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Date: 11/19/2015 1:46:27 PM
Subject: RE: Michele H. v DSS and Gov Haley November 19 CONFIDENTIAL

Good afternoon, All:

Taron and I met today and we recommend the following:

L. Health Care Improvement Plan

L.1- Counter Plaintiffs' 120 days with 180 days and accept the language as written

L.2- Need to discuss

L.3- Final Health Care Outcome Measures. Beginning thirty-six (36) months after the entry of this Settlement Agreement, the final outcome measures as identified in the Health Care Improvement Plan apply.

We feel it would be too premature to address target measures for M-P until they are defined in the Health Care Improvement Plan. Maybe we can discuss the language/parameters of L.2 when we come together on Monday. Please let us know if you need anything else before Monday. Thanks.

From: Becky Laffitte [mailto:blaffitte@sowellgray.com]
Sent: Thursday, November 19, 2015 8:09 AM
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Subject: Michele H. v DSS and Gov Haley November 19 CONFIDENTIAL
Importance: High

Good morning, All:

As we prepare for two days of discussions next week in Charleston, we believe we need to be prepared to advise Judge Duffy and the Co-Monitors of our plans to address the medical piece of the Settlement Agreement. Holly had mentioned Beth Hutto's involvement from DHHS. We know that discussions occurred last week with the Co-Monitors so hopefully they will provide some insight of what DSS is doing to address the health care issues. We know the issues cannot be resolved in a day. However, we also know that Judge Duffy will be expecting us to advise of the efforts undertaken to date. Please let us know what, if anything, we can do on our end regarding the health-care issues as

we prepare for the next round of discussion. Thanks and have a great day Becky



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