1	BILL LOCKYER			
2	Attorney General of the State of California CHRISTOPHER AMES			
3	Senior Assistant Attorney General LARRY G. RASKIN			
,	Supervising Deputy Attorney General			
4	MELINDA VAUGHN, SBN 120446 Deputy Attorney General	_		
5	MICHELE M. DeCRISTOFORO, SBN 166242 Deputy Attorney General			
6	IAN K. SWEEDLER, SBN 169969 Deputy Attorney General			
7	1300 I Street P.O. Box 944255			
8	Sacramento, CA 94244-2550			
9				
10	Attorneys for Plaintiffs, PEOPLE OF THE SOF CALIFORNIA and BILL LOCKYER,	STATE		
11	ATTORNEY GENERAL OF THE STATE OF CALIFORNIA			
12	ADDITIONAL DI AINTERES COMMENTE	ICOED		
13	ADDITIONAL PLAINTIFFS' COUNSEL LISTED ON NEXT PAGE			
14				
15				
16	SUPERIOR COURT OF CALIFORNIA			
17	COUNTY OF ALAMEDA			
18				
19	THE PEOPLE OF THE STATE OF CALIFORNIA, acting by and through	CASE NO. RG 03128466		
20	California Attorney General Bill Lockyer and Alameda County District Attorney	[PROPOSED] STIPULATED FINAL JUDGMENT AND PERMANENT		
21	Thomas J. Orloff, and the COUNTY OF ALAMEDA,	INJUNCTION		
22	Plaintiffs,			
23	vs.			
24	DIEBOLD ELECTION SYSTEMS, INC., a			
25	Delaware corporation; DIEBOLD, INCORPORATED, an Ohio corporation;			
26	and DOES 1 through 1000, inclusive,			
27	Defendants.			
28				
		1		
	[Proposed] Stipulated Final Ju	dgment and Permanent Injunction		

1	THOMAS J. ORLOFF
2	District Attorney of the County of Alameda CHRISTOPHER G. CARPENTER, SBN 40715
3	Assistant District Attorney ANTHONY P. DOUGLAS, SBN 118210
4	Deputy District Attorney 1225 Fallon Street, 9 <sup>th</sup> Floor
5	Oakland, CA 94612
6	
7	Attorneys for Plaintiffs, PEOPLE OF THE STATE OF CALIFORNIA
8	RICHARD E. WINNIE
9	County Counsel of the County of Alameda NANCY FENTON, SBN 73343
10	Deputy County Counsel 1221 Oak Street, Room 450
11	Oakland, CA 94612
12	A44 6 DI-:4:66
13	Attorneys for Plaintiff, COUNTY OF ALAMEDA
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	[Proposed] Stipulated Final Judgment and Permanent Injunction
	[1 10poseul Supulated 1 mai gadement and 1 etimanent injunction

# THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

## 1. **JURISDICTION**.

appeal; and good cause appearing,

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This court has jurisdiction over the parties to this Judgment and the subject matter alleged in the First Amended Complaint.

#### 2. GOOD FAITH SETTLEMENT.

The Stipulation and Judgment have been reviewed by the court and found to have been entered into in good faith and to be in all respects suitable and equitable. The court determines that the terms of the Stipulation and Judgment are fair, adequate and reasonable under all the circumstances pursuant to Government Code section 12652 subdivision (e)(2)(B).

#### 3. ENTRY OF JUDGMENT.

Pursuant to the Stipulation, the parties have agreed to the entry of this Judgment.

