibilities in this role include the 13 14 responsibility to ensure DHCS's compliance with federal and state laws.

19. DHCS delegates some of the administration of the Medi-Cal program 15 to local welfare offices in each county in California. These include, but are not 16 17 limited to, local welfare offices operated by Defendant Contra Costa County, 18 Defendant County of Alameda, and Defendant County of San Diego.

19 20. At all relevant times, the DHCS is and has been a public entity within the meaning of Title II of the ADA. 42 U.S.C. § 12131. 20

21 21. At all relevant times, DHCS has received and continues to receive federal financial assistance within the meaning of the Rehabilitation Act, 29 U.S.C. 22 § 794. 23

22. At all relevant times, DHCS has received and continues to receive 24 state financial assistance within the meaning of California Government Code § 25 11135. 26

At all relevant times, Contra Costa County is and has been a public 27 23. entity within the meaning of Title II of the ADA. 42 U.S.C. § 12131. 28

At all relevant times, Contra Costa County has received and continues
 to receive federal financial assistance within the meaning of the Rehabilitation Act,
 29 U.S.C. § 794.

4 25. At all relevant times, Contra Costa County has received and continues
5 to receive state financial assistance within the meaning of California Government
6 Code § 11135.

7 26. Along with DHCS, Contra Costa County is responsible for
8 administering the Medi-Cal program and communicating with Medi-Cal
9 beneficiaries and applicants within its boundaries.

10 27. At all relevant times, the County of Alameda is and has been a public
11 entity within the meaning of Title II of the ADA. 42 U.S.C. § 12131.

12 28. At all relevant times, the County of Alameda has received and
13 continues to receive federal financial assistance within the meaning of the
14 Rehabilitation Act, 29 U.S.C. § 794.

15 29. At all relevant times, the County of Alameda has received and
16 continues to receive state financial assistance within the meaning of California
17 Government Code § 11135.

30. Along with DHCS, the County of Alameda is responsible for
administering the Medi-Cal program and communicating with beneficiaries and
applicants within its boundaries.

31. At all relevant times, the County of San Diego is and has been a public
entity within the meaning of Title II of the ADA. 42 U.S.C. § 12131.

32. At all relevant times, the County of San Diego has received and
continues to receive federal financial assistance within the meaning of the
Rehabilitation Act, 29 U.S.C. § 794.

33. Along with DHCS, the County of San Diego is responsible for
administering the Medi-Cal program and communicating with beneficiaries and
applicants within its boundaries.

1 34. At all relevant times, the County of San Diego has received and continues to receive state financial assistance within the meaning of California 2 3 Government Code § 11135. **CLASS ACTION ALLEGATIONS** 4 Plaintiffs bring this action as a statewide class action pursuant to Fed. 35. 5 R. Civ. P. 23(a) and (b)(2) on behalf of: 6 Residents of the State of California who, due to a vision-related disability, 7 need written materials in alternative formats for effective communication 8 9 regarding Medi-Cal as applicants or beneficiaries ("the Class"). The Class is so numerous that joinder of all persons is impracticable. 10 36. On information and belief, at least 12,000 enrolled Medi-Cal recipients are blind.² 11 37. The actual number is likely to be far greater, since people may be 12 deemed eligible for Medi-Cal on the basis of blindness and because people in the 13 14 low-income population targeted by the Medi-Cal program are more likely than the general population to have a disability, including blindness. 15 38. Class members have limited financial resources, as Medi-Cal 16 eligibility is limited to low-income adults, children, pregnant women, elderly 17 adults, and people with disabilities. They are unlikely to institute individual actions. 18 39. The claims of Plaintiffs and Class members raise common questions 19 20 ² Over 13 million people have been certified as eligible for Medi-Cal services in 21 the State of California. Medi-Cal at a Glance, California Department of 22 Health Care Services (May 2018), https://www.dhcs.ca.gov/dataandstats/statistics/Documents/Medi-23 Cal at a Glance May2018 ADA.pdf (last visited October 3, 2018). The 24 overall national rate of blindness is .9% according to the National Eye 25 Institute, an institute of the U.S. National Institute of Health. 2010 U.S. Age-Specific Prevalence Rates for Blindness by Age and Race/Ethnicity, 26 available at https://nei.nih.gov/eyedata/blind/tables (last visited October 11, 27 2018). Applying the .9% figure to 13 million people enrolled in Medi-Cal shows that a minimum of around 12,000 enrolled Medi-Cal recipients are 28 blind. 9

1 of law and fact.

2 40. The factual questions common to the entire Class include, but are not
3 limited to:

a. Whether Defendants have a system-wide process for determining
whether Plaintiffs and other similarly situated individuals need information in
alternative formats that are accessible to them;

b. Whether Defendants have adequate policies and procedures in place
for consistently over time providing Plaintiffs and other similarly situated
individuals with information in their requested alternative format;

c. Whether Defendants have failed to take the necessary steps to allocate
responsibility between and among themselves and other responsible entities to
coordinate the provision of information to Plaintiffs and other similarly situated
individuals in their requested alternative format; and

d. Whether Defendants have taken adequate steps to inform Plaintiffs
and other similarly situated individuals of their right to receive information in
alternative formats and the process for obtaining information in alternative formats.

17 41. The legal questions common to Plaintiffs and all Class members18 include, but are not limited to:

a. Whether the failure of Defendants to ensure effective communication
violates the Americans with Disabilities Act;

b. Whether the failure of Defendants to ensure effective communication
violates Section 504 of the Rehabilitation Act of 1973;

c. Whether the failure of Defendants to ensure effective communication
violates Section 1557 of the Affordable Care Act;

d. Whether the failure of Defendants to ensure effective communication
violates California Government Code Section 11135;

e. Whether the failure of Defendants to ensure effective communication
violates the California Disabled Persons Act; and

f. Whether the failure of Defendants to ensure effective communication
 violates constitutional Due Process guarantees.

