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12
 13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 15 SAN FRANCISCO DIVISION
 16

17	KRISTIN M. PERRY, et al.,)	No. 3:09-cv-02292-VRW
18	Plaintiffs,)	
19	and)	OBJECTOR DOUG SWARDSTROM'S
20	CITY AND COUNTY OF SAN FRANCISCO,)	ADMINISTRATIVE MOTION TO
21	Plaintiff-Intervenor,)	PERMIT OUT-OF-STATE COUNSEL
22	v.)	TO APPEAR BY TELEPHONE AT
23	ARNOLD SCHWARZENEGGER, et al.,)	HEARING ON PLAINTIFFS' MOTION
24	Defendants,)	TO COMPEL
25	and)	[Civil L.R. 7-11]
26	PROPOSITION 8 OFFICIAL PROPONENTS)	Hearing Date: January 6, 2010
27	DENNIS HOLLINGSWORTH, et al.,)	Hearing Time: 10:00 a.m.
28	Defendant-Intervenors.)	Courtroom: 6 (17th Floor)
)	Judge: Hon. Vaughn R. Walker

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1 Pursuant to Civil L.R. 7-11 (Motion for Administrative Relief), Objector Doug Sward-
2 strom respectfully requests permission for his out-of-state counsel James Bopp, Jr. to appear by
3 telephone at tomorrow’s hearing on Plaintiffs’ motion to compel Mr. Swardstrom’s compliance
4 with a deposition subpoena. In support of his request, Mr. Swardstrom would show the following:

5 1. On Monday, January 4, 2010, Plaintiffs filed a motion to compel Mr. Swardstrom’s
6 compliance with a deposition subpoena. *See* Doc # 339.

7 2. Although the undersigned local counsel intends to appear at the hearing on such
8 motion, Mr. Bopp is Mr. Swardstrom’s principal counsel, and he desires to present argument on
9 Mr. Swardstrom’s behalf at such hearing. *See* Declaration of James Bopp, Jr. (“Bopp Decl.”) ¶ 2
10 (filed concurrently herewith).

11 3. Also on Monday, January 4, 2010, the Court set relevant hearing for Wednesday,
12 January 6, 2010, at 10:00 a.m. *See* Doc. # 333 at 2. Mr. Bopp learned of the newly set hearing
13 date at approximately 7:00 p.m. Eastern time on Monday the 4th. *See* Bopp Decl. ¶ 3.

14 4. Given such short notice, neither Mr. Bopp nor any of his law firm colleagues was
15 able to make arrangements to travel to San Francisco from their offices in Terre Haute, Indiana
16 to appear in person at the hearing.

17 5. Mr. Bopp’s direct telephone number for the time of the hearing is (812) 243-0825.

18 For these reasons, Objector Doug Swardstrom respectfully requests permission for his out-
19 of-state counsel James Bopp, Jr. to appear by telephone at tomorrow’s hearing on Plaintiffs’ mo-
20 tion to compel Mr. Swardstrom’s compliance with a deposition subpoena.

21 Dated: January 5, 2010.

22 Respectfully submitted,

23 /s/ Eric Grant
24 Eric Grant
Hicks Thomas LLP

25 James Bopp, Jr.
26 Richard E. Coleson
27 Kaylan Lytle Phillips
Bopp, Coleson & Bostrom

28 Counsel for Objector DOUG SWARDSTROM