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COUNTY OF LOS ANGELES

CLAIMS BOARD

500 WEST TEMPLE STREET
LOS ANGELES, CALIFORNIA 90012-2713

MEMBERS OF THE BOARD

John Naimo Auditor-Controller Steve Robles Chief Executive Office Roger H. Granbo Office of the County Counsel

NOTICE OF MEETING

The County of Los Angeles Claims Board will hold its regular meeting on **Monday, June 6, 2016, at 9:30 a.m.**, in the Executive Conference Room, 648 Kenneth Hahn Hall of Administration, Los Angeles, California.

AGENDA

- Call to Order.
- Opportunity for members of the public to address the Claims Board on items of interest that are within the subject matter jurisdiction of the Claims Board.
- 3. Closed Session Conference with Legal Counsel Existing Litigation (Subdivision (a) of Government Code Section 54956.9).
 - a. <u>Elsa Seifert v. County of Los Angeles, et al.</u>
 Los Angeles Superior Court Case No. BC 530 388

This lawsuit arises from injuries received from a trip and fall accident at the Altadena Sheriff's Station; settlement is recommended in the amount of \$115,000.

See Supporting Documents

b. Giovanni Miranda, et al. v. County of Los Angeles, et al. Los Angeles Superior Court Case No. BC 512 421

This lawsuit arises from alleged injuries sustained in a vehicle accident involving an on-duty Sheriff's Deputy; settlement is recommended in the amount of \$250,000.

See Supporting Documents

c. Complaint of Karen Barreras

This County of Equity Intake Unit complaint concerns allegations that an employee of the District Attorney's Office was subjected to harassment, discrimination, and retaliation; settlement is recommended in the amount of \$99,000.

d. Redgate Partners, LLC v. County of Los Angeles
Los Angeles Superior Court Case No. BC 562 274

This inverse condemnation lawsuit alleges that a portion of the Whittier Narrows Equestrian Center – Horseman Park operated by the Department of Parks and Recreation encroached on to plaintiff's property and blows dust which interferes with plaintiff's trucking operations business, calling for the County to complete corrective remedies; settlement is recommended in the amount of \$163,150.

See Supporting Documents

e. <u>Gloria Angeles v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BC 517 251

This lawsuit alleges that an employee from the Department of Health Services was subjected to harassment based on race and disability, and retaliation; settlement is recommended in the amount of \$100,000.

f. <u>Virginia Contreras Gamboa, et al. v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BC 567 440

This wrongful death and medical malpractice lawsuit alleges that LAC+USC Medical Center contributed to the death of plaintiffs' newborn and alleged injuries suffered by plaintiffs; settlement is recommended in the amount of \$495,000 (and assumption of a Medi-Cal lien in the approximate amount of \$20,000).

See Supporting Document

g. County of Los Angeles v. Kaarma Pacific Inc., dba Pro Star Mechanical Services

This matter concerns the recovery of money from Kaarma Pacific, Inc. dba Pro Star Mechanical Services, for a breach of contract for its failure to satisfactorily complete the installation of boilers at the Department of Health Services headquarters; settlement is recommended whereby the County will receive payment in the amount of \$75,000.

See Supporting Document

h. <u>Daniel Vos, et al. v. County of Los Angeles, et al.</u>
Los Angeles Superior Court Case No. BC 522 637

This lawsuit alleges plaintiffs' civil rights were violated when the Department of Children and Family Services deprived them of a fair chance to adopt their granddaughter based on allegations of misconduct; settlement is recommended in the amount of \$400,000.

See Supporting Documents

i. Robert Fernandez v. County of Los Angeles, et al.
 Los Angeles Superior Court Case No. MC 024 306
 Estate of Gabriel Fernandez, et al. v. County of Los Angeles, et al.
 Los Angeles Superior Court Case No. BC 552 734

These lawsuits concern allegations of civil rights violations, and failure to investigate by the Department of Children and Family Services and the Department of Public Social Services, which resulted in the death of a minor; settlement is recommended in the amount of \$1,841,000.