42. The individual Plaintiffs' claims are typical of the Class members'
claims. Each of the individual Plaintiffs and Class members is blind, resides in
California, and needs alternative formats in order to receive effective
communication regarding Medi-Cal. None of the Plaintiffs or Class members are
receiving effective communication from Defendants.

8 43. The individual Plaintiffs are adequate representatives of the Class
9 because they suffer from the same deprivations as the other Class members and
10 have been denied the same rights that they seek to enforce on behalf of the other
11 Class members.

12 44. Plaintiffs will fairly and adequately represent the interests of the13 absent Class members.

14 45. Plaintiffs' interest in obtaining injunctive relief for the violations of
15 their rights and privileges are consistent with and not antagonistic to those of any
16 person within the Class.

17 46. Plaintiffs' counsel are qualified, experienced, and able to conduct the18 proposed litigation.

47. Prosecution of separate actions by individual Class members would
create a risk of inconsistent or varying adjudication with respect to individual Class
members, which would establish incompatible standards of conduct for the party
opposing the Class or could be dispositive of the interests of the other members or
substantially impair or impede the ability to protect their interests.

48. A class action is superior to other available methods for the fair and
efficient adjudication of the controversy in that:

26 (a) A multiplicity of suits with consequent burden on the courts and
27 Defendants should be avoided; and

28

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(b) It would be virtually impossible for all Class members to intervene as
 parties-plaintiffs in this action.

3 49. Defendants have acted or refused to act, and continue to act or refuse
4 to act, on grounds applicable to the Class, thereby making appropriate final
5 injunctive and declaratory relief with respect to the Class as a whole.

6

FACTS

The Medicaid Act, Title XIX of the Social Security Act, 42 U.S.C. 7 50. §§ 1396-1396w-5, establishes a medical assistance program cooperatively funded 8 9 by federal and state governments. The purpose of the Medicaid program is to 10 enable states to furnish, as far as practicable, "medical assistance on behalf of ... 11 aged, blind or disabled individuals, whose income and resources are insufficient to meet the costs of necessary medical services," and "to help such families and 12 individuals to attain or retain capability for independence or self-care" 42 13 U.S.C. § 1396-1. 14

15 51. California has elected to participate in and receive federal funding
16 through the Medicaid program. Its Medicaid program, Medi-Cal, is codified at
17 California Welfare & Institutions Code §§ 14000 *et seq*. with implementing
18 regulations found in 22 California Code of Regulations §§ 51000 *et seq*.

19 52. States participating in the Medicaid program must designate a single
20 state agency to administer or supervise the administration of the Medicaid program
21 and ensure the program complies with all relevant laws and regulations. *See* 42
22 U.S.C. § 1396a(a)(5); *see also* 42 C.F.R. § 431.10 (2013).

53. Defendant DHCS is the single state agency that administers Medi-Cal. *See* Cal. Welf. & Inst. Code § 14100.1 (providing that participating states must
"provide for the establishment or designation of a single State agency to administer
or to supervise the administration of the plan"); *see also* Cal. Welf. & Inst. Code
§ 14154(d) (the "department is responsible for the Medi-Cal program in accordance
with state and federal law").

54. DHCS delegates some of the administration of the Medi-Cal program
 to local county welfare agencies.

55. For example, people who are interested in receiving Medi-Cal services
may contact their local county welfare agency to receive any application.

5 56. DHCS sends county welfare agencies All County Welfare Directors
6 Letters (ACWDLs) and Medi-Cal Eligibility Division Information (MEDILs)
7 establishing Medi-Cal policies and procedures used in determining Medi-Cal
8 eligibility.

9 57. DHCS, as the state agency responsible for the Medi-Cal program,
10 exercises oversight over local county welfare agencies with respect to the Medi-Cal
11 program.

58. DHCS communicates directly with recipients of Medi-Cal benefits
and services. It also develops state-wide materials for Medi-Cal recipients and
potential applicants that are distributed by county welfare agencies. These materials
include, among others, notices to recipients regarding their hearing rights and
application materials distributed by county welfare agencies to persons interested in
applying for Medi-Cal.

18 59. Local county welfare agencies develop additional printed materials
19 that are distributed to Medi-Cal applicants and/or recipients pertaining to the Medi20 Cal program.

21 60. In addition, DHCS and county welfare agencies have regulatory responsibility and authority to cooperate with the Board of the Covered California 22 23 Health Benefit Exchange in developing and maintaining a single streamlined 24 application that individuals can use to apply for both Medi-Cal as well as private 25 insurance through the Exchange. The Exchange informs consumers about the 26 Medi-Cal program, receives and sorts the single streamlined application, and works 27 with DHCS to ensure consistent eligibility and enrollment processes and seamless 28 transitions between coverage. Cal. Gov't. Code §§ 100502, 100503, 100503.2; Cal.

Code of Reg., Title 10, Ch. 12, § 6400 et.seq. 1

DHCS and local counties also disseminate information about the 2 61. Medi-Cal program over the internet via their webpages.

3

Some of the information that Defendants disseminate in printed form 62. 4 includes information pertaining to eligibility for benefits, information pertaining to 5 changes in or reductions to benefits and services as well as information pertaining 6 7 to the applicants' or recipients' responsibilities with respect to the Medi-Cal program, including actions they need to take to maintain eligibility for benefits or 8 services. 9

63. 10 Defendants have no effective procedure, practice, or custom of providing application forms, instructions, notices, informational materials, fair-11 hearing related materials, or other printed materials to blind individuals in formats 12 that are accessible to them, even if the individual is known to Defendants to be 13 14 blind, and even if the individual qualifies for benefits based on blindness.

