1 2 3 4 5 6 7 8 9 10 11 12	KENNETH C. MENNEMEIER (SBN 113973)ANDREW W. STROUD (SBN 126475)KELCIE M. GOSLING (SBN 142225)LANDON D. BAILEY (SBN 240236)980 9th Street, Suite 1700Sacramento, CA 95814-2736Telephone: 916-553-4000Facsimile: 916-553-4011E-mail: kcm@mgslaw.comAttorneys for DefendantsArnold Schwarzenegger, in his official capacity as Governor ofCalifornia, Mark B. Horton, in his official capacity as Director of theCalifornia Department of Public Health and State Registrar of VitalStatistics, and Linette Scott, in her official capacity as Deputy Directorof Health Information & Strategic Planning for the California Departmentof Public HealthUNITED STATES DISTRICT COURTNORTHERN DISTRICT OF CALIFORNIA			
13	VDICTINI M DEDDV at al	Cose No. 00 CV 02202 VDW		
14	KRISTIN M. PERRY, et al.,	Case No. 09-CV-02292 VRW		
15	Plaintiffs,	THE ADMINISTRATION DEFENDANTS' TRIAL MEMORANDUM		
 16 17 18 19 20 21 22 23 24 25 26 	CITY AND COUNTY OF SAN FRANCISCO, Plaintiff-Intervenor, v. ARNOLD SCHWARZENEGGER, in his official capacity as Governor of California, et al., Defendants, and PROPOSITION 8 OFFICIAL PROPONENTS DENNIS HOLLINGSWORTH, et al., Defendant-Intervenors.	Pre-Trial Conference: December 16, 2009 Time: 10:00 a.m. Trial Date: January 11, 2010 Time: 8:30 a.m. Courtroom: 6		
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	THE ADMINISTRATION DEFENDANTS' TRI	AL MEMORANDUM – CASE NO. 09-CV-02292 VRW		

Pursuant to this Court's Pretrial Scheduling Order (Docket No. 164), Defendants 2 Arnold Schwarzenegger in his official capacity as Governor of California, Mark B. Horton, in his 3 official capacity as Director of the California Department of Public Health and State Registrar of 4 Vital Statistics, and Linette Scott, in her official capacity as Deputy Director of Health 5 Information & Strategic Planning for the California Department of Public Health (collectively "the Administration Defendants") hereby respectfully submit this Trial Memorandum. 6

TRIAL MEMORANDUM

8 This matter presents important constitutional questions that require and warrant 9 judicial determination. In a constitutional democracy, it is the role of the courts to determine and 10 resolve such questions. To the extent that Plaintiffs have stated a justiciable controversy, setting forth federal constitutional challenges to Proposition 8, it is appropriate for the federal courts to 11 12 determine and resolve those challenges. The Administration Defendants encourage the Court to 13 resolve the merits of this action expeditiously.

14 The Administration Defendants intend to appear before this Court at trial through 15 trial counsel, Kenneth C. Mennemeier or Andrew W. Stroud of the law firm Mennemeier, 16 Glassman & Stroud, LLP. However, the Administration Defendants take no position on the 17 merits of Plaintiffs' claims regarding the validity of Proposition 8 as alleged in this matter. 18 Accordingly, the Administration Defendants do not presently anticipate presenting any evidence 19 or calling any witnesses at trial, but reserve the right to object to any evidence presented or to call 20 witnesses as may be necessary for rebuttal to any evidence presented.

21 Dated: December 7, 2009 MENNEMEIER, GLASSMAN & STROUD LLP KENNETH C. MENNEMEIER ANDREW W. STROUD 22 **KELCIE M. GOSLING** 23 LANDON D. BAILEY 24 25 /s/ Kenneth C. Mennemeier By: Kenneth C. Mennemeier 26 Attorneys for Defendants Arnold Schwarzenegger,

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Mark B. Horton, and Linette Scott

1 2	Case Name: Case No:	<i>Perry</i> US D	, et al. v. Schwarzenegger, et al.; istrict Court, Northern District, Case No. 3:09-cv-2292 VRW		
3	CERTIFICATE OF SERVICE				
4	I declare as follows:				
5	I am a resident of the State of California and over the age of eighteen years, and				
6	not a party to the within action; my business address is 980 9th Street, Suite 1700, Sacramento, California 95814. On December 7, 2009, I served the within document(s):				
7	THE ADMINISTRATION DEFENDANTS' TRIAL MEMORANDUM				
8			by placing the document(s) listed above in a sealed Federal Express		
9			envelope and affixing a pre-paid air bill, and delivering to a Federal Express agent for delivery.		
10 11		\boxtimes	by placing the document(s) listed above in a sealed envelope, with postage thereon fully prepared, in the United States mail at Sacramento, California		
11			addressed as set forth below.		
12	SEE ATTACHED SERVICE LIST				
14	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepared in the ordinary course of business.				
15 16	I declare that I am employed in the office of a member of the bar of this Court at whose direction this service was made.				
17		Execu	uted on December 7, 2009, at Sacramento, California.		
18			/a/ Amala Knight		
19			<u>/s/ Angela Knight</u> Angela Knight		
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