See Supporting Documents

- Report of actions taken in Closed Session.
- 5. Approval of the minutes of the May 16, 2016, regular meeting of the Claims Board.

See Supporting Document

- 6. Items not on the posted agenda, to be referred to staff or placed on the agenda for action at a further meeting of the Board, or matters requiring immediate action because of emergency situation or where the need to take immediate action came to the attention of the Board subsequent to the posting of the agenda.
- 7. Adjournment.

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

Elsa Seifert v. County of Los Angeles, et al.

CASE NUMBER

BC 530388

COURT

Los Angeles Superior Court

DATE FILED

December 12, 2013

COUNTY DEPARTMENT

Sheriff's Department

PROPOSED SETTLEMENT AMOUNT

115,000

ATTORNEY FOR PLAINTIFF

Daniel G. Sheldon

Scolinos, Sheldon & Nevell

COUNTY COUNSEL ATTORNEY

Richard K. Kudo

Senior Deputy County Counsel

NATURE OF CASE

This lawsuit arises from a trip and fall accident involving plaintiff Elsa Seifert that occurred at the Sheriff's Department's Altadena Station. Ms. Seifert claims to have suffered injuries as a result of the accident. Due to the risks and uncertainties of litigation, a full and final settlement of the case is

warranted.

PAID ATTORNEY FEES, TO DATE

\$ 98,251

PAID COSTS, TO DATE

\$ 18,936

Summary Corrective Action Plan



The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	February 5, 2013; at approximately 7:10 p.m.
Briefly provide a description of the incident/event:	Seifert, Elsa v. County of Los Angeles Summary Corrective Action Plan 2016-005 On February 5, 2013, at approximately 7:10 P.M., the plaintiff alleges she was walking in a westerly direction on a cement walkway adjacent to and north of Altadena Sheriff's Station when she tripped and fell over a concrete wheel stop¹ that was in the walkway. As a result of the fall, the plaintiff claims she sustained severe injuries to her right arm and rib. The parking stall and wheel stop were designed and installed for compliance with the American Disabilities Act (ADA).
	Although the wheel stop was installed "to code," it clearly posed a risk and hazard to pedestrians. Previous attempts to reduce the risk and hazard of the wheel stop were to paint it a bright color and to place reflective tape on it.

Document version: 4.0 (January 2013)

¹ The wheel stop, also commonly known as a parking block, is an industry standard cement block used to restrict vehicles from parking beyond the designated parking space.

1. Briefly describe the root cause(s) of the claim/lawsuit:

A department root cause of this incident was that the department did not take sufficient precautionary measures to reduce the risk of a pedestrian tripping hazard posed by a cement wheel stop that was in the direct path of a walkway.

Another department root cause of this incident was that the cement wheel stop was in line with a pedestrian walkway in an area that was poorly lit during hours of darkness, posing an additional risk and hazard to pedestrians on the path.

A non-department root cause of this incident was due to its design allowing for a cement wheel stop in the direct path of a pedestrian walkway. The parking spot was designed by the Department of Public Works.

Another non-department root cause of this incident was that the parking space and the cement wheel stop were installed with little or no forethought to its impact on pedestrian traffic on the adjoining through walkway. The parking space and wheel stop were installed by a Job Order Contractor (JOC) coordinated by Internal Services Department (ISD). The design and installation met the building code requirements and was approved by the required jurisdictional agency(s).

 Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

A bright yellow colored railing was installed near the wheel stop to direct any pedestrian traffic around the wheel stop.

Additional lights were also installed on the roof line at and near the wheel stop to improve lighting and visibility in the area of the wheel stop during the hours of darkness.