15 64. Defendants do not contact blind individuals by telephone, email, or other means when they mail written materials to them to inform them that a 16 government agency has mailed them information about their Medi-Cal benefits. 17

65. 18 The only notice that blind applicants and recipients possess about the existence and content of mailed Medi-Cal written materials is embodied in 19 documents that they cannot read. 20

21 66. Defendants do not provide blind Medi-Cal recipients with their case numbers, the phone number for DHCS or the local county welfare office, and other 22 23 basic information needed to contact the Medi-Cal program in formats that are accessible to them. 24

25 67. Defendants do not adequately inform blind Medi-Cal applicants or recipients that they have a right to receive information regarding the Medi-Cal 26 27 program in alternative formats.

28

At no step in the Medi-Cal application process are individuals asked 68.

whether the applicant needs information in alternative formats or the type of format
 needed.

- 3 69. Defendants have no effective system for identifying the effective
 4 communication needs of anyone who would benefit from alternative formats.
- 5 70. Defendants have no effective system for tracking the effective
 6 communication needs of anyone who has made a request for alternative formats.

Defendants have no effective system for communicating regarding 7 71. individuals' effective communication needs, either among divisions of DHCS, 8 between DHCS and local county welfare offices, between DHCS and the California 9 Department of Social Services (which administers the fair hearing system and hears 10 11 Medi-Cal adverse benefits determinations), between DHCS and the Covered 12 California Health Benefit Exchange, or between private or government plans providing health care services paid for by Medi-Cal and DHCS and local county 13 welfare offices. 14

15 72. Defendants have no effective system for providing alternative formats
16 in a timely manner.

17 73. Defendants have no effective system for automatically distributing
18 materials in alternative formats to people who have made a prior request for such
19 communications.

20 Wylene Lena Hinkle

74. Wylene Lena Hinkle is blind and hard of hearing.

22 75. Ms. Hinkle cannot read standard print materials. She can read Brailled23 materials.

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76. Ms. Hinkle receives Medi-Cal benefits.

25 77. Ms. Hinkle's local county welfare office is the San Diego County
26 Department of Health and Human Services Agency.

27 78. Ms. Hinkle has requested to receive materials pertaining to her Medi28 Cal benefits in Braille for years.

79. 1 Neither the California Department of Health Care Services nor the San 2 Diego County Department of Health and Human Services Agency have provided 3 her automatic or timely written materials in Braille. In June 2016, Disability Rights California ("DRC") sent the 80. 4 Department of Health Care Services the first of many written requests on behalf of 5 Ms. Hinkle to receive materials pertaining to her Medi-Cal benefits in Braille. 6 7 81. DHCS has promised a number of times to comply with Ms. Hinkle's request. 8 9 82. In practice, however, DHCS has sent Ms. Hinkle Brailled documents only after significant delay. 10 11 83. DHCS has also only sent Ms. Hinkle Brailled documents in response 12 to specific requests from DRC after Ms. Hinkle receives a standard print document. 84. For instance, Ms. Hinkle received a document in print on December 8, 13 14 2016 certifying that she had minimum essential coverage. 85. She did not receive a Brailled version of the document until August 15 15, 2017. 16 86. 17 Fifteen days later, DHCS sent her a notice regarding her fair hearing rights - in standard print format. 18 19 87. DRC's most recent request on behalf of Ms. Hinkle for a Brailled 20 version of notices that DHCS sent to her in print was in May 2018. 21 88. DHCS made counter-proposals to send Ms. Hinkle notices via screen reader or audio files or to read them to her over the telephone. These counter-22 proposals ignored the fact that Ms. Hinkle is hard of hearing, and that DHCS had 23 been repeatedly informed of this. 24 25 In correspondence with DRC, a DHCS official stated on October 6, 89. 26 2017 that "there is no way to ensure that every mailing automatically is converted to Braille before it is sent." The official confirmed again on February 15, 2018 that 27 the Department has "not been able to automatically convert general mass mailings 28

1	to Braille yet."		
2	Dennis Gassaway		
3	90.	Dennis Gassaway is blind.	
4	91.	Mr. Gassaway cannot read standard print materials. He can understand	
5	materials that	at are read to him.	
6	92.	Mr. Gassaway receives Medi-Cal benefits.	
7	93.	Mr. Gassaway's local county welfare office is the Alameda County	
8	Social Servi	ces Agency.	
9	94.	Mr. Gassaway has requested that Defendants read materials pertaining	
10	to his Medi-	Cal benefits to him instead of sending them in standard print by mail.	
11	95.	Neither the California Department of Health Care Services nor the	
12	Alameda Co	ounty Social Services Agency have called him to read materials to him.	
13	96.	In July 2013, a supervisor in the Alameda County Social Services	
14	Agency agreed to contact Mr. Gassaway by phone each time that written notices		
15	were sent regarding Medi-Cal, and to read those notices to him.		
16	97.	The Alameda County Social Services Agency made that commitment	
17	in response to repeated requests made by an advocate at Disability Rights		
18	California on behalf of Mr. Gassaway.		
19	98.	In September 2016, a supervisor in the Alameda County Social	
20	Services Agency agreed to contact Mr. Gassaway by phone each time that written		
21	notices were	e sent regarding Medi-Cal, and to read those notices to him.	
22	99.	The Alameda County Social Services Agency again made that	
23	commitment	t in response to a request made by an advocate at DRC on behalf of Mr.	
24	Gassaway.		
25	100.	Despite both of those commitments, no one from either the Alameda	
26	County Soci	al Services Office or from DHCS has called Mr. Gassaway to read him	
27	a notice rega	arding Medi-Cal.	
28	Myra Metz		

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Myra Metz is blind and has significant hearing loss. 1 101. 2 102. Ms. Metz cannot read standard print materials. She can read Brailled 3 materials. 4

103. Ms. Metz receives Medi-Cal benefits.

104. Ms. Metz's local county welfare office is the Contra Costa County 5 Employment and Human Services Department. 6

7 105. Ms. Metz has requested to receive materials pertaining to her Medi-Cal benefits in Braille for years. 8

9 106. Neither the California Department of Health Care Services nor the Contra Costa Employment and Human Services Department have provided her 10 11 automatic or timely written materials in Braille.

