SETTLEMENT AGREEMENT & RELEASE & [PROPOSED] ORDER (RIC1212288)

Recitals:

- 2.1 The Court has personal jurisdiction of the Settling Parties and subject matter jurisdiction of the underlying action *People v. Help Hospitalized Veterans*, et al. (RIC1212288) (hereinafter referred to as "the Action").
- 2.2 Help Hospitalized Veterans ("HHV"), is a California nonprofit public benefit corporation whose assets are, and were at all times relevant herein, impressed with a charitable trust for the benefit of the People.
- 2.3 In August 2012, the Attorney General, on behalf of the People, sued the Defendants for multiple causes of action. The Attorney General filed a First Amended Complaint on August 31, 2012 ("FAC"). The causes of action alleged in the FAC are the following: breach of fiduciary duty, aiding and abetting a breach of fiduciary duty, engaging in self-dealing transactions, excessive executive compensation, wrongful acquisition of property/unjust enrichment, misrepresentations in solicitations, and unfair competition (Business and Professions Code section 17200 et seq.).
- 2.4 By way of their respective Answers, the Defendants deny the allegations set forth in the FAC, and have raised various affirmative defenses.
- 2.5 The Settling Parties, each of whom desires to avoid the expense, uncertainty, and inconvenience of further litigation in this case, state all civil claims alleged against the Defendants arising out of the Action have been settled, and that the Court may enter the proposed Order below on the facts, terms, and conditions stated herein.

Settlement Terms.

3.1 <u>Defendant Chapin.</u> Within 90 days of notice of the Court's execution of the Order on this Settlement Agreement, defendant Chapin shall deliver, by personal messenger, a certified check in the amount of \$500,000 to the Attorney General's Office located at 300 S. Spring Street, Suite 1702, Los Angeles, California, addressed to the attention of Deputy Attorney General Sonja K. Berndt. The check shall be made payable to the California Attorney General for attorney's fees and costs incurred by the Charitable Trusts Section, pursuant to Government Code sections 12598 and 12586.2. This \$500,000 payment shall be used exclusively by the Charitable Trusts

Section for the administration of the Attorney General's charitable trust enforcement responsibilities. If the need arises, defendant Chapin may exercise a thirty-day grace period in which to make the first payment.

- 3.2 <u>Defendant Chapin.</u> Within 180 days of notice of the Court's execution of the Order on this Settlement Agreement, defendant Chapin shall deliver, by personal messenger, another certified check in the amount of \$500,000 to the Attorney General's Office located at 300 S.

 Spring Street, Suite 1702, Los Angeles, California, addressed to the attention of Deputy Attorney General Sonja K. Berndt. The check shall be made payable to the California Attorney General for attorney's fees and costs incurred by the Charitable Trusts Section, pursuant to Government Code sections 12598 and 12586.2. This \$500,000 payment is in addition to the payment set forth in paragraph 3.1 above and shall be used exclusively by the Charitable Trusts Section for the administration of the Attorney General's charitable trust enforcement responsibilities. If the need arises, defendant Chapin may exercise a thirty-day grace period in which to make the second payment.
- 3.3 <u>Defendant Chapin</u>. In addition to the payments set forth in paragraphs 3.1 and 3.2, above, HHV shall be the beneficiary on defendant Chapin's and his wife Elizabeth's life insurance policy in the amount of \$2 million. Roger and Elizabeth Chapin have a "second-to-die" policy of life insurance with Lincoln National Life Insurance Company in the amount of \$3 million. HHV will be entitled to receive its \$2 million from Roger and Elizabeth Chapin's life insurance policy within 60 days after the last surviving spouse is deceased. If for any reason there is a default/lapse in the payment of premiums on the afore-mentioned life insurance policy, or the policy becomes ineffective for any reason, defendant Chapin agrees that a Stipulated Judgment for \$2 million shall be entered against him in favor of HHV. Such judgment in favor of HHV shall not affect any remedy the Attorney General has against defendant Chapin for breach of paragraphs 3.1 and/or 3.2 of this Settlement Agreement. If HHV ceases to exist at the time payment is due pursuant to this paragraph (3.3), then the California Attorney General shall select a California nonprofit public benefit corporation, exempt from taxation under IRC section 501(c)(3), whose purpose is the same as, or similar to HHV's; that is, to benefit veterans.