 Are the corrective actions addressing Department- 	wide system issues?
☐ Yes – The corrective actions address Departmen	t-wide system issues.
⋈ No – The corrective actions are only applicable to	the affected parties.
Las Angeles County Shoutte Daniel	
Los Angeles County Sheriff's Department Name: (Risk Management Coordinator)	
Scott E. Johnson, Captain	
Risk Management Bureau	
Signature: O	Date:
1. for Berg	3-18-16
Name: (Department Head)	
Karyn Mannis, Chief Professional Standards Division	
Signature:	Date:
Kama Mannis	05-19-16
Chief Executive Office Risk Management Inspector G	eneral USE ONLY
Are the corrective actions applicable to other departments	within the County?
Yes, the corrective actions potentially have Cou	inty-wide applicability
□ No, the corrective actions are applicable only to	
Name: (Risk Management Inspector General)	The second secon
Desting Castro	
Signature:	Date:
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INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME Giovanni Miranda v. David Earl Whiteside, Jr., et al.

CASE NUMBER BC512421

COURT Los Angeles Superior Court

DATE FILED June 19, 2013

COUNTY DEPARTMENT Sheriff's Department

PROPOSED SETTLEMENT AMOUNT \$ 250,000.00

ATTORNEY FOR PLAINTIFF Mindy S. Bish, Esq.

COUNTY COUNSEL ATTORNEY Brian T. Chu

Principal Deputy County Counsel

NATURE OF CASE

On August 11, 2012, a Sheriff's Department patrol vehicle, en route to an emergency call, collided with

a DASH line supervisor vehicle within the signalized intersection of Spring Street and 7th Street, in the City of Los Angeles. The on-duty Sheriff's Deputy was responding with red light and siren and entered

the intersection. At the same time, plaintiff,

Giovanni Miranda, while in the course and scope of his employment, also entered the intersection. The collision resulted in personal injuries to Mr. Miranda.

Due to the inherent risks and uncertainties involved in a trial, and the potential liability and potential exposure to an adverse verdict, the County proceeded with settlement negotiations and

eventually developed this recommended settlement.

PAID ATTORNEY FEES, TO DATE \$ 144,554

PAID COSTS, TO DATE \$ 36,075

Summary Corrective Action Plan



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Date of incident/event:	
Briefly provide a description of the incident/event:	Giovanni Miranda v. County of Los Angeles Summary Corrective Action Plan 2016-008-02
	On Wednesday, August 11, 2012, at approximately 8:05 a.m., an on-duty Los Angeles County deputy sheriff assigned to Transit Policing Division was driving as a single-man unit in a standard black and white patrol vehicle, when he responded to a call for service of a woman on a bus threatening to shoot the bus operator and passengers. Without receiving Code-3 authorization, the deputy sheriff activated his vehicle's emergency lights and siren as he responded to the call.
	While driving 30 miles-per-hour southbound on Spring Street, at 7th Street, the deputy sheriff entered the intersection against a red traffic signal and failed to yield to cross traffic or clear traffic lanes before proceeding. The plaintiff was driving westbound through the intersection at 30 miles-per-hour on a green light. While driving through the intersection, the front passenger side of the deputy sheriff's vehicle collided with the rear passenger side of the plaintiff's vehicle.
	The plaintiff complained of pain to his ribs and was transported to the hospital for evaluation and treatment. The deputy sheriff complained of neck pain and dizziness and was transported to the hospital for evaluation and treatment.

1 Briefly describe the root cause(s) of the claim/lawsuit:

The primary root cause of this incident is the Los Angeles County deputy sheriff violating California Vehicle Code section 21453(a), Failure to Stop for a Red Tri-Light Signal.

The **secondary** root cause in this incident is the Los Angeles County deputy sheriff violating California Vehicle Code section 21807, *Driver of Emergency Vehicle Drive with Due Regard*.

An associated root cause in this incident is the Los Angeles County deputy sheriff violating Los Angeles County Sheriff's Department's Manual of Policy and Procedures section 5-09/200.20, *Initiation of Code-3 Responses*.

 Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

The Los Angeles County Sheriff's Department had applicable policies and procedures, protocols, and training curriculum in effect at the time of the incident.

This incident was thoroughly investigated by representatives from the Department's Internal Affairs Bureau. Executive review of the investigation was conducted and appropriate administrative action has been taken.

As a result of this incident, Transit Policing Division conducted an audit, review and assessment of all traffic collisions within its four Bureaus during 2014 and 2015. The audit included a review of driver's training records for employees involved in preventable traffic collisions. The results of the audit revealed a 25% increase in preventable traffic collisions between 2014 and 2015. The primary causal factors were unsafe backing, inattention, and unsafe speed.

As a result of this review, it was determined that a need exists for ongoing driver's training programs at the Bureau level. Based on the increase in preventable traffic collisions in 2015, Transit Policing Division has enrolled four training deputies in train-the-trainer courses for "Sheriff Traffic Accident Reduction" (STAR) driver's training. Once trained, these instructors will provide in-house, recurrent STAR driver's training courses to field personnel. The goal is to improve upon field personnel's basic driving skills and reduce the occurrence of future traffic collisions.

Are the corrective actions addressing Department	-wide system issues?
☐ Yes – The corrective actions address Departme	ent-wide system issues.
No − The corrective actions are only applicable	
s Angeles County Sheriff's Department	
Name: (Risk Management Coordinator)	
Scott E. Johnson, Captain Risk Management Bureau	
Signature: 1 //126	Date:
Signature: 1555CAS	3-30-16
Name: (Department Head)	
Karyn Mannis, Chief Professional Standards Division	
Signature:	Date:
Kama Manus	05-12-16
Chief Executive Office Risk Management Inspector	General USE ONLY
Are the corrective actions applicable to other departmen	nts within the County?
Yes, the corrective actions potentially have C	
	10) fills nebaltification
No, the corrective actions are applicable only	
Name: (Risk Management Inspector General)	
Name: (Risk Management Inspector General) Destiny Castro	
Name: (Risk Management Inspector General)	Date
Name: (Risk Management Inspector General) Destiny Castro	

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

Redgate Partners, LLC. v. County of Los Angeles

CASE NUMBER

BC 562274

COURT

Los Angeles Superior Court

DATE FILED

October 31, 2014

COUNTY DEPARTMENT

Parks and Recreation

PROPOSED SETTLEMENT AMOUNT

163,150

ATTORNEY FOR PLAINTIFF

Arnold Graham

COUNTY COUNSEL ATTORNEY

Michael S. Simon

NATURE OF CASE

Inverse Condemnation: Plaintiff claims that a portion of the County's equestrian center extends on to Plaintiff's property, and that dust from the equestrian center blows on to Plaintiff's property and interferes with Plaintiff's trucking operations

business.

PAID ATTORNEY FEES, TO DATE

\$ 16,590

PAID COSTS, TO DATE

\$ 10

Case Name: Redgate Partners, LLC v. County of Los Angeles

Los Angeles Superior Court Case No. BC 562274

Summary Corrective Action Plan



The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	October 31, 2014 – lawsuit filed
Briefly provide a description of the incident/event:	The Claimant, owner of the adjacent property to the County alleges County has constructed within the boundaries of their property. Claimant also alleges continuing nuisance caused by significant quantities of dust and sand blowing from the County property onto his.

- 1. Briefly describe the root cause(s) of the claim/lawsuit:
 - 1. County encroached on private property: driveway and entrance, landscaping, signage and fencing located on private property.
 - Much of the surface of County's property is undisturbed soil and sand causing dust to be blown onto Claimant's property with additional dust generated during the use of the two horse exercise arenas found on County property.
 - Current water system is insufficient to provide adequate water to the irrigation systems that provide dust control in the arenas.
- Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

The Department took action to ensure that they do not encroach on other property and take reasonable dust control methods at our equestrian facilities that are in close proximity to homes or businesses. Furthermore, we developed the following corrective action plan to help guard against any reoccurrence of these types of issues in the future:

- Survey property boundaries before purchasing "new" property or before making improvements on existing County property;
- Ensure that dust control measures, including irrigation systems and mulch, are installed and monitored by staff on a regular basis;
- Install fencing with windscreens and/or landscaping barriers, when needed, to help control dust and debris on adjacent property.