#### 4. PAYMENTS.

- **4.1 Amount of Payment:** DESI will pay a total of TWO MILLION SIX HUNDRED THOUSAND DOLLARS (\$2,600,000) which will be allocated as follows:
  - a. Pursuant to the FCA (Government Code section 12651, subd. (a)), the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) to ALAMEDA COUNTY.
  - b. Pursuant to the UCL (Business and Professions Code section 17206), the sum of SEVEN HUNDRED FIFTY THOUSAND DOLLARS (\$750,000) to the PEOPLE.
  - Pursuant to the UCL (Business and Professions Code section 17203), the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000) to the University of California, Institute of Governmental Studies, for research by Professor Bruce Cain regarding: poll worker training in the use of electronic voting technology; assessment of current poll worker training and development of poll worker training materials with input from county registrars; development and testing of training materials; and distribution of model training materials.
  - **d.** Pursuant to the FCA (Government Code section 12651, subd. (a)), the sum of ONE MILLION TWO HUNDRED FIFTY THOUSAND DOLLARS (\$1,250,000) to CALIFORNIA.
- 4.2 Method of Payment: DESI shall satisfy its payment obligations under Paragraph 4.1 by issuing a single cashier's or certified check in the amount of TWO MILLION SIX HUNDRED THOUSAND DOLLARS (\$2,600,000). The payment shall be paid on or before seven days after entry of the Judgment, and shall be made payable to the "California Department of Justice Litigation Deposit Fund." The check shall bear on its face the case name, the Superior Court docket number, and the Attorney General's internal docket number for this matter: SA2004103215. The payment shall be sent to:

1		California Department of Justice
2		Attention: Melinda Vaughn 1300 "I" Street P.O. Box 944255
3		Sacramento, CA 94244-2550
4	4.3 Dis	tribution by the Attorney General: Any payments made to the Department
5	of Justice pursuant	to Paragraph 4.2 shall be deposited in the Litigation Deposit Fund managed
6	by the Attorney General ("Deposit Fund"), who shall be responsible for distributing the funds as	
7	provided in this Stipulation and Judgment. The funds placed in the Deposit Fund shall be	
8	distributed as follows:	
9	a.	Pursuant to Paragraph 4.1.a., the sum of ONE HUNDRED THOUSAND
10		DOLLARS (\$100,000) together with actual interest accrued by the Deposit
11		Fund from the date such funds were deposited into the Deposit Fund, to
12		ALAMEDA COUNTY. The check shall be payable to ALAMEDA
13		COUNTY and bear on its face the case name and the Alameda County
14		Superior Court docket number. The payment shall be sent to:
15		County of Alameda Attention: Nancy Fenton
16		Deputy County Counsel 1221 Oak Street, Room 450
17		Oakland, CA 94612
18	b.	Pursuant to Government Code section 26506, the sum of THREE
19		HUNDRED SEVENTY-FIVE THOUSAND DOLLARS (\$375,000)
20		pursuant to Paragraph 4.1.b., together with actual interest accrued by the
21		Deposit Fund from the date such funds were deposited into the Deposit
22		Fund, to ALAMEDA COUNTY. The check shall be payable to the
23		Treasurer of Alameda County and bear on its face the case name and the
24		Alameda County Superior Court docket number. The payment shall be sent
25		to:
26		County of Alameda Attention: Christopher G. Carpenter
27		Assistant District Attorney 1225 Fallon Street, 9 <sup>th</sup> Floor
28		Oakland, CA 94612

- c. Pursuant to Government Code section 26506 and Business and Professions Code section 17206 subdivision (c), the sum of THREE HUNDRED SEVENTY-FIVE THOUSAND DOLLARS (\$375,000) pursuant to Paragraph 4.1.b., together with actual interest accrued by the Deposit Fund from the date such funds were deposited into the Deposit Fund, to the State of California General Fund.
- **d.** Pursuant to Paragraph 4.1.c., the sum of FIVE HUNDRED THOUSAND (\$500,000) together with actual interest accrued by the Deposit Fund from the date such funds were deposited into the Deposit Fund, to Regents of the University of California.
- e. Pursuant to Paragraph 4.1.d., the sum of FOUR HUNDRED TWELVE THOUSAND FIVE HUNDRED DOLLARS (\$412,500) to the False Claims Act Fund established pursuant to Government Code section 12652 subdivisions (g)(2) and (j), together with actual interest accrued by the Deposit Fund from the date such funds were deposited into the Deposit Fund.
- MARCH and HARRIS and the ATTORNEY GENERAL, or if no agreement can be reached, an amount ordered by the court, if any, payable to MARCH and HARRIS by a check made payable to the Law Offices of Lowell Finley Client Trust Account, for the *qui tam* plaintiffs' share pursuant to Government Code section 12652 subdivisions (g)(2) and (j), together with actual interest accrued by the Deposit Fund from the date such funds were deposited into the Deposit Fund.
- g. The balance after all payments are made pursuant to Paragraphs 4.3.a., 4.3.b., 4.3.c., 4.3.d., 4.3.e. and 4.3.f. to the fund known as the Voting Modernization Fund (Fund No. 6032), together with actual interest accrued