- 3.4 <u>Defendant Chapin.</u> Defendant Chapin agrees that he will not serve as a director, officer, or trustee of any California charitable organization/entity/ foundation/group or charitable trust during his lifetime.
- 3.5 <u>Defendant Lynch</u>. Within 60 days of notice of the Court's execution of the Order on this Settlement Agreement, defendant Lynch shall retire as President and Chief Executive Officer of HHV and shall resign from HHV's Board of Directors. At his option, and on a voluntary basis, he may assist HHV in the transition to a new Board of Directors for up to six months from the date of his resignation.
- 3.6 <u>Defendant Lynch</u>. Notwithstanding any right and interest to retirement benefits under HHV's Defined Benefit Pension Plan ("Plan"), defendant Lynch voluntarily agrees to decrease his retirement benefit under the Plan to no more than \$160,000 per year. Defendant Lynch shall receive no retirement benefits except as provided under the Plan as modified by this provision of the Settlement Agreement.
- 3.7 <u>Defendants Arnold, Beckley, Black, Lynch, and Rogers ("Director Defendants")</u>.
 Director Defendants each agree that they will not serve as a director, officer, or trustee of any
 California charitable organization/entity/foundation/group or charitable trust during their lifetime.
- 3.8 <u>Director Defendants</u>. Within 30 days of notice of the Court's execution of the Order on this Settlement Agreement, the Director Defendants shall deliver through their insurer, Philadelphia Indemnity Insurance Company ("Philadelphia"), a certified check in the amount of \$450,000 to the Attorney General's Office located at 300 S. Spring Street, Suite 1702, Los Angeles, California, addressed to the attention of Deputy Attorney General Sonja K. Berndt. The check shall be made payable to the California Attorney General. Following delivery of this payment, the Attorney General's Office shall pay the \$450,000 to HHV. If Philadelphia does not deliver the certified check for \$450,000 to the Attorney General's Office within 30 days of notice of the Court's execution of the Order on this Settlement Agreement, this Settlement Agreement in its entirety shall be null and void.
- 3.9 <u>Director Defendants and Defendant HHV</u>. In order to facilitate HHV's continued progress in fulfilling its charitable purposes, during the period of transition, the Director

Defendants shall engage in an orderly process to install new members of the Board of Directors as follows:

- 3.9.1 Within seven days of receiving notice that this Settlement Agreement is acceptable to the Attorney General, the Director Defendants will give the Attorney General's Office ("AGO") a list of recommended candidates to replace them as directors on HHV's Board of Directors ("the Initial List").
- 3.9.2 Within 30 days of receiving the Initial List, the Attorney General's Office will notify counsel for HHV which candidates are approved by the AGO, if any (the Approved List").
- 3.9.3 Within 30 days of the AGO's notification of counsel for HHV of the Approved List, the HHV Board of Directors shall either determine which individuals from the Approved List will be installed as new members of the Board of Directors, or provide the AGO with additional recommended candidates to replace the Director Defendants on the Board of Directors. If the Board of Directors approves candidates from the Approved List, then those candidates shall immediately be installed as directors of HHV.
- 3.9.4 Each of the Director Defendants other than defendant Lynch (whose resignation from the Board of Directors is otherwise provided for in this Settlement Agreement) shall resign on a rolling basis every 30 days from the date of notification of counsel for HHV of the Approved List, until all of the Director Defendants have resigned.
- 3.9.5 The selection and approval process described in section 3.9 of this Settlement Agreement may continue for a period of nine months from the date the Court executes the Order on this Settlement Agreement. If the parties cannot agree on all replacements to HHV's Board of Directors by the end of that nine-month period, then the replacement directors shall be selected by Edgar Nield, Esq., if he is available to do so, or by another independent mediator as agreed upon by the parties or appointed by the Court.
- 3.10. <u>Director Defendants and Defendant HHV</u>. The Director Defendants and Defendant HHV each agree that, until all new members of the HHV Board of Directors are appointed as provided for in this Settlement Agreement, HHV will not enter into any contracts that provide for

contract lengths of more than one year, unless prior approval from the Office of Attorney General is obtained.

- 3.11 Defendant Frank and Frank & Co. Within 60 days of notice of the Court's execution of the Order on this Settlement Agreement, defendants Frank and Frank & Co. shall, through their insurer CAMICO Mutual Insurance Company, deliver a certified check in the amount of \$50,000 to the Attorney General's Office located at 300 S. Spring Street, Suite 1702, Los Angeles, California, addressed to the attention of Deputy Attorney General Sonja K. Berndt. The check shall be made payable to the California Attorney General. Following delivery of this payment, the Attorney General's Office shall pay the \$50,000 to HHV.
- 3.12 <u>Cooperation</u>: Each Settling Party shall cooperate fully in the execution of this Settlement Agreement and any other documents and any other actions that may be necessary or appropriate to give full force and effect to the terms and intent of this Settlement Agreement.