3. Are the corrective actions addressing department-wide	e system issues?
☐ Yes – The corrective actions address department-w	ide system issues.
No – The corrective actions are only applicable to the	e affected parties.
Name: (Risk Management Coordinator)	
ΔA	
Signature:	Date: 5/23/16
Name: (Department Head)	Visit of the considered to a Market Spring and Considered Considered Annual Spring Annual Annual Considered Co
Signature: She Wick	Date: 5/24/16
Chief Executive Office Risk Management Inspector General Are the corrective actions applicable to other departments with	
☐ Yes, the corrective actions potentially have County-	-wide applicability.
No, the corrective actions are applicable only to this	s department.
Name: (Risk Management Inspector General)	
Destroy Castro	
Signature:	Date:
Thating Costro	5/23/2016

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

Virginia Contreras Gamboa, et al. v. County of Los

Angeles, et al.

CASE NUMBER

BC 567440

COURT

Los Angeles County Superior Court

DATE FILED

December 22, 2014

COUNTY DEPARTMENT

Department of Health Services

PROPOSED SETTLEMENT AMOUNT

\$ \$495,000 and assumption of a Medi-Cal lien in the approximate amount of \$20,000

ATTORNEY FOR PLAINTIFF

Matthew B. Nezhad, Esq.
Law Office of Matthew B. Nezhad

COUNTY COUNSEL ATTORNEY

Narbeh Bagdasarian Senior Deputy County Counsel

NATURE OF CASE

In early morning hours of January 1, 2014, Virginia Contreras Gamboa, a pregnant female, presented to LAC+USC Medical Center and began active labor. Her labor and delivery process became complicated. Later that night, Ms. Gamboa underwent a cesarean section and gave birth to a female infant who died about an hour after birth.

Ms. Gamboa and her husband filed a wrongful death action against the County of Los Angeles for the loss of their newborn infant. Ms. Gamboa also filed a medical malpractice action for the injuries that she suffered during the cesarean section, and her husband filed an action for loss of consortium.

PAID ATTORNEY FEES, TO DATE

\$ 0

PAID COSTS, TO DATE

\$ 360

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME County Claim Against Kaarma Pacific., Inc. dba

Pro Star Mechanical Services Re Purchase Order

No. PO-HS-13329064-1

CASE NUMBER N/A

COURT N/A

DATE FILED N/A

COUNTY DEPARTMENT Department of Health Services

PROPOSED SETTLEMENT AMOUNT \$ 75,000 - Pro Star's payment/reimbursement of labor

costs to County.

ATTORNEY FOR PLAINTIFF N/A

COUNTY COUNSEL ATTORNEY Patrice Salseda

Principal Deputy County Counsel

NATURE OF CASE

Breach of contract. Pro Star unable to complete

installation of commercial boilers at DHS

headquarters. Due to the costs, risks and

uncertainties of litigation, a settlement of the claim is

warranted.

PAID ATTORNEY FEES, TO DATE \$ 0

PAID COSTS, TO DATE \$ 0

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

Daniel Vos, et al. v. County of Los Angeles, et al.