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4.4 Distribution by the Alameda County Counsel: The ALAMEDA COUNTY COUNSEL shall be responsible for any distribution and any payment to the *qui tam* plaintiffs for their share, if any, of payments to ALAMEDA COUNTY under Paragraphs 4.1.a. and 4.3.a. Any such payments to MARCH and HARRIS pursuant to Government Code section 12652 subdivisions (g)(2) and (j), shall be determined by agreement between the ALAMEDA COUNTY COUNSEL and MARCH and HARRIS, or if no agreement can be reached, an amount ordered by the court, if any, payable by the ALAMEDA COUNTY COUNSEL through a check made payable to the Law Offices of Lowell Finley Client Trust Account, together with actual interest accrued on the *qui tam* plaintiffs' share from the date of payment by the ATTORNEY GENERAL to ALAMEDA COUNTY.

# 5. *QUI TAM* PLAINTIFFS' EXPENSES, COSTS AND REASONABLE ATTORNEY'S FEES.

DESI shall pay to MARCH and HARRIS such amount for reasonable expenses, costs and attorney's fees to which the court finds MARCH and HARRIS to be entitled, pursuant to Government Code section 12652, subdivision (g)(8). Pursuant to Government Code section 12652, subdivision (g)(8), all expenses, costs and fees awarded against the defendant are not the responsibility of CALIFORNIA, the PEOPLE or ALAMEDA COUNTY. Any amounts paid by DESI pursuant to this Paragraph 5 shall be over and above the amounts DESI has agreed to pay pursuant to Paragraph 4.

#### 6. INJUNCTIVE RELIEF.

- **6.1** The injunctive provisions of this Judgment are entered pursuant to Business and Professions Code section 17203 and the court's equitable powers.
- **6.2** For the purposes of this Judgment, the following terms have the following meanings:

- 6. DESI shall not be obligated to produce documents that DESI has previously produced to the Secretary of State. However, if documents requested at a later date substantially rely on documents produced at an earlier date, DESI shall be obligated to produce said documents in response to the later request, or provide a cross-reference to the documents previously produced.
- 7. In the event that the Secretary of State challenges DESI's production and before any enforcement action is taken pursuant to this Injunction, DESI's Point Person shall have the right to meet and confer with the Secretary of State's Point Person within three business days of the receipt of notice of a dispute to try to clarify any ambiguities and resolve any dispute.
- **6.3** Pursuant to the provisions of Business and Professions Code section 17203 and the court's equitable powers, DESI shall be enjoined as follows:
- a. Upon request by ALAMEDA COUNTY and/or Plumas County, DESI shall bear the cost of paper ballots to enable each voter in the counties of Alameda and Plumas to have the option, at his or her polling place, of casting a ballot on a paper ballot in the November 2, 2004 General Election. For purposes of this subparagraph, DESI shall bear the cost of paper ballots for up to 25% of registered voters in the counties of Alameda and Plumas.
- **b.** DESI shall pay for optical scan equipment and ballots for use in the November 2, 2004 General Election in the counties of Kern, San Joaquin and San Diego.
- c. DESI shall pay the cost of storing an electronic representation of each ballot cast on each touchscreen voting unit used in the November 2, 2004 General Election, in the counties of Alameda, Plumas and Los Angeles.
- **d.** Upon request by ALAMEDA COUNTY, DESI shall bear the cost of tamper-resistant tape (such as the serial-number tamper tape) for the November 2, 2004 General Election to secure physically any point of access through which someone could access anything other than the software voting interface.

**e.** DESI shall install and bear the cost of installing, for the November 2, 2004 General Election, TS firmware version 4.3.15D in counties using the AccuVote-TS, and GEMS software version 1.18.19 in all California counties using DESI voting systems.