4. General Provisions

4.1 Upon the performance of all duties, obligations and responsibilities required by this Settlement Agreement, each Settling Party shall be released and discharged by each of the other Settling Parties their employees, officers, agents, predecessors, successors and assigns from all civil liability, civil claims, civil damages and attorney's fees and costs whether or not known to them that relate to, or arise from, the allegations set forth in the FAC. The People and the Attorney General expressly do not release or discharge any of the Defendants from any criminal liability or criminal claims known or unknown to them that relate to, or arise from, the allegations set forth in the FAC. HHV expressly does not release or discharge Philadelphia Indemnity Insurance Company from any claims related to attorney's fees and defense costs under the directors' and officers' liability insurance policy held by HHV. The release and discharge set forth in this paragraph is binding on the parties to this Settlement Agreement and their predecessors, successors, heirs, beneficiaries, and assigns. This release and discharge shall not be construed to limit or prevent any party's ability to enforce the terms of this Settlement Agreement.

4.2 Waiver of California Civil Code Section 1542. The Settling Parties understand and agree that, except as provided in paragraph 4.1, above, the releases contained herein extend to all claims of every nature and kind whatsoever, including but not limited to, the released claims, as set forth in Paragraph 4.1 above. In that regard, the Parties acknowledge that they are familiar with provisions of Section 1542 of the California Civil Code which reads as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

The Settling Parties hereby knowingly and voluntarily waive any and all rights they may have under Section 1542, except as provided in paragraph 4.1, above.

- 4.3 This Settlement Agreement shall not constitute an admission or finding of any wrongdoing, fault, violation of law, or liability of any of the Defendants. Neither shall it be deemed or interpreted an admission of the existence or non-existence of any fact.
- 4.4 This Settlement Agreement contains the entire agreement and understanding among the Settling Parties concerning the subject matter of the Action and supersedes all other agreements of any kind concerning the subject matter of the Action. Each of the undersigned warrants that no promise or inducement has been offered to them except as set forth herein and that the Settlement Agreement is executed without reliance upon any statement or representation by any persons or parties, or their representatives, concerning the nature and extent of injuries and/or damages and/or legal liability herein.
- 4.5 Each of the Settling Parties acknowledges that he, she, or it has read the entire Settlement Agreement and understands it and, in addition, has had an opportunity to discuss the content with an attorney and make whatever investigation or inquiry that party may deem necessary or desirable in connection with the subject matter of the Settlement Agreement.

- 4.6 Each of the parties warrants that he, she, or it is legally competent to execute the Settlement Agreement. Any person executing this Settlement Agreement on behalf of any Settling Party does hereby personally represent and warrant to the other parties that he/she/it has the authority to execute this Settlement Agreement on behalf of, and to fully bind, that party.
- 4.7 This Settlement Agreement shall be binding upon the heirs, devisees, beneficiaries, affiliates, administrators, successors, assigns, officers, directors, trustees, executors, agents and employees of each and every one of the Settling Parties.
- 4.8 This Settlement Agreement is a product of bargained-for, arms-length negotiations among the Settling Parties and their counsel. No party shall be considered the author of this Settlement Agreement.
- 4.9 This Settlement Agreement and all rights and obligations arising out of it shall be governed and construed in accordance with the laws of the State of California.
- 4.10 This Settlement Agreement constitutes a written stipulation within the provisions of California Code of Civil Procedure section 664.6 and may be enforced pursuant to the terms of that section. The Riverside County Superior Court will retain jurisdiction to enforce this Settlement Agreement pursuant to California Code of Civil Procedure section 664.6 et seq.
- 4.11 This Settlement Agreement may be executed in separate counterparts, each of which shall be deemed an original, and said counterparts shall together constitute one Settlement Agreement, binding all parties hereto notwithstanding that all of the parties are not signatory to the original or same counterpart. All original signatures shall be delivered to Sonja K. Berndt, Office of the Attorney General, 300 S. Spring Street, Suite 1702, Los Angeles, CA 90013.

IT IS SO AGREED.

KAMALA D. HARRIS, Attorney General

DATE: 8/21/2013

SONJA K. BERNDT, Deputy Attorney General
Attorneys for the People of the State of California

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