CASE NUMBER

BC 522637

COURT

Los Angeles Superior Court

DATE FILED

September 27, 2013

COUNTY DEPARTMENT

Department of Children and Family Services

PROPOSED SETTLEMENT AMOUNT

\$ \$400,000

ATTORNEY FOR PLAINTIFF

Law Offices of Donnie R. Cox

COUNTY COUNSEL ATTORNEY

Danielle Drossel

NATURE OF CASE

Lawsuit by plaintiffs Daniel and Carol Vos, against the County and two employees of the Department of Children and Family Services. The Plaintiffs are the paternal grandparents of seven-year-old Shawn. The plaintiffs claim that they were deprived of a "fair chance" to adopt their granddaughter. The lawsuit alleges six causes of action, including violation of the Civil Rights Act, 42 United States Code section 1983, violation of State civil rights statutes, and Intentional Infliction of Emotional Distress.

PAID ATTORNEY FEES, TO DATE

\$ 230,610

PAID COSTS, TO DATE

\$ 68,202

Case Name: Vos vs. County of Los Angeles, et al.



Summary Corrective Action Plan

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Date of incident/event:	April 26, 2011	
Briefly provide a description of the incident/event:	The Plaintiffs allege their civil rights were violated when the Department misrepresented facts, failed to inform them when their grandchild was removed from her mother, and did not give them preferential consideration for her placement.	

Briefly describe the <u>root cause(s)</u> of the claim/lawsuit:

Alleged failure to inform plaintiffs, in violation of Welfare and Institutions Code (WIC) section 361.3.

 Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

DCFS had relevant policies and procedures in effect at the time of the incident and maintains a practice of enhancing/revising its policies to ensure compliance with the state of the law. The department utilizes a number of systemic methods for informing the workforce about such policy and regulation changes.

All personnel actions have been addressed.

Document version: 4.0 (January 2013)

- 3. Are the corrective actions addressing department-wide system issues?
 - The corrective actions address department-wide system issues.
 ✓ The corrective actions are only applicable to the affected parties.

Name: (Risk Management Coordinator)	
DIANE IGLESIAS, SENIOR DEPUTY DIRECTOR	
Signature: New Jeyunas	Date: 3.15.16
Name: (Department Head)	
PHILIP L. BROWNING, DIRECTOR	
Signature:	Date:
Are the corrective actions applicable to other department. Yes, the corrective actions potentially have to the corrective actions are applicable only.	ents within the County? County-wide applicability.
Name: (Risk Management Inspector General)	
Signature: Destroy Carty	Date: 3/10/2016
	,

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME Robert Fernandez v. County of Los Angeles, et al.

and Estate of Gabriel Fernandez, et al. v. County of

Los Angeles, et al.

CASE NUMBER MCO24306 and BC552734

COURT Los Angeles County Superior Court, North District

Los Angeles County Superior Court, Central District

DATE FILED 12/4/2013 and 7/25/2014

COUNTY DEPARTMENT Department of Children and Family Services

Department of Public Social Services

PROPOSED SETTLEMENT AMOUNT \$1,841,000 (70 percent of total settlement of

\$2,630,000; Contract Cities Liability Trust Fund (LASD) has been apportioned 30 percent of the total

settlement)

ATTORNEY FOR PLAINTIFF Law Offices of John Noland

and

Carpenter, Zuckerman & Rowley, LAP

COUNTY COUNSEL ATTORNEY Lauren Black

NATURE OF CASE

These two lawsuits arise from the death of eight-

year-old Gabriel F., filed by: (1) his maternal grandfather and grandmother; and (2) his siblings, father, four paternal relatives, and the Estate of Gabriel Fernandez. The plaintiffs allege that the County's conduct was a substantial factor in

Gabriel's death, which was the result of serial abuse

by his mother and her boyfriend.

PAID ATTORNEY FEES, TO DATE \$ 142,829

PAID COSTS, TO DATE \$ 5,152

Case Name: Estate of Gabriel Fernandez vs. COLA, et al

Robert Fernandez vs. COLA, et al



Summary Corrective Action Plan

The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to <u>confidentiality</u>, please consult County Counsel.

Date of incident/event:	May 23, 2013
Briefly provide a description of the incident/event:	An eight year-old child was killed by his mother and her boyfriend after prolonged physical abuse.