**f.** Upon request by ALAMEDA COUNTY and upon 30 days notice, DESI shall bear the cost of and provide 750 128-megabyte PCMCIA memory cards for ALAMEDA COUNTY touchscreen units.

g. In the event DESI enters into future contracts with any California counties for the sale of voting systems, DESI shall not deliver to any California county customers any voting systems unless they are federally qualified and state certified, or unless, by written agreement, DESI, the Secretary of State and County officials mutually agree that delivery may occur prior to qualification and/or certification. This subparagraph shall not apply to test, development or pilot programs ("test programs"), as long as the voting systems used for the test programs are not used to conduct an official election. In the event DESI delivers test programs and, upon completion of the testing with the test programs, determines that the test programs require procedures or external controls that differ from those required with existing voting systems, DESI shall advise state and local elections officials of procedures or external controls that are required with respect to the test programs.

h. In all future contracts DESI enters into with any California counties for the sale of voting systems, DESI shall set forth in writing the hardware model(s) and version(s) of software and firmware that are the subject of the sale. In the event voting systems actually delivered to any California county under such future contract(s) differ from those that were originally specified in the contract(s), DESI shall set forth in writing the hardware model and version(s) of software and firmware actually being delivered. Subject to reasonable confidentiality restrictions and licensing agreements agreed upon between DESI and the Secretary of State and subject to the provisions for production of documents set forth in subparagraph 6.2.d., DESI shall produce future contracts entered into with any California county

for the sale of voting systems, as well as notice of hardware and version(s) of software actually delivered to any California county, as required by this subparagraph 6.3.h.

- i. In all future contracts DESI enters into with any California counties for the sale of voting systems, DESI shall offer to provide to county personnel and such third parties as the County may designate, one set of training materials in hard copy or electronic format regarding physical security measures to be taken to safeguard the voting systems, and shall authorize the county or third party to reproduce such training materials. Nothing in this subparagraph 6.3.i. shall relieve DESI from contractual obligations to provide additional or different training materials to California counties.
- j. No later than 30 days after entry of Judgment, DESI shall offer to provide to each California county in which DESI voting systems will be used in California elections, one set of training materials in hard copy or electronic format for hands-on training in the use of DESI voting systems, and shall authorize the county to reproduce such materials. DESI shall be under a continuing obligation to update such materials as needed. Nothing in this subparagraph 6.3.j. shall relieve DESI from contractual obligations to provide additional or different materials to California counties.
- **k.** Subject to reasonable confidentiality restrictions and licensing agreements agreed upon between DESI and the Secretary of State and subject to the provisions for production of documents set forth in subparagraph 6.2.d., DESI shall produce documentation describing the materials, equipment, programs, and procedures, including source code, scripts, and data files, required to develop, install or operate any software, firmware or hardware used in the voting system. In complying with this provision, DESI must only produce documents and information in existence at the time of demand and is not obligated to create additional documentation other than what may be needed to satisfy the identification requirements of this subparagraph 6.3.k. To the extent any materials to be provided pursuant to this subparagraph are protected by copyright or other applicable intellectual property rights owned or controlled by third parties, DESI is not obligated to produce those materials if such production would violate those third party rights, nor is DESI obligated to secure such rights to enable production. In

responding to a request for information under this subparagraph, DESI will be considered to have satisfied the requirements if it produces the following material:

#### **1.** Development:

- hardware or supplemental data files or scripts necessary for the development and production of the installation version of the voting system, including compilers, translators, library build, configuration management system, and testing programs.
- b. Source files, scripts, and data files such as makefiles needed to build the installation version or sub-components such as libraries that are part of the build.
- c. Documentation listing and identifying the files and components, from the development stage, and their relationship with each other that will be used to install and operate the system.
- **d.** Installation guides, procedures, and instructions that are needed to create the installation version or setup the programs used to create the installation version.
- **e.** Standards and quality control programs, scripts, guidelines, and procedures applied in creating the voting system.

#### **2.** Installation:

- a. Identification of the source and version/model of all software, firmware, hardware, or supplemental data files or scripts necessary to install the DESI voting system and its supporting components including COTS or third-party contracted utilities and operating system components.
- **b.** Scripts, parameter files, data files, and other files needed to install and configure the voting system.

