1 2 3 4 5 6	DAN WOODS (SBN 78638) FERNANDO L. AENLLE-ROCHA (SB RACHEL J. FELDMAN ((SBN 246394) PATRICK HAGAN (SBN 266237) WHITE & CASE LLP 633 W. Fifth Street, Suite 1900 Los Angeles, CA 90071-2007 Telephone: (213) 620-7700 Facsimile: (213) 452-2329 Email: dwoods@whitecase.com Email: faenlle-rocha@whitecase.com Email: feldman@whitecase.com	N 129515)
7 8 0	Email: phagan@whitecase.com Attorneys for Plaintiff Log Cabin Republicans	
9	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
11		
12	LOG CABIN REPUBLICANS, a non- profit corporation,	Case No. ED CV 04-8425-VAP (Ex)
13		DECLARATION OF RACHEL J. FELDMAN IN SUPPORT OF
14	Plaintiff,	PLAINTIFF'S OPPOSITION TO
15		DEFENDANTS' MOTION IN LIMINE REGARDING
16 17	UNITED STATES OF AMERICA and ROBERT M. GATES, SECRETARY OF DEFENSE, in his official capacity,	PLAINTIFF'S EXPERT WITNESSES
-	Defendants.	Date: June 28, 2010
18	Defendants.	Time: 2:30 p.m.
19		Judge: Hon. Virginia A. Phillips
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	DECLARATION OF RACHEL FELDMAN IN SUPPORT OF PLAINTIFF'S OPPOSITION TO	

Case 2:04-cv-08425-VAP -E Document 198-1 Filed 06/22/10 Page 1 of 3

1	I, Rachel J. Feldman, hereby declare and state as follows:	
2	I am an attorney admitted to practice in the State of California. I am	
3	associated with White & Case LLP, counsel of record for plaintiff Log Cabin	
4	Republicans ("Log Cabin") in the action styled Log Cabin Republicans v. United	
5	States, No. CV 04-8425-VAP (Ex) (the "instant action"). I submit this declaration	
6	in support of Log Cabin's Opposition to Defendants' (the "government") Motion in	
7	Limine Regarding Plaintiff's Expert Witnesses. I have personal knowledge of the	
8	facts stated herein or know of such facts from my review of the file in this case,	
9	and, if called upon to do so, could competently testify as follows:	
10	1. On behalf of Log Cabin, I attended the government's deposition of	
11	Aaron Belkin, Ph.D., on March 5, 2010 (the "deposition").	
12	2. At the deposition, the government's counsel extensively questioned	
13	Dr. Belkin on the subject of privacy in the context of homosexual and heterosexual	
14	servicemembers sharing living and working space in the armed forces.	
15	3. Dr. Belkin responded to the government's questions on that subject	
16	with detailed and extensive answers based on his research.	
17	4. The government's counsel asked Dr. Belkin if he would be amending	
18	his report to reflect his deposition testimony concerning the subject of privacy. Dr.	
19	Belkin stated that he would gladly do so.	
20	5. In response to the government's request, Dr. Belkin provided me on	
21	March 24, 2010 with an amended expert report reflecting his expert opinions on the	
22	subject of privacy, which I then forwarded to the government.	
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	LOSANGELES 870386 (2K) DECLARATION OF RACHEL FELDMAN IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION IN LIMINE REGARDING PLAINTIFF'S EXPERT WITNESSES	

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 22nd day of June 2010, at New York, New York. Rachel J. Feldman - 3 -DECLARATION OF RACHEL FELDMAN IN SUPPORT OF PLAINTIFF'S OPPOSITION TO LOSANGELES 870386 DEFENDANTS' MOTION IN LIMINE REGARDING PLAINTIFF'S EXPERT WITNESSES (2K)