Briefly describe the <u>root cause(s)</u> of the claim/lawsuit:

Violation of established policy.

 Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

All personnel actions have been addressed.

The Department had appropriate policy and procedures in effect at the time of the incident.

In order to ensure compliance with the state of the law, the Department maintains a practice of enhancing and revising its policies on a continual basis.

The Department utilizes multiple systems to inform the workforce about policy and regulation updates.

Name: (Risk Management Coordinator)

- 3. Are the corrective actions addressing department-wide system issues?
 - The corrective actions address department-wide system issues.
 The corrective actions are applicable to the affected parties.

Name: (Department Head) PHILIP L. BROWNING, DIRECTOR Signature: Date: 3/30/14 Chief Executive Office Risk Management Inspector General USE ONLY Are the corrective actions applicable to other departments within the County? Yes, the corrective actions potentially have County-wide applicability. No, the corrective actions are applicable only to this department. Name: (Risk Management Inspector General) Desting Castro	Signature:		Date:	
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PHILIP L. BROWNING, DIRECTOR Signature: Date: 3/20/16 Chief Executive Office Risk Management Inspector General USE ONLY Are the corrective actions applicable to other departments within the County? Yes, the corrective actions potentially have County-wide applicability. No, the corrective actions are applicable only to this department. Name: (Risk Management Inspector General) Destination Cas tra-	pura su joru	///	3/13/18	******
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No, the corrective actions are applicable only to this department. Name: (Risk Management inspector General) Destina Castra	The title deliterative deduction of			
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Name: (Risk Management Inspector General) Destin — Cas tra-		e actions potentially have Coun	tv-wide applicability.	
Destina Castro	Yes, the corrective			
Destina Castro	Yes, the corrective			
Destina Castro	Yes, the corrective			
Desting Castro Signature: Destry Castro 3/14/2016	Yes, the corrective	actions are applicable only to t		
Signature: Date: 3/14/2016	Yes, the corrective No, the corrective	actions are applicable only to to		
Destry Castro 3/14/2016	Yes, the corrective No, the corrective	actions are applicable only to to		
Justy Castro 3/14/2016	Yes, the corrective No, the corrective Name: (Risk Management Inspec	actions are applicable only to to	his department.	
Justing Califf 3/17/10/16	Yes, the corrective No, the corrective Name: (Risk Management Inspec	actions are applicable only to to	his department.	
	Yes, the corrective No, the corrective Name: (Risk Management Inspec	actions are applicable only to to	his department.	

Case Name: Robert Fernandez, et. al

Estate of Gabriel Fernandez, et. al



Summary Corrective Action Plan

The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	May 24, 2013
Briefly provide a description of the incident/event:	This is a wrongful death case, wherein the maternal grandparents of the decedent alleged that despite numerous reports of child abuse, employees from several county departments failed to properly investigate and/or detain their minor grandson from the custody and care of his mother and her boyfriend, eventually resulting in the eight year old's death.
	On May 22, 2013, the child was transported to the hospital after suffering life threatening injuries at the hands of his mother and her boyfriend. Two days later, on May 24, 2013, the child succumbed to his injuries. The Plaintiffs allege that a DPSS employee failed to make a mandated report of suspected abuse was a contributing factor in the child's death.

1. Briefly describe the root cause(s) of the claim/lawsuit:

Alleged failure to make a report of abuse to the DCFS hotline.

- Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)
 - The Department had policies and procedures in place at the time of the incident with regard to reporting child abuse. The personnel policy regarding Child Abuse Reporting Responsibility will be amended to clarify and reinforce that suspected abuse must be reported even if it is believed to have already been reported.
 - 2. During training, the requirement that all suspected abuse must be reported regardless of whether the abused child is present or not, will be reinforced.
 - Consider offering the Child Abuse and Neglect Protocol Training on an annual basis, rather than every two years. Approval is contingent upon staffing, budgeting, and priority of trainings already requested and/or scheduled.