**c.** Installation guides, procedures, and instructions that are needed by a new user to install the voting system.

## **3.** Operation:

- a. Identification of the source and version/model of all software, hardware, supplemental data files, scripts, library files, or executable modules necessary to operate the voting system and conduct an election including COTS or third-party contracted utilities and operating system components.
- **b.** Scripts, parameter files, and data files needed to operate the voting system or supporting utilities.
- c. User guides, maintenance guides, security guidelines, procedures, and instructions that are needed to describe the operation of the voting system and supporting peripherals, utilities, or processes in defining, configuring, programming, performing quality checks, and conducting an election and reporting the outcome of the election.
- l. Subject to reasonable confidentiality restrictions and licensing agreements agreed upon between DESI and the Secretary of State and subject to the provisions for production of documents set forth in subparagraph 6.2.d., DESI shall produce the following documents submitted to or resulting from the federal testing and qualification or requalification process regarding voting systems:
  - The Technical Data Package as defined in Voting Systems Standards, 2002 (VSS-2002), Vol. II, Section 2, which is comprised of:
    - **a.** System configuration overview [VSS-2002, Section 2.2];
    - **b.** System functionality description [VSS-2002, Section 2.3];
    - **c.** System hardware specifications [VSS-2002, Section 2.4];
    - **d.** Software design and specifications [VSS-2002, Section 2.5];

- e. System test and verification specifications [VSS-2002, Section 2.7];
- **f.** System security specifications [VSS-2002, Section 2.6];
- g. User/system operations procedures [VSS-2002, Section 2.8] including the versions of the California Procedures provided for each release;
- **h.** System maintenance procedures [VSS-2002, Section 2.9];
- i. Personnel deployment and training requirements [VSS-2002, Section 2.10];
- **j.** Configuration management plan [VSS-2002, Section 2.11];
- k. Quality assurance program [VSS-2002, Section 2.12]; and
- I. System change notes which include both the "......description of the contents of a system release, and the procedures and related conventions by which the vendor installs, transfers, or migrates the system to ITAs...... "[VSS-2002, Vol II, Section 2.11.5, Release Process] as well as the required documents of Section 2.13, System Change Notes for each release.
- 2. Test reports in DESI's possession, both published final and intermediate status report showing discovered deficiencies and resolution steps, from Ciber, Wyle, SysTest, or other certified test laboratories performing VSS 1990/2002-required tests (e.g., FCC Part 15 tests), and all addenda, supplements and amending releases, for the following voting systems submitted for certification in the State of California or in use in the State of California:
  - **a.** Diebold GEMS and AccuVote TouchScreen models;
  - **b.** AccuVote Optical Scan;
  - **c.** The supporting peripheral and stand-alone devices and software packages, including the:

actual election, which DESI concludes would reasonably create an impediment to obtaining certification. Within a reasonable time after notifying the Secretary of State pursuant to this subparagraph, and subject to reasonable confidentiality restrictions and licensing agreements agreed upon between DESI and the Secretary of State, DESI shall notify the Secretary of State, in writing, such notification to include: (1) a description of the problem; (2) where it occurred; (3) what steps have been taken to address the problem; (4) System Change Notes as defined in VSS-2002, Vol II, Section 2.11.5, Release Process; and (5) the documents required by VSS-2002, Vol II, Section 2.13, System Change Notes for each release.

- p. For purposes of analysis and testing, staff reference and public education, upon demand by the Secretary of State and subject to reasonable confidentiality restrictions and licensing agreements agreed upon between DESI and the Secretary of State, and provided the Secretary of State provides adequate assurances regarding security measures designed to secure the voting system, DESI shall bear the cost of and provide to the Secretary of State at the Office of the Secretary of State located at 1500 11<sup>th</sup> Street, Sacramento, California, or to his designee, within 60 days after demand, and shall maintain in good working order provided the following are subjected only to normal wear and tear and proper usage: one working version of the AccuVote-OS, AccuVote-TS, AccuVote-TSx voting units, a server containing GEMS vote-tabulation system and peripherals proposed to be used in any California election.
- **q.** On demand by the Secretary of State and with reasonable notice to DESI, DESI shall meet with the Secretary of State or designee to discuss and obtain feedback regarding the status of DESI voting systems in the process of development for use in California, including the status of voting systems submitted for federal qualification testing to Independent Testing Authorities. The number of meetings DESI is required to attend pursuant to this subparagraph shall be reasonable in light of the circumstances existing at the time demand is made.
- r. If any California county that proposes to use DESI voting systems in an election applies for funding under the Voting Modernization Bond Act, DESI shall, upon request by the Voting Modernization Bond Act Board or the Secretary of State, provide a statement

under penalty of perjury identifying the voting system supplied and affirming that each voting system is state certified at the time of DESI's statement.

