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17 CITY AND COUNTY OF SAN FRANCISCO

18 **UNITED STATES DISTRICT COURT**
19 **NORTHERN DISTRICT OF CALIFORNIA**

20 KRISTIN M. PERRY, *et al.*,
21 Plaintiffs,
22 and
23 CITY AND COUNTY OF SAN FRANCISCO,
Plaintiff-Intervenor,

24 v.

25 ARNOLD SCHWARZENEGGER, *et al.*,
26 Defendants

27 and
PROPOSITION 8 OFFICIAL PROPONENTS
DENNIS HOLLINGSWORTH, *et al.*,
28 Defendant-Intervenors.

CASE NO. 09-CV-2292 VRW

**PLAINTIFFS' AND PLAINTIFF-
INTERVENOR'S DESIGNATION OF
DISCOVERY EXCERPTS**

Final Pretrial Conference

Date: December 16, 2009
Time: 10:00 a.m.
Judge: Chief Judge Walker
Location: Courtroom 6, 17th Floor

Trial Date: January 11, 2010

1 **I. DEPOSITION DESIGNATIONS**

2 The depositions of Defendant-Intervenors, their agents and experts is on-going. Below are the
3 deposition designations for those witnesses whose depositions have been taken and final deposition
4 transcripts have been issued. Plaintiffs and Plaintiff-Intervenors reserve the right to supplement these
5 designations as depositions are taken and transcripts are finalized.

6 **A. Deposition of David G. Blankenhorn taken on November 3, 2009.**

7	6:17 – 7:13	9:16 – 10:1	10:15 – 11:6	12:8 – 13:19
8	14:9 – 15:7	16:9 – 59:16	60:12 – 61:19	62:10 – 66:13
9	67:4 – 68:21	69:17 – 73:8	73:12 – 74:6	75:12 – 76:11
10	77:18 – 78:2	81:8 – 18	84:15 – 89:20	91:11 – 95:11
11	100:11 – 21	116:4 – 22	121:13 – 123:6	124:14 – 126:9
12	127:6 – 12	128:14 – 130:15	131:11 – 22	139:14 – 19
13	140:19 – 144:9	144:21 – 147:10	148:18 – 149:11	157:21 – 159:12
14	160:8 – 161:4	166:17 – 170:3	171:1 – 174:12	174:19 – 176:2
15	189:11 – 16	190:3 – 7	193:11 – 196:15	199:14 – 204:6
16	206:5 – 211:21	212:15 – 227:10	228:2 – 230:9	231:13 – 232:22
17	232:10 – 235:10	237:16 – 239:2	242:8 – 243:6	246:6 – 18
18	248:2 – 6	250:21 – 264:5	267:5 – 272:4	272:17 – 274:4
19	278:3 – 284:18	288:5 – 290:8	293:21 – 305:1	305:10 – 306:21
20	307:22 – 311:3	313:16 – 326:21	333:5 – 10	334:21 – 336:16
21	338:20 – 339:2	340:18 – 345:10		

22 **B. Deposition of Loren Marks taken on October 20, 2009.**

23	7:19-8:18	9:11-11:18	14:4-18:18	19:21-20:16
24	28:18-30:16	33:14-35:20	38:5-40:1	44:10-45:8
25	46:19-47:11	51:9-52:7	53:4-54:10	58:3-12
26	67:6-68:9	68:15-69:16	69:18-70:22	75:22-77:6
27	78:11-20	79:9-82:9	85:14-20	100:7-17
28	112:4-116:6	118:19-124:11	125:11-126:22	131:1-7

1	133:13-182:6	189:2-190:16	191:16-193:1	198:7-200:7
2	201:1-202:11	202:19-205:15	207:10-14	207:22-209:20
3	211:8-13	213:7-214:1	215:12-18	221:19-223:15
4	230:20-236:13	238:11-239:22	245:17-249:15	254:3-22
5	255:16-258:12	259:4-260:20	264:9-267:3	269:9-276:3

C. Deposition of Paul Nathanson taken on November 12, 2009.

7	5:1 - 6:6	7:11 - 9:15	10:19 - 12:6	13:11 - 16:13
8	17:1 - 18:23	22:20 - 26:7	27:3 - 28:16	28:20 - 28:24
9	29:3 - 32:23	33:11 - 34:24	36:2 - 36:7	37:14 - 37:21
10	38:19 - 39:9	40:4 - 40:16	40:21 - 41:6	41:16 - 42:15
11	45:2 - 45:13	45:21 - 47:7	49:5 - 49:19	50:4 - 50:22
12	57:6 - 57:11	60:21 - 60:24	60:25 - 61:2	61:11 - 63:11
13	64:25 - 66:5	66:14 - 66:17	71:13 - 72:8	73:4 - 73:7
14	73:16 - 74:10	74:23 - 75:7	75:13 - 76:12	77:14 - 77:18
15	79:6 - 79:19	80:2 - 80:6	81:3 - 81:9	81:17 - 81:25
16	82:9 - 84:4	85:8 - 85:19	86:21 - 87:10	88:2 - 88:22
17	89:23 - 90:16	91:3 - 91:12	94:2 - 94:11	94:23 - 95:11
18	96:18 - 96:22	97:12 - 97:21	98:10 - 98:15	98:22 - 99:13
19	100:8 - 102:8	102:21 - 103:5	107:15 - 109:9	

D. Deposition of Katherine Young taken on November 13, 2009.

21	5:1 - 6:7	6:23 - 6:25	31:8 - 31:10	31:18 - 31:19
22	43:7 - 43:12	43:21 - 44:10	45:1 - 45:5	46:4 - 46:21
23	47:13 - 47:18	51:11 - 53:6	53:12 - 53:15	53:16 - 53:19
24	54:1 - 54:21	55:15 - 55:23	56:17 - 56:20	56:21 - 57:11
25	58:7 - 58:11	61:18 - 61:22	62:13 - 62:17	77:2 - 79:2
26	82:4 - 82:12	86:1 - 86:4	94:7 - 94:14	94:20 - 94:24
27	100:17 - 101:5	101:6 - 101:13	102:1 - 102:24	121:6 - 121:10
28	121:24 - 123:11	195:6 - 195:13	197:12 - 197:24	205:14 - 206:21

II. INTERROGATORIES

Defendant-Intervenors' responses in total including supplemental or amended responses to Plaintiffs' Interrogatories 1 to 6.

The Administration Defendants' responses in total including supplemental or amended responses to Plaintiff-Intervenor's Interrogatories 1 to 13.

III. REQUESTS FOR ADMISSION

Defendant-Intervenors' responses in total including supplemental or amended responses to Plaintiffs' Requests for Admission 1 to 107.

Defendant Attorney General Edmund G. Brown Jr.'s responses in total including supplemental or amended responses to Plaintiffs' Requests for Admission 1 to 68.

The Administration Defendants' responses in total including supplemental or amended responses to Plaintiffs' Requests for Admission 1 to 73.

Defendant Attorney General Edmund G. Brown Jr.'s responses in total including supplemental or amended responses to Plaintiff-Intervenor's Requests for Admissions 1 to 30.

Defendant Registrar-Recorder/County Clerk for the County of Los Angeles Dean C. Logan's responses in total including supplemental or amended responses to Plaintiff-Intervenor's Requests for Admissions 1 to 2.

Respectfully Submitted,

DATED: December 7, 2009

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By: _____ /s/
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ATTESTATION PURSUANT TO GENERAL ORDER NO. 45

Pursuant to General Order No. 45 of the Northern District of California, I attest that concurrence in the filing of the document has been obtained from each of the other signatories to this document.

By: _____ /s/
Theodore B. Olson