3.

 Yes – The corrective actions address department-wide system issues. No – The corrective actions are only applicable to the affected parties.
Name: (Risk Management Coordinator) Simone R. Agee, Administrative Services Manager
Signature. Date: 4/7/16
Name: (Department Head) Sheryl L. Spiller, Director
Signature: Sheel 1 Seelle W Date: 4/7/16
Chief Executive Office Risk Management Inspector General USE ONLY Are the corrective actions applicable to other departments within the County?
Yes, the corrective actions potentially have County-wide applicability. No, the corrective actions are applicable only to this department.
Name: (Risk Management Inspector General) Steven E. Nyblam for Destiny Castro
Signature: 54-8-16 Date: 4-8-16

Are the corrective actions addressing department-wide system issues?

COUNTY OF LOS ANGELES CLAIMS BOARD

MINUTES OF REGULAR MEETING

MAY 16, 2016

1. Call to Order.

This meeting of the County of Los Angeles Claims Board was called to order at 9:29 a.m. The meeting was held in the Executive Conference Room, 648 Kenneth Hahn Hall of Administration, Los Angeles, California.

Claims Board Members present at the meeting were: Steve Robles and Roger Granbo, with Chair John Naimo being absent.

Other persons in attendance at the meeting were: Office of the County Counsel: Edwin Lewis, Jonathan McCaverty, and Warren Wellen; Sheriff's Department: Comm. Henry Romero, Latonya Clark, Dominic Dannan, and Kevin Pearcy; Department of Public Works: Steve Burger and Sam Assoum.

2. Opportunity for members of the public to address the Claims Board on items of interest within the subject matter jurisdiction of the Claims Board.

No members of the public addressed the Claims Board.

 Closed Session – Conference with Legal Counsel – Existing Litigation (Subdivision (a) of Government Code section 54956.9)

At 9:31 a.m., the Chairperson adjourned the meeting into Closed Session to discuss the items listed as 4(a) through 4(c) below.

4. Report of actions taken in Closed Session.

At 9:53 a.m., the Claims Board reconvened in open session and reported the actions taken in Closed Session as follows:

a. <u>Terry Muhammad v. County of Los Angeles, et al.</u> United States District Court Case No. CV 15-01228

This lawsuit concerns allegations of excessive force, false arrest, and wrongful incarceration by Sheriff's Deputies. (Continued from the meeting of May 2, 2016)

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$49,000.

Vote: Ayes: 2 – Steve Robles and Roger Granbo

Absent: John Naimo

b. Manuel Esparza v. County of Los Angeles, et al. United States District Court Case No. 14-CV-09937

This lawsuit concerns allegations of the use of excessive force by Sheriff's Deputies on an inmate while in the custody of the Sheriff's Department.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$90,000.

Vote: Ayes: 2 – Steve Robles and Roger Granbo

Absent: John Naimo

c. <u>Zusser Company, Inc. v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BC 596 634

This breach of contract lawsuit seeks damages against the Department of Public Works – Flood Control District.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$109,500.

Vote: Ayes: 2 – Steve Robles and Roger Granbo

Absent: John Naimo

5. Approval of the minutes of the May 2, 2016, regular meeting of the Claims Board.

Action Taken:

The Claims Board approved the minutes.

Vote: Ayes: 2 – Steve Robles and Roger Granbo

Absent: John Naimo

6. Items not on the posted agenda, to be referred to staff or placed on the agenda for action at a further meeting of the Board, or matters requiring immediate action because of emergency situation or where the need to take immediate action came to the attention of the Board subsequent to the posting of the agenda.

No such matters were discussed.

7. Adjournment.

The meeting was adjourned at 9:54 a.m.

COUNTY OF LOS ANGELES CLAIMS BOARD

Ву _

Sandra C. Ruiz