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 16 MARK A. JANSSON, and PROTECTMARRIAGE.COM – YES ON 8, A
 PROJECT OF CALIFORNIA RENEWAL

17 * Admitted *pro hac vice*

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

20 KRISTIN M. PERRY, SANDRA B. STIER, PAUL
 21 T. KATAMI, and JEFFREY J. ZARRILLO,

22 Plaintiffs,

23 CITY AND COUNTY OF SAN FRANCISCO,

24 Plaintiff-Intervenor,

25 v.

26 ARNOLD SCHWARZENEGGER, in his official
 27 capacity as Governor of California; EDMUND G.
 BROWN, JR., in his official capacity as Attorney
 28 General of California; MARK B. HORTON, in his

CASE NO. 09-CV-2292 VRW

**DEFENDANT-INTERVENORS'
 DESIGNATION OF DISCOVERY
 EXCERPTS**

Pretrial Conference

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

Trial Date: January 11, 2010

1 official capacity as Director of the California
2 Department of Public Health and State Registrar of
3 Vital Statistics; LINETTE SCOTT, in her official
4 capacity as Deputy Director of Health Information
5 & Strategic Planning for the California Department
6 of Public Health; PATRICK O'CONNELL, in his
7 official capacity as Clerk-Recorder for the County
8 of Alameda; and DEAN C. LOGAN, in his official
9 capacity as Registrar-Recorder/County Clerk for
10 the County of Los Angeles,

11
12 Defendants,

13 and

14
15 PROPOSITION 8 OFFICIAL PROPONENTS
16 DENNIS HOLLINGSWORTH, GAIL J.
17 KNIGHT, MARTIN F. GUTIERREZ, HAK-
18 SHING WILLIAM TAM, and MARK A.
19 JANSSON; and PROTECTMARRIAGE.COM –
20 YES ON 8, A PROJECT OF CALIFORNIA
21 RENEWAL,

22
23 Defendant-Intervenors.
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Pursuant to the Court's Pretrial Scheduling Order, Doc # 164, Defendant-Intervenors ("Proponents") respectfully submit this statement identifying (1) deposition testimony and (2) interrogatory answers and requests for admission that may be used as part of their direct case. Proponents may also rely upon deposition testimony and/or interrogatory answers and requests for admission designated by other parties to this case.