12 **California Council of the Blind**

107. Plaintiff CCB is a nonprofit corporation and a membership association 13 of blind Californians. It is the California state affiliate of the American Council of 14 15 the Blind. CCB's mission is to increase the independence, security, equality of opportunity, and quality of life for all Californians who are blind or visually-16 17 impaired. CCB seeks to ensure that culture, laws, programs, and attitudes are 18 inclusive of persons who are blind or visually-impaired. Access to fundamental healthcare benefits such as Medi-Cal is critical to CCB and its members. Securing 19 20 access to Medi-Cal services advances CCB's goal to promote integration of the 21 blind into society on a basis of equality by enabling blind individuals to have basic access to healthcare benefits in the same way that many sighted individuals do. 22 CCB sues on behalf of itself and its members. 23

24

108. As a result of Defendants' actions, CCB and at least one of its members have been directly and substantially injured. For example, Defendants 25 26 have never provided effective communication to CCB member Warren Cushman who has been a Medi-Cal recipient for more than thirty years. Mr. Cushman needs 27 notices in a format that is accessible by screen-reading software or Braille. 28

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109. Defendants' actions have also frustrated CCB's mission and forced it 1 to dedicate additional resources to address harms these actions have caused CCB's 2 3 constituents. For instance, for more than a decade, blind Californians have contacted CCB because they did not receive Medi-Cal materials in accessible 4 5 formats. Typically, CCB's office administrator has referred those calls to the nearest CCB chapter president or another officer within the organization to educate 6 7 that individual about their rights to effective communication and try to assist them in obtaining accessible materials. CCB also met with Toby Douglas, past director 8 of DHCS, and sent a letter to the United States Department of Justice regarding the 9 barriers that blind Californians face in trying to get effective communication from 10 Medi-Cal. 11

12 110. Additionally, CCB member and past president Jeff Thom participated
13 on a task force that DHCS convened in 2012 or 2013 regarding effective
14 communication of Medi-Cal materials. CCB provided a memorandum to DHCS
15 describing best practices in effective communication and contributed to some of the
16 task force's overall recommendations. However, the task force facilitator left
17 DHCS before the task force completed its mission and CCB is not aware of any
18 tangible improvements that occurred as a result.

19 111. On April 13, 2014, CCB passed a resolution requesting that programs
20 such as Medi-Cal provide accessible written communications to program applicants
21 and recipients with visual impairments be in a format that can be read by such
22 individuals. Though DHCS wrote CCB on December 12, seeking its assistance and
23 expertise regarding providing effective communication to blind individuals, DHCS
24 failed to respond after CCB affirmatively offered its services to DHCS.

25 112. Until remedied, the Defendants' unlawful, discriminatory actions will
26 continue to injure the California Council of the Blind by:

27 28 a. Interfering with efforts and programs intended to bring about equality of access to health care and other crucial services;

b. Requiring the commitment of scarce resources, including substantial	
time and funding, to address and counteract the Defendants'	
discriminatory conduct, thus diverting those resources from the	
California Council of the Blind's other activities and services, such as	
education, outreach, and other advocacy; and	
c. Frustrating the mission and purpose of the California Council of the	
Blind.	
FIRST CLAIM FOR RELIEF	
(Against Defendants Kent, County of Alameda, County of San Diego, and	
Contra Costa County)	
Title II of the Americans with Disabilities Act	
42 U.S.C. § 12131 et seq.	
113. Plaintiffs reallege and incorporate by reference the allegations above	
as if fully set forth here.	
114. Title II of the ADA provides in relevant part: "[N]o qualified	
individual with a disability shall, by reason of such disability, be excluded from	
participation in or be denied the benefits of services, programs, or activities of a	
public entity, or be subjected to discrimination by such entity." 42 U.S.C. § 12132;	
see also 28 C.F.R. §§ 35.130(a), (b)(1).	
115. The California Department of Health Care Services has been and is a	
"public entity" within the meaning of Title II of the ADA, and Jennifer Kent is the	
principal executive of that public entity. 42 U.S.C. § 12131.	
116. Defendant Contra Costa County has been and is a public entity within	
the meaning of Title II of the ADA. 42 U.S.C. § 12131(1).	
117. Defendant County of Alameda has been and is a public entity within	
the meaning of Title II of the ADA. 42 U.S.C. § 12131(1).	
118. Defendant County of San Diego has been and is a public entity within	
the meaning of Title II of the ADA. 42 U.S.C. § 12131(1).	
20	

The individual Plaintiffs and Class members have been and are 1 119. 2 qualified individuals with a disability within the meaning of Title II of the ADA and meet the essential eligibility requirements for the receipt of and/or application 3 for the services, programs, or activities of Defendants. 42 U.S.C. § 12131. 4

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120. Medi-Cal and all of its benefits, activities, and services are a program, service, or activity that Defendants offer within the meaning of Title II.

7 121. Public entities, including Defendants, are prohibited from excluding individuals with disabilities from participation in or denying the benefits of their 8 services, programs, or activities on the basis of disability or otherwise subjecting 9 10 them to discrimination. 28 C.F.R. § 35.130(a).

11 122. Public entities, including Defendants, are prohibited from affording a 12 qualified individual with a disability an opportunity to participate in or benefit from the aid, benefit, or service that is not equal to that afforded others, either directly or 13 through contractual, licensing, or other arrangements. 28 C.F.R. § 35.130(b)(ii). 14

123. Public entities, including Defendants, "may not . . . utilize criteria or 15 methods of administration— (i) That have the effect of excluding individuals with 16 disabilities from, denying them the benefits of, or otherwise subjecting them to 17 18 discrimination; or (ii) That have the purpose or effect of defeating or substantially impairing the accomplishment of the objectives of the service, program, or activity 19 20 with respect to individuals with disabilities; or (iii) That perpetuate the 21 discrimination of another public entity if both public entities are subject to common administrative control or are agencies of the same State." 28 C.F.R. § 35.130(b)(3). 22

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124. Public entities, including Defendants, "shall make reasonable modifications in policies, practices or procedures when the modifications are 24 25 necessary to avoid discrimination on the basis of disability " 28 C.F.R. § 35.130(b)(7). 26

27 125. Public entities, including Defendants, must take "appropriate steps to 28 ensure that communications with applicants, participants, members of the public,

and companions with disabilities are as effective as communications with others."
 28 C.F.R. § 35.160(a).