- s. DESI shall not cause any county customer or county employee to use or assist any county customer or county employee in using any voting system that receives or transmits official election results through any network that is not both logically and physically isolated and protected. This provision is not intended to prohibit the counties' transmission of unofficial election results, including election night results, using a public telephone system.
- t. DESI shall not transmit, cause any county customer or county employee to transmit or assist any county customer or county employee in transmitting official election results by wireless electronic communication.
- u. DESI shall not connect, cause any county customer or county employee to connect, or assist any county customer or county employee in connecting, any voting systems to any network that is not both logically and physically isolated and protected. This provision is not intended to prohibit the counties' transmission of unofficial election results, including election night results, using a public telephone system.
- v. DESI shall not install, cause any county customer or county employee to install or assist any county customer or county employee in downloading or installing software or firmware to voting systems used in the State of California through use of the Internet. This provision is not intended to prohibit DESI personnel from downloading or installing software or firmware using DESI's Secure Virtual Private Network (VPN), provided there is no direct connection between the VPN and the voting system.
- w. No later than 30 days after entry of Judgment, DESI shall bear the cost of and implement in touchscreen voting systems to be used in California elections, the following security measures:
  - Replace hard-coded supervisor passwords with dynamic passwords, and provide directions and training to enable election officials to change these passwords if election officials choose to do so.

- 2. Use Secure Sockets Layer (SSL) to encipher all data transmissions between touchscreen terminals and the GEMS server. This shall include all transmissions between the terminals and the server, as well as all uploads and downloads taking place within, to, or from election central.
- **3.** Replace hard-coded Data Encryption Standard (DES) security key with encryption keys programmable by County.

be used in California elections with the following characteristics: (1) all network services and network ports are to be turned off, except those explicitly required to run the GEMS software; (2) the autorun feature in Windows is to be disabled; (3) the boot order is to boot from the hard drive first; and (4) the BIOS is to be password protected to prevent changes to the boot order. DESI shall only be obligated to comply with this subparagraph 6.3.x. if the counties request such configuration and ship the servers to DESI at a facility specified by DESI, and if the Secretary of State approves the configuration(s). Nothing in this subparagraph 6.3.x. shall require DESI to seek approval from the Secretary of State for the GEMS configuration(s) described in this subparagraph.

y. In the event a county does not request the GEMS reconfiguration described in subparagraph 6.3.x., DESI shall, upon request of the county, bear the cost of and provide written instructions and recommendations in order to enable the county to configure GEMS servers to be used in California elections with the following characteristics: (1) all network services and network ports are to be turned off, except those explicitly required to run the GEMS software; (2) the autorun feature in Windows is to be disabled; (3) the boot order is to boot from the hard drive first; and (4) the BIOS is to be password protected to prevent changes to the boot order.

7. REGULATORY CHANGES.

to the court for an order to enforce such provision or provisions.

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Nothing in this Judgment shall excuse DIEBOLD or DESI from meeting any different or more stringent requirements that may be imposed hereafter by changes in applicable law or regulations.

#### 8. APPLICATION OF JUDGMENT.

The injunctive provisions of the Judgment shall be applicable to DESI, any successor corporations, and their officers, directors, managers and employees. DESI shall take all reasonably necessary steps to obtain compliance with the injunctive provisions of the Judgment by any agents and independent contractors. In the event DESI ceases to operate and another entity under the control of DIEBOLD is formed that sells, manufactures or services voting systems or voting system components in the State of California, DIEBOLD shall be bound by the injunctive provisions of the Judgment. DESI and DIEBOLD shall give notice to the ATTORNEY GENERAL and the ALAMEDA COUNTY DISTRICT ATTORNEY of the formation of any successor corporation, subsidiary, or business entity in which they have any ownership or over which they have control, which does business in or from California and relates to the sale, manufacture or servicing of voting systems and components.