I. Deposition Testimony¹

Witness	Designations
Chauncey	4:2-4:8; 15:1-15:13; 16:5-19:13; 20:25-24:8; 32:10-33:17; 34:2-34:17; 36:1-36:23; 37:8-37:25; 39:4-39:24; 44:1-50:24; 51:20-52:4; 52:23-55:4; 57:24-67:1; 68:6-69:5; 74:18-75:20; 78:6-79:3; 82:25-83:10; 104:23-105:11; 108:11-109:20; 110:25-111:4; 112:14-113:5; 115:17-116:11; 123:5-123:10; 127:5-127:17; 137:14-137:22; 138:3-138:10; 140:25-141:8; 142:19-144:20; 148:9-148:17; 157:5-157:24; 166:6-166:18; 168:14-169:19; 174:1-174:13; 177:3-178:1; 179:16-179:20
Cott	5:1-5:10; 23:5-23:15; 28:11-32:15; 34:19-36:20; 65:19-90:24; 145:6-146:8; 151:15-151:23; 162:24-163:25; 166:20-167:2; 167:19-170:4; 174:1-176:20; 181:25-182:9; 184:21-185:18; 205:19-207:16; 213:19-215:4; 226:24-228:16
Egan	7:4-7:13; 10:22-12:14; 19:4-20:8; 29:24-30:17; 32:16-33:6; 39:17-40:10; 74:6-74:14; 180:18-181:17; 181:21-182:8; 185:20-186:12; 205:24-207:4; 218:6-219:10; 220:14-220:21; 224:22-225:21; 226:9-226:21
Hamermesh	6:4-6:6; 11:14-12:7; 12:18-12:21; 13:1-13:11; 41:16-42:5; 58:23-60:9; 68:22-69:14; 76:16-77:25; 79:17-80:2; 85:16-86:1; 98:19-99:9; 99:15-99:20; 126:14-126:24; 136:22-137:21; 140:7-140:15; 141:7-141:18; 143:8-143:21; 144:22-145:5; 145:14-145:24; 161:6-162:4; 164:22-165:10; 174:3-174:16; 175:22-176:4; 182:6-182:18; 183:11-185:2; 193:3-193:13
Lamb	6:11-6:21; 97:6-98:13; 99:4-99:18; 187:4-187:12; 187:20-189:9
Meyer	5:1-4; 39:15-22; 49:10-19; 50:2-15; 51:20-25; 52:1-13; 64:5-15; 74:7-17; 77:19-25; 76:2-23; 85:5-11; 85:17-25; 86:2-3; 108:12-23; 124:3-24; 125:2-14; 130:7-25; 131:2-7; 160:14-25; 161:2-25; 162:2-13; 164:2-25; 165:2-10; 166:13-25; 167:2-25; 168:2-5; 173:24-25; 174:2-14; 187:4-25; 188:2-25; 189:2-13; 190:2-25; 191:2-25; 192:2-25; 193:2-25; 194:2-17
Peplau	5:4-5:6; 8:25-11:15; 44:9-46:4; 121:5-125:22; 190:23-192:5; 199:15-200:5; 223:6-225:9
Perry	6:1-6:6; 7:3-7:4; 14:10-14:21; 16:11-17:1; 17:18-18:17; 19:1-20:17; 20:21-21:6; 23:1-23:22; 24:6-25:7; 26:4-26:12; 27:17-27:24; 28:22-29:5; 29:13-29:16; 31:6-31:12; 31:18-31:20; 32:14-32:18; 32:23-33:2; 33:13-33:14; 37:10-37:18; 38:6-38:15; 40:18-41:2; 41:11-43:6; 53:10-53:22; 54:7-55:8; 69:15-72:14; 75:1-71:22; 76:1-76:8; 87:22-88:10; 110:7-111:3; 117:17-118:8; 120:5-120:12; 124:13-125:8; 134:15-135:5; 136:22-137:23; 140:6-140:18; 141:7-141:19; 145:3-147:2;

¹ Proponents reserve the right to designate testimony for use as part of their direct case at trial from the depositions of M.V. Lee Badgett, Letitia Anne Peplau, and any other deposition that has yet to take place once the final transcript of those depositions is available to them.

	147:25-148:9; 151:16-152:24
Segura	5:3-5:5; 32:1-34:3; 36:9-37:10; 38:23-40:22; 102:2-102:14; 115:7-115:12; 116:16-116:23; 125:7-126:21; 130:25-137:10; 141:14-142:11; 142:17-143:19; 172:14-176:18; 178:11-181:6; 186:13-191:4; 194:22-195:24; 206:19-207:12; 235:22-236:22; 270:12-272:14; 272:16-273:16
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II. Interrogatory Answers and Requests for Admission

1. Attorney General's Response to Plaintiffs' Request for Admission No. 42, September 23, 2009
2. Attorney General's Response to Plaintiffs' Request for Admission No. 48, September 23, 2009
3. Attorney General's Response to Plaintiffs' Request for Admission No. 50, September 23, 2009
4. Plaintiffs' Response to Defendant-Intervenors Proposition 8 Proponents' Interrogatory No. 16, September 16, 2009
5. Plaintiffs' Response to Defendant-Intervenors Proposition 8 Proponents' Request for Admission No. 22, September 16, 2009
6. Plaintiffs' Response to Defendant-Intervenors Proposition 8 Proponents' Request for Admission No. 50, September 16, 2009
7. Plaintiffs' Response to Defendant-Intervenors Proposition 8 Proponents' Request for Admission No. 134, September 16, 2009
8. The Administration Defendants' Response to Plaintiff-Intervenor City and County of San Francisco's Interrogatory No. 3, December 4, 2009

Dated: December 7, 2009

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YES ON 8, A PROJECT OF CALIFORNIA RENEWAL

By: /s/Charles J. Cooper
Charles J. Cooper

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