126. Public entities, including Defendants, must "furnish appropriate
auxiliary aids and services where necessary to afford individuals with disabilities,
including applicants, participants, companions, and members of the public, an
equal opportunity to participate in, and enjoy the benefits of, a service, program, or
activity of a public entity." 28 C.F.R. § 35.160(b)(1).

8 127. Federal regulations implementing Title II of the Americans with
9 Disabilities Act provide that "[i]n determining what types of auxiliary aids and
10 services are necessary, a public entity shall give primary consideration to the
11 requests of individuals with disabilities." 28 C.F.R. § 35.160(b)(2).

12 128. Federal regulations implementing Title II of the Americans with
13 Disabilities Act further provide that "[i]n order to be effective, auxiliary aids and
14 services must be provided in accessible formats, in a timely manner, and in such a
15 way as to protect the privacy and independence of the individual with a disability."
16 28 C.F.R. § 35.160(b)(2).

17 129. Defendants' actions and omissions discriminate against Plaintiffs on
18 the basis of disability in violation of the ADA. Defendants' discriminatory conduct
19 includes, but is not limited to:

a. Maintaining discriminatory policies and practices;
b. Denying Plaintiffs and Class members the benefits of Defendants' services, programs, and activities pertaining to Medi-Cal;
c. Failing to ensure Plaintiffs and Class members an opportunity to participate in or benefit from Defendants' aids, benefits, or services that is equal to that afforded others, and/or failing to ensure Plaintiffs and Class members an equal opportunity to obtain the same result or to gain the same benefit as that provided to others;
d. Failing to provide reasonable modifications to ensure equal access to

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1		Defendants' services, programs, and activities;	
2	e.	Using criteria or methods of administration that have the effect of	
3	subjecting Plaintiffs and Class members to discrimination on the basi		
4		of disability;	
5	f.	Failing to take appropriate steps to ensure effective communication to	
6	Plaintiffs and Class members;		
7	g. Failing to provide Plaintiffs and Class members appropriate auxiliary		
8		aids and services;	
9	h.	Failing to ensure that Plaintiffs and Class members receive accessible	
10		formats in a timely manner; and	
11	i.	Failing to provide Plaintiffs and Class members accessible formats in	
12		such a way as to protect their privacy and independence.	
13	130.	In committing the acts and/or omissions above, Defendants acted	
14	intentionally	y and with deliberate indifference to Plaintiffs' rights.	
15	131.	Defendants' violations of the ADA have harmed and will continue to	
16	harm Plainti	iffs and Class members in the future.	
17	132.	Because Defendants' discriminatory conduct is ongoing, declaratory	
18	and injuncti	ve relief are appropriate remedies.	
19	133.	Plaintiffs are entitled to declaratory and injunctive relief, as well as	
20	reasonable a	attorneys' fees and costs incurred in bringing this action.	
21	134.	Pursuant to the remedies, procedures, and rights set forth in 42 U.S.C.	
22	§ 12188, Pla	aintiffs pray for relief as set forth below.	
23		SECOND CLAIM FOR RELIEF	
24	(Against All Defendants)		
25		Section 504 of the Rehabilitation Act	
26		29 U.S.C. § 794 et seq.	
27	135.	Plaintiffs reallege and incorporate by reference the allegations above	
28	as if fully set forth here.		
		22	

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1 136. Section 504 of the Rehabilitation Act of 1973 provides in relevant
 2 part: "[N]o otherwise qualified individual with a disability . . . shall, solely by
 3 reason of her or his disability, be excluded from the participation in, be denied the
 4 benefits of, or be subjected to discrimination under any program or activity
 5 receiving federal financial assistance" 29 U.S.C. § 794; *see* 34 C.F.R. §§
 6 104.4(b), 104.21, 104.43(a).

7 137. Defendant Department of Health Care Services has been and is a
8 recipient of federal financial assistance sufficient to invoke the coverage of Section
9 504, and Jennifer Kent is the principal executive of that entity.

10 138. Defendant Contra Costa County has been and is a recipient of federal
11 financial assistance sufficient to invoke the coverage of Section 504.

12 139. Defendant County of Alameda has been and is a recipient of federal
13 financial assistance sufficient to invoke the coverage of Section 504.

14 140. Defendant County of San Diego has been and is a recipient of federal15 financial assistance sufficient to invoke the coverage of Section 504.

16 141. Individual Plaintiffs and Class members have been and are qualified
17 individuals with a disability within the meaning of Section 504 and are otherwise
18 qualified to participate in, receive benefits from, and/or apply for Defendants'
19 programs or activities pertaining to Medi-Cal. 29 U.S.C. § 794(b).

142. Medi-Cal is a "program or activity receiving Federal financial
assistance" as referred to in 29 U.S.C. §794(a), because it is an operation of the
Department of Health Care Services, as well as counties throughout California
including but not limited to Contra Costa County, the County of Alameda, and the
County of San Diego, which receive Federal financial assistance for Medi-Cal and
other programs.

143. Medi-Cal is also a "program or activity receiving Federal financial
assistance" as referred to in 29 U.S.C. §794(a) because each Defendant is "a
department, agency, special purpose district, or other instrumentality of a State or

local government" and/or "the entity of such State or local government that
 distributes such assistance" or a "department or agency (and each other State or
 local government entity) to which the assistance is extended, in the case of
 assistance to a State or local government" as referred to in 29 U.S.C. §794(b)(1).

