

EXHIBIT 2

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1 STEPHEN V. BOMSE (SBN 40686)
 RICHARD DENATALE (SBN 121416)
 2 CHRISTOPHER F. STOLL (SBN 179046)
 RYAN R. TACORDA (SBN 227070)
 3 Heller Ehrman White & McAuliffe LLP
 333 Bush Street, San Francisco, California 94104-2878
 4 Telephone: (415) 772-6000 / Facsimile: (415) 772-6268

5 SHANNON MINTER (SBN 168907)
 COURTNEY JOSLIN (SBN 202103)
 6 NATIONAL CENTER FOR LESBIAN RIGHTS
 870 Market Street, Suite 370, San Francisco, CA 94012
 7 Telephone: (415) 392-6257 / Facsimile: (415) 392-8442

8 JON W. DAVIDSON (SBN 89301)
 JENNIFER C. PIZER (SBN 152327)
 9 LAMBDA LEGAL DEFENSE AND EDUCATION FUND
 3325 Wilshire Boulevard, Suite 1300, Los Angeles, CA 90010
 10 Telephone: (213) 382-7600 / Facsimile: (213) 351-6050

11 Attorneys for Woo/Martin Parties
 LANCY WOO and CRISTY CHUNG, JOSHUA RYMER and TIM FRAZER, JEWELLE GOMEZ
 12 and DIANE SABIN, MYRA BEALS and IDA MATSON, ARTHUR FREDERICK ADAMS and
 DEVIN WAYNE BAKER, JEANNE RIZZO and PALI COOPER, KAREN SHAIN and JODY
 13 SOKOLOWER, JANET WALLACE and DEBORAH HART, COREY DAVIS and ANDRE
 LEJEUNE, RACHEL LEDERMAN and ALEXSIS BEACH, STUART GAFFNEY and JOHN
 14 LEWIS, PHYLLIS LYON and DEL MARTIN, OUR FAMILY COALITION and EQUALITY
 CALIFORNIA

15 [Additional counsel listed on next page]

16 SUPERIOR COURT OF CALIFORNIA

17 COUNTY OF SAN FRANCISCO

18 COORDINATION PROCEEDING
 19 SPECIAL TITLE [RULE 1550(b)]:

20 MARRIAGE CASES

JUDICIAL COUNCIL COORDINATION
 PROCEEDING NO. 4365

21 WOO/MARTIN PARTIES' PROPOSED
 FINDINGS OF FACT

22 Date: December 22, 2004
 Time: 9:30 a.m.
 23 Dept.: 304

24 The Honorable Richard A. Kramer
 Coordination Trial Judge

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 26
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 28 Heller
 Ehrman
 White &
 McAuliffe LLP

1 Additional Counsel for Woo/Martin Parties:

2 CHRISTINE P. SUN (SBN 218701)
3 ALAN L. SCHLOSSER (SBN 49957)
4 ACLU FOUNDATION OF NORTHERN CALIFORNIA
1663 Mission Street, Suite 460, San Francisco, CA 94103
Telephone: (415) 621-2493 / Facsimile: (415) 255-1478

5 PETER J. ELIASBERG (SBN 189110)
6 ACLU FOUNDATION OF SOUTHERN CALIFORNIA
1616 Beverly Boulevard
Los Angeles, CA 90026
Telephone: (213) 977-9500 / Facsimile: (213) 250-3919

7 CLYDE J. WADSWORTH (SBN 118928)
8 DENA L. NARBAITZ (SBN 176556)
9 STEEFEL, LEVITT & WEISS, a Professional Corporation
One Embarcadero Center, 30th Floor, San Francisco, CA 94111
Telephone: (415) 788-0900 / Facsimile: (415) 788-2019

10 DAVID C. CODELL (SBN 200965)
11 LAW OFFICE OF DAVID C. CODELL
12 9200 Sunset Boulevard, Penthouse Two
Los Angeles, CA 90069
Telephone: (310) 273-0306 / Facsimile: (310) 273-0307

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1 Pursuant to this Court's request at the October 26, 2004 Case Management Conference of
2 these *Coordinated Marriage Cases*, the Woo/Martin Parties propose the following findings of fact
3 for this Court to adopt:

4 1. The individual Petitioners in this case are Lancy Woo and Cristy Chung, Joshua
5 Rymer and Tim Frazer, Jewell Gomez and Diane Sabin, Myra Beals and Ida Matson, Arthur
6 Frederick Adams and Devin Wayne Baker, Jeanne Rizzo and Pali Cooper, Karen Shain and Jody
7 Sokolower, Janet Wallace and Deborah Hart, Corey Davis and Andre Lejeune, and Rachel
8 Lederman and Alexis Beach.

9 2. Each of the individual Petitioners wishes to marry his or her same-sex partner.

10 3. Apart from the statutory restriction that marriage must be between a male and a
11 female, each of the individual Petitioners is qualified to marry his or her same-sex partner.

12 4. But for the statutory restriction that marriage must be between a male and a female,
13 each of the individual Petitioners would marry his or her same-sex partner.

14 5. The organizational Petitioners in this case are Equity California and Our Family
15 Coalition.

16 6. Each of the organizational Petitioners in this case includes members who wish to
17 marry their same-sex partners, who are qualified to do so apart from the statutory restriction that
18 marriage must be between a male and a female, and who would do so but for the statutory
19 restriction.

20 The evidence that provides the basis for these proposed findings of fact has not been
21 contested by the Defendant State of California ("State"), nor has the State submitted any contrary
22 evidence regarding these proposed findings. Further, the State, as well as the Campaign for
23 California Families and the Proposition 22 Legal Defense and Education Fund, stipulated to similar
24 findings of fact regarding the plaintiffs in litigation currently pending in federal court. *See Smelt v.*
25 *County of Orange*, Case No. SA CV 04-1042-GLT (MLGx) (C.D. Cal.).

1 Dated: December 17, 2004

Respectfully submitted,

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STEPHEN V. BOMSE
RICHARD DENATALE
CHRISTOPHER F. STOLL
RYAN R. TACORDA
HELLER EHRMAN WHITE & MCAULIFFE LLP

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CHRISTINE P. SUN
ALAN L. SCHLOSSER
ACLU FOUNDATION OF NORTHERN CALIFORNIA

10

11

PETER J. ELIASBERG
ACLU FOUNDATION OF SOUTHERN CALIFORNIA

12

13

DENA L. NARBAITZ
CLYDE J. WADSWORTH
STEEFEL, LEVITT & WEISS, a Professional
Corporation

14

15

DAVID C. CODELL
LAW OFFICE OF DAVID C. CODELL

16

17

By: Stephen V. Bomse / CFS
Stephen V. Bomse

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19

Attorneys for Woo/Martin Parties
LANCY WOO and CRISTY CHUNG, JOSHUA
RYMER and TIM FRAZER, JEWELLE GOMEZ and
DIANE SABIN, MYRA BEALS and IDA MATSON,
ARTHUR FREDERICK ADAMS and DEVIN
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COOPER, KAREN SHAIN and JODY
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