### 9. NO WAIVER OF RIGHT TO ENFORCE.

The failure of any of the Settling Plaintiffs to enforce any provision of this Judgment shall in no way be deemed a waiver of such provision, or in any way affect the validity of this Judgment. The failure of any of the Settling Plaintiffs to enforce any such provision shall not preclude it from later enforcing the same or any other provision of this Judgment. No oral advice, guidance, suggestions or comments by employees or officials of any party regarding matters covered in this Judgment shall be construed to relieve any party of its obligations required by this Judgment.

#### 10. PAYMENT OF LITIGATION EXPENSES AND FEES.

DIEBOLD and DESI shall pay their own attorney's fees, expert witness fees and costs, and all other costs of litigation incurred to date.

#### 11. MATTERS COVERED BY THIS JUDGMENT.

This Judgment is a final and binding resolution and settlement of only all claims, violations or causes of action alleged in and encompassed by the First Amended Complaint against DIEBOLD, DESI, and their shareholders, officers and employees, to the date of Judgment. This Judgment is not intended to eliminate or modify the ongoing obligations, duties and responsibilities set forth in the Agreement between ALAMEDA COUNTY, DESI and

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# specified in the Judgment and full satisfaction of any payment obligations pursuant to Paragraph 5.

# 12. EFFECT OF JUDGMENT.

In accordance with Code of Civil Procedure section 526 subdivision (b)(4), nothing in this Judgment prevents the execution of a public statute by officers of the law for the public benefit.

# 13. <u>RETENTION OF JURISDICTION</u>.

The court shall retain jurisdiction as the ends of justice may require for the purpose of enabling any party to this Judgment to apply to the court at any time for such further orders and directions as may be necessary or appropriate (a) for the construction or carrying out of the Judgment; (b) for Settling Plaintiffs to apply at any time for enforcement of any provision of the Judgment; (c) for modification of the injunctive provisions of the Judgment; and (d) for punishment of any violations of the Judgment. However, no modification may be brought with respect to any payments to be made by DESI pursuant to Paragraph 4 of this Judgment.

#### 14. MODIFICATION OF JUDGMENT.

This Judgment can be modified only by order of the court.

# 15. INTERPRETATION.

The Stipulation and Judgment shall be deemed to have been drafted equally by the Parties. Any and all rules of construction to the effect that ambiguity is construed against the drafting party shall be inapplicable in any dispute concerning the terms, meaning, or interpretation of the Stipulation or Judgment.

#### 16. EFFECTIVE DATE.

The Judgment shall take effect immediately upon entry.

#### 17. NOTICE OF ENTRY OF JUDGMENT.

Notice of entry of judgment on DIEBOLD and DESI shall be deemed to have been served on DIEBOLD and DESI by delivery of the Judgment to DIEBOLD'S and DESI'S counsel of

1	record. Such service will be deemed personal service upon them for all purposes, including		
2	contempt.		
3	18. <u>DISMISSAL</u> .		
4	The original qui tam complaint filed by MARCH and HARRIS on November 21, 2003 is		
5	ordered dismissed with prejudice. All DOE defendants named in the First Amended Complaint		
6	are dismissed with prejudice.		
7	19. ENTRY OF JUDGMENT.		
8	The clerk shall enter this Judgment forthwith.		
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10	DATED:, 2004		
11	JUDGE OF THE SUPERIOR COURT		
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1	APPROVED AS TO FORM:
2	JONES DAY
3	
4	BY: JOHN M. MAJORAS
5	Attorney for DIEBOLD ELECTION SYSTEMS, INC. and DIEBOLD, INCORPORATED
6	STSTEMS, INC. and DIEBOED, INCOM OMITED
7	BRYAN CAVE LLP
8	
9	BY:
10	Attorney for DIEBOLD ELECTION SYSTEMS, INC. and DIEBOLD, INCORPORATED
11	STSTEMS, INC. and BIBSCES, INCOME STATES
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	[Proposed] Stipulated Final Judgment and Permanent Injunction