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144. Recipients of Federal financial assistance, including Defendants, are prohibited from denying a qualified person with a disability any health, welfare, or other social services or benefits on the basis of disability. 45 C.F.R. § 84.52(a)(1).

8 145. Recipients of Federal financial assistance, including Defendants, are
9 prohibited from affording a qualified individual with a disability an opportunity to
10 receive health, welfare, or other social services or benefits that is not equal to that
11 afforded people without disabilities. 45 C.F.R. § 84.52(a)(2).

12 146. Recipients of Federal financial assistance, including Defendants, are
13 prohibited from providing a qualified person with a disability health, welfare, or
14 other social services or benefits that are not as effective as the benefits or services
15 provided to others on the basis of disability. 45 C.F.R. § 84.52(a)(3).

16 147. Recipients of Federal financial assistance, including Defendants, are
17 prohibited from providing a qualified person with a disability any health, welfare,
18 or other social services or benefits in a manner that limits or has the effect of
19 limiting the participation of qualified individuals with disabilities. 45 C.F.R. §
20 84.52(a)(4).

148. Recipients of Federal financial assistance, including Defendants, must
"provide appropriate auxiliary aids to persons with impaired sensory, manual, or
speaking skills, where necessary to afford such persons an equal opportunity to
benefit from the service in question." 45 C.F.R. § 84.52(d)(1).

149. Federal regulations provide that "auxiliary aids may include brailled
and taped material, interpreters, and other aids for persons with impaired hearing or
vision." 45 C.F.R. § 84.52(d)(3).

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150. Defendants' actions and omissions discriminate against Plaintiffs and

1	Class members solely by reason of their disability in violation of Section 504.	
2	Defendants' discriminatory conduct includes but is not limited to:	
3	a. Maintaining discriminatory policies and practices;	
4	b. Excluding Plaintiffs and Class members from participation in and	
5	denying Plaintiffs the services and benefits of Medi-Cal programs,	
6	services, and activities;	
7	c. Failing to ensure that Plaintiffs have an opportunity to participate in or	
8	benefit from services or benefits pertaining to Medi-Cal that is equal	
9	to and/or as effective as that afforded others;	
10	d. Providing services and benefits in a manner that limits or has the	
11	effect of limiting the participation of Plaintiffs and Class members in	
12	Medi-Cal services and benefits; and	
13	e. Failing to provide Plaintiffs and Class members with appropriate	
14	auxiliary aids where necessary to afford them an equal opportunity to	
15	benefit from the service in question.	
16	151. In committing the acts and/or omissions above, Defendants acted	
17	intentionally and with deliberate indifference to Plaintiffs' rights.	
18	152. Defendants' violations of Section 504 have harmed and will continue	
19	to harm Plaintiffs and Class members in the future.	
20	153. Because Defendants' discriminatory conduct is ongoing, declaratory	
21	and injunctive relief are appropriate remedies.	
22	154. Plaintiffs are entitled to declaratory and injunctive relief, as well as	
23	reasonable attorneys' fees and costs in bringing this action.	
24	155. Pursuant to the remedies, procedures, and rights set forth in 29 U.S.C.	
25	§ 794(a), Plaintiffs pray for relief as set forth below.	
26	//	
27	//	
28	//	
	26	
	Complaint for Declaratory and Injunctive Relief	

// 1 2 THIRD CLAIM FOR RELIEF (Against All Defendants) 3 Section 1557 of the Affordable Care Act 4 42 U.S.C. § 18116 5 156. Plaintiffs reallege and incorporates by reference the allegations above 6 7 as if fully set forth here. 8 157. Section 1557 of the Affordable Care Act provides in relevant part that "an individual shall not, on the ground prohibited by ... Section 504 of the 9 Rehabilitation Act of 1973 (29 U.S.C. 794) [i.e., disability] be excluded from 10 11 participation in, be denied the benefits of, or be subjected to discrimination under, 12 any health program or activity, any part of which is receiving Federal financial assistance, including credits, subsidies, or contracts of insurance, or any program or 13 14 activity that is administered by an Executive Agency or any entity established 15 under this title (or amendments)." 42 U.S.C. § 18116(a). 158. Medi-Cal is a "health program or activity" as described in 42 U.S.C. § 16 17 18116(a) because it receives, and continues to receive, Federal financial assistance, 18 including credits, subsidies, or contracts of insurance. 19 159. Defendant Department of Health Care Services administers the state-20 wide Medi-Cal program and Defendant Jennifer Kent is the principal executive of 21 that entity. As a result, these Defendants are prohibited from discriminating on the basis of disability as described in 42 U.S.C. § 18116. 22 160. Defendants Department of Health Care Services and Jennifer Kent 23 have delegated a portion of the administration of the Medi-Cal program to 24 25 Defendant Contra Costa County. As a result, Contra Costa County is prohibited 26 from discriminating on the basis of disability as described in 42 U.S.C. § 18116. 27 161. Defendants Department of Health Care Services and Jennifer Kent have delegated a portion of the administration of the Medi-Cal program to 28

