I

1	DAN WOODS (State Bar No. 78638)			
2	EARLE MILLER (State Bar No. 116864) AARON A. KAHN (State Bar No. 238505)			
3	WHITE & CASE LLP 633 West Fifth Street, Suite 1900			
4	Los Angeles, CA 90071-2007 Telephone: (213) 620-7700			
5	Facsimile: (213) 452-2329 E-mail: dwoods@whitecase.com E-mail: emiller@whitecase.com E-mail: aakahn@whitecase.com			
6				
7	Attomatic for Disintiff			
8	Attorneys for Plaintiff Log Cabin Republicans			
9	UNITED STATES DISTRICT COURT			
10	CENTRAL DISTRICT OF CALIFORNIA			
11	EASTERN DIVISION			
12	EASTERN DIVISION			
13	LOG CABIN REPUBLICANS, a non-	Case No. ED CV	7 04-8425-VAP (Ex)	
14	profit corporation,			
15	Plaintiff,	LOG CABIN RI	DDGING PLAINTIFF EPUBLICANS'	
16	V.		INDINGS OF FACT SIONS OF LAW	
17	UNITED STATES OF AMERICA and	Judge: Hon. V	irginia A. Phillips	
18	ROBERT M. GATES (substituted for			
19	Donald H. Rumsfeld pursuant to FRCP 25(d)), SECRETARY OF DEFENSE,	Complaint filed: Trial Date:	October 12, 2004	
20	in his official capacity,	Pretrial Conf:	July 13, 2010 June 28, 2010	
21		r tetriai Com.	2:30 p.m.	
22	Defendants.			
23 24				
24 25				
23 26				
20 27				
27				
-0		- 1 -		
	LOSANGELES 870373 (2K)	LOSANGELES 870373 (2K) NOTICE OF LODGING PLAINTIFF'S [PROPOSED] FINDINGS OF FACT AND CONCLUSIONS OF LAW		
			Dockets.Justia.com	

1	TO THE ABOVE CAPTIONED COURT, DEFENDANTS AND THEIR		
2	ATTORNEYS OF RECORD:		
3	Plaintiff Log Cabin Republicans gives notice that, pursuant to L.R. 52-1, it is		
4	lodging with the Court Plaintiff Log Cabin Republicans' [Proposed] Findings of		
5	Fact and Conclusions of Law.		
6			
7	Dated: June 21, 2010 Respectfully submitted,		
8	WHITE & CASE LLP		
9			
10	By: /s/ Dan Woods Dan Woods		
11	Attorneys for Plaintiff Log Cabin Republicans		
12	Log Cabin Republicans		
13			
14			
15			
16			
17			
18			
19 20			
20 21			
21 22			
22			
23 24			
25			
26			
27			
28			
	- 2 -		
	LOSANGELES 870373 (2K) NOTICE OF LODGING OF PLAINTIFF'S [PROPOSED] FINDINGS OF FACT AND CONCLUSIONS OF LAW		