Defendant County of San Diego. As a result, the County of San Diego is prohibited 1 2 from discriminating on the basis of disability as described in 42 U.S.C. § 18116. 162. Defendants Department of Health Care Services and Jennifer Kent 3 have delegated a portion of the administration of the Medi-Cal program to 4 5 Defendant County of Alameda. As a result, the County of Alameda is prohibited from discriminating on the basis of disability as described in 42 U.S.C. § 18116. 6 7 163. Defendants' actions and omissions discriminate against Plaintiffs and Class members solely by reason of their disability in violation of Section 1557 of 8 the Affordable Care Act. Defendants' discriminatory conduct includes but is not 9 limited to: 10 11 a. Maintaining discriminatory policies and practices; 12 b. Excluding Plaintiffs and Class members from participation in and denying Plaintiffs and Class members the benefits of the Medi-Cal 13 program on the basis of disability; and 14 15 c. Subjecting Plaintiffs and Class members to discrimination under the Medi-Cal program by failing to provide Plaintiffs and Class members 16 with effective communication. 17 18 164. In committing the acts and/or omissions above, Defendants acted intentionally and with deliberate indifference to Plaintiffs' rights. 19 165. Defendants' violations of Section 1557 of the Affordable Care Act 20 have harmed and will continue to harm Plaintiffs and Class members in the future. 21 166. Because Defendants' discriminatory conduct is ongoing, declaratory 22 and injunctive relief are appropriate remedies. 23 24 167. Plaintiffs are entitled to actual and compensatory damages, declaratory and injunctive relief, as well as reasonable attorneys' fees and costs in bringing this 25 action. 26 27 168. Pursuant to the remedies, procedures, and rights referred to in 42 U.S.C. § 18116(a), Plaintiffs pray for relief as set forth below. 28 28

1 FOURTH CLAIM FOR RELIEF 2 (Against All Defendants) California Government Code § 11135 3 169. Plaintiffs reallege and incorporates by reference the allegations above 4 5 as if fully set forth here. 170. Section 11135(a) of the California Government Code provides in 6 relevant part: "No person in the State of California shall, on the basis of . . . 7 disability, ... be unlawfully denied the benefits of, or be unlawfully subjected to 8 discrimination under, any program or activity that is conducted, operated, or 9 10 administered by the state or by any state agency, is funded directly by the state, or 11 receives any financial assistance from the state." 12 171. The Medi-Cal program is "a program or activity that is conducted, operated, or administered by the state or by any state agency, is funded directly by 13 14 the state, or receives any financial assistance from the state." 15 172. Defendant Department of Health Care Services has been and is a state agency as described in Section 11135(a), and Defendant Jennifer Kent is the 16 17 principal executive of that state agency. 18 173. Defendant Contra Costa County receives direct funding by the state and/or other financial assistance from the state with respect to its administration of 19 the Medi-Cal program sufficient to invoke the coverage of Government Code § 20 21 11135 et seq. Contra Costa County has received such financial assistance at all times relevant to the claims asserted in this Complaint. 22 174. Defendant County of San Diego receives direct funding by the state 23 and/or other financial assistance from the state with respect to its administration of 24 25 the Medi-Cal program sufficient to invoke the coverage of Government Code § 26 11135 et seq. The County of San Diego has received such financial assistance at all 27 times relevant to the claims asserted in this Complaint. 175. Defendant County of Alameda receives direct funding by the state 28

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and/or other financial assistance from the state with respect to its administration of 1 the Medi-Cal program sufficient to invoke the coverage of Government Code § 2 11135 et seq. The County of Alameda has received such financial assistance at all 3 times relevant to the claims asserted in this Complaint. 4 5 176. California Government Code § 11135(b) incorporates the protections and prohibitions contained in the Americans with Disabilities Act ("ADA") and its 6 implementing regulations. Section 11135(b) states in relevant part: 7 With respect to discrimination on the basis of disability, programs and 8 activities subject to subdivision (a) shall meet the protections and 9 prohibitions contained in Section 202 of the federal Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12132), and the federal rules 10 and regulations adopted in implementation thereof, except that if the 11 laws of this state prescribe stronger protections and prohibitions, the programs and activities subject to subdivision (a) shall be subject to 12 the stronger protections and prohibitions. 13 14 177. For all the reasons described above, Defendants have violated and 15 continue to violate the Americans with Disabilities Act and therefore have violated 16 and continue to violate California Government Code § 11135(b). 17 178. Independent of any violation of the Americans with Disabilities Act, 18 Defendants have also violated the terms of California Government Code § 11135(a), which prohibits discrimination on the basis of disability. 19 20 179. Pursuant to California Government Code § 11139, Plaintiffs have a 21 private right of action to enforce California Government Code § 11135(b). 22 180. Defendants and their agents and employees have and continue to 23 violate California Government Code § 11135 by unlawfully denying Plaintiffs the benefits of, and unlawfully subjecting Plaintiffs to discrimination under, 24 25 Defendants' programs and activities for the reasons set forth above. 26 181. Defendants have refused and failed to ensure that Plaintiffs and Class 27 members have full and equal access to their programs, services, and activities as 28 required by California Government Code § 11135 et seq.

1	182. Defendants' violations of California Government Code § 11135 have		
2	harmed and will continue to harm Plaintiffs and Class members.		
3	183. Because Defendants' discriminatory conduct is ongoing, declaratory		
4	and injunctive relief are appropriate remedies.		
5	184. Plaintiffs are entitled to declaratory and injunctive relief as well as		
6	reasonable attorneys' fees and costs incurred in bringing this action.		
7	Pursuant to the rights, procedures, and remedies set forth under in California		
8	Government Code § 11135 and § 11139, and the California Code of Civil		
9	Procedure, Plaintiffs pray for relief as set forth below.		
10	FIFTH CLAIM FOR RELIEF		
11	(Against All Defendants)		
12	California Disabled Persons Act		
13	California Civil Code § 54 <i>et seq</i> .		
14	185. Plaintiffs reallege and incorporate by reference the allegations above		
15	as if fully set forth here.		
16	186. The California Disabled Persons Act ("DPA") provides that		
17	"[i]ndividuals with disabilities or medical conditions have the same right as the		
18	general public to the full and free use of public facilities[] and other public		
19	places." Cal. Civ. Code § 54(a); see also Cal. Civ. Code § 54.1 (providing that		
20	"[i]ndividuals with disabilities shall be entitled to full and equal access, as other		
21	members of the general public, to accommodations, advantages, facilities [and]		
22	places to which the general public is invited"		
23	187. The DPA also provides that a violation of the ADA is a violation of		
24	the DPA. Cal. Civ. Code §§ 54(c), 54.1(d).		
25	188. Defendants are entities covered by the DPA.		
26	189. Defendants have violated the DPA by, among other things, denying		
27	and/or interfering with Plaintiffs' rights to full and equal access to Defendants'		
28	accommodations, advantages, or facilities.		
	31		

1 190. Defendants have also violated the DPA by denying or aiding the 2 denial of Plaintiffs' rights to equal access under California state law and the ADA. 3 191. Plaintiffs are entitled to injunctive and declaratory relief and reasonable attorneys' fees and costs incurred in bringing this action. 4 192. Pursuant to the remedies, procedures, and rights set forth in California 5 law, Plaintiffs pray for judgment as set forth below. 6 7 SIXTH CLAIM FOR RELIEF (Against Defendants Kent, County of Alameda, County of San Diego, and 8 9 **Contra Costa County**) **Due Process Clause of the Fourteenth Amendment of the United States** 10 Constitution 11 193. Plaintiffs reallege and incorporates by reference the allegations above 12 as if fully set forth here. 13 194. The Due Process Clause of the Fourteenth Amendment to the United 14 States Constitution prohibits Defendants from depriving Plaintiffs and other 15 similarly situated individuals of a protected property interest without adequate 16 17 notice and an opportunity to be heard. 195. Plaintiffs and similarly situated individuals have a protected property 18 interest in receiving Medi-Cal benefits and services. Defendants routinely issue 19 notices of action in formats that cannot be read by Plaintiffs and Class Members. 20 21 196. Defendants' failure to provide information in accessible formats to Plaintiffs and other similarly situated persons in alternative formats that are 22 effective for them denies Plaintiffs and similarly situated individuals of adequate 23 notice and an opportunity to be timely heard regarding the deprivation of their 24 property, in violation of the Due Process Clause of the Fourteenth Amendment to 25 the United States Constitution. 26 // 27 28 //

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WHEREFORE, Plaintiffs request:

197. That this Court assume jurisdiction.

4 198. That this Court certify that this lawsuit may be maintained as a class
5 action under Federal Rule of Civil Procedure 23(a) and 23(b)(2).

PRAYER

6 199. That this Court declare all Defendants to be in violation of Section 504
7 of the Rehabilitation Act of 1973 (29 U.S.C. § 794 *et seq.*) and its implementing
8 regulations, Section 1557 of the Affordable Care Act, the California Unruh Civil
9 Rights Act, and California Government Code § 11135 and any implementing
10 regulations that may be promulgated during the pendency of this matter.

200. That this Court declare Defendants Kent, County of Alameda, County
of San Diego, and Contra Costa County to be in violation of Title II of the ADA
(42 U.S.C. § 12181 *et seq.*) and its implementing relations and of the Due Process
Clause of the United States Constitution.

15 201. That this Court issue a preliminary and permanent injunction ordering
16 Defendants to comply with the statutes set forth in this Complaint, including but
17 not limited to ordering Defendants to:

a. Provide, and ensure that their agents and assigns provide, information that is provided in standard print materials to Medi-Cal applicants and recipients to Plaintiffs and other similarly situated individuals in their requested alternative format;

 b. In consultation with Plaintiffs, develop a plan that includes any policy changes necessary for a durable remedy. The plan shall ensure the following:

i. Identification of people who will benefit from notices and other critical documents in alternative formats, including by asking applicants about any alternative format preference and by notifying beneficiaries that alternative formats are available

upon request;

ii.	Tracking of people who have requested alternative formats,
	including their requested method of communication;

iii. Communication among divisions of DHCS, between DHCS and county offices administering the Medi-Cal program, between DHCS and CDSS (which administers the fair hearing system and hears Medi-Cal adverse benefits determinations), between DHCS and the Covered California Health Benefit Exchange, and between DHCS and private or government plans providing health care services paid for by Medi-Cal, regarding the identity of people who have requested alternative formats and the requested method of communication;

iv. Training of relevant staff and other steps necessary to ensure that people receive an adequate response whether they make a request for accessible documents at the state, county, or contractor level;

v. Automatic dispatch of notices in the requested alternative format contemporaneously with the standard notices sent to others;

vi. Availability of frequently-used notices and documents, including application documents, in commonly-requested alternative formats such as Braille;

vii. Electronic and online forms and information readable, fillable, and savable by people using assistive technology;

viii. Appropriate treatment of grievances regarding effective communication; and

ix. Relevant grievance, appeal, and state fair hearing deadlines track from the time when an alternative format is provided, not

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1	the date when t	he department, a county, or a managed care plan
2	produces a stan	dard print notice.
3	c. Take any other steps	necessary to provide effective communication to
4	Plaintiffs and similarl	y situated individuals.
5		Plaintiffs reasonable attorneys' fees and costs
6	pursuant to federal and California	-
7		Plaintiffs such other and further relief as the
8	Court deems to be just, proper, and	
9	J J J J	1
10	Dated: October 22, 2018	Respectfully submitted,
11		
12		DISABILITY RIGHTS CALIFORNIA
13		/s/ Autumn M. Elliott
14		AUTUMN M. ELLIOTT
		MELINDA BIRD ELIZABETH ZIRKER
15		Attorneys for Plaintiffs
16		
17		
18		DISABILITY RIGHTS ADVOCATES
19		
20	/s/ Stuart Seaborn	
21		STUART SEABORN REBECCA S. WILLIFORD
22		Attorneys for Plaintiffs
22		
_		
24		DISABILITY RIGHTS EDUCATION AND
25		DEFENSE FUND
26		<i>/s/ Silvia Yee</i>
27		CARLY A. MYERS
28		Attorneys for Plaintiffs
		35
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11	I	

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1	ATTORNEY ATTESTATION
2	I hereby attest, pursuant to Local Rule 5-1(i)(3), that I obtained the concurrence in
3	the filing of this document from the signatories indicated by the conformed (/s/) of
4	Stuart Seaborn and Silvia Yee.
5	/s/ Autumn M. Elliott
6	AUTUMN M. ELLIOTT
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