1	COOPER AND KIRK, PLLC Charles J. Cooper (DC Bar No. 248070)*		
2	ccooper@cooperkirk.com David H. Thompson (DC Bar No. 450503)*		
3	dthompson@cooperkirk.com Howard C. Nielson, Jr. (DC Bar No. 473018)*		
4	hnielson@cooperkirk.com Nicole J. Moss (DC Bar No. 472424)*		
5	nmoss@cooperkirk.com Peter A. Patterson (Ohio Bar No. 0080840)*		
6	ppatterson@cooperkirk.com 1523 New Hampshire Ave. N.W., Washington, D.C	20036	
7	Telephone: (202) 220-9600, Facsimile: (202) 220-96		
8	LAW OFFICES OF ANDREW P. PUGNO Andrew P. Pugno (CA Bar No. 206587)		
9	andrew@pugnolaw.com 101 Parkshore Drive, Suite 100, Folsom, California 95630		
10	Telephone: (916) 608-3065, Facsimile: (916) 608-30		
11	ALLIANCE DEFENSE FUND Brian W. Raum (NY Bar No. 2856102)*		
12	braum@telladf.org James A. Campbell (OH Bar No. 0081501)*		
13	jcampbell@telladf.org 15100 North 90th Street, Scottsdale, Arizona 85260		
14	Telephone: (480) 444-0020, Facsimile: (480) 444-00		
15	Attorneys for Defendant-Intervenors Dennis Hollingsworth, Gail J. Knight, Martin F. Gutierrez, Mark A. Jansson, and		
16	PROTECTMARRIAGE.COM – YES ON 8, A PROJECT OF	CALIFORNIA RENEWAL	
17	* Admitted <i>pro hac vice</i>		
18	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
19	KRISTIN M. PERRY, SANDRA B. STIER,		
20	PAUL T. KATAMI, and JEFFREY J. ZARRILLO,	CASE NO. 09-CV-2292 VRW	
21		DECLARATION OF NICOLE JO	
22	Plaintiffs,	MOSS IN SUPPORT OF DEFEN- DANT-INTERVENORS' REPLY IN	
23	v.	SUPPORT OF MOTION TO STRIKE/RECONSIDER	
24	ARNOLD SCHWARZENEGGER, in his official capacity as Governor of California; ED-		
25	MUND G. BROWN, JR., in his official capacity as Attorney General of California; MARK	Judge: Chief Judge Vaughn R. Walker Location: Courtroom 6, 17th Floor	
26	B. HORTON, in his official capacity as Direc-		
27 28	tor of the California Department of Public Health and State Registrar of Vital Statistics;		
∠o ∥			

1	LINETTE SCOTT, in her official capacity as		
2	Deputy Director of Health Information & Strategic Planning for the California Department of		
3	Public Health; PATRICK O'CONNELL, in his		
4	official capacity as Clerk-Recorder for the County of Alameda; and DEAN C. LOGAN, in		
	his official capacity as Registrar-		
5	Recorder/County Clerk for the County of Los Angeles,		
6	Defendants,		
7			
8	and		
9	PROPOSITION 8 OFFICIAL PROPONENTS DENNIS HOLLINGSWORTH, GAIL J. KNIGHT, MARTIN F. GUTIERREZ, HAK-		
10 11	SHING WILLIAM TAM, and MARK A. JANSSON; and PROTECTMARRIAGE.COM		
12	– YES ON 8, A PROJECT OF CALIFORNIA RENEWAL,		
13	Defendant-Intervenors.		
14			
15	Additional Counsel for Defendant-Intervenors		
16	ALLIANCE DEFENSE FUND		
17	Timothy Chandler (CA Bar No. 234325) tchandler@telladf.org 101 Parkshore Drive, Suite 100, Folsom, California 95630 Telephone: (916) 932-2850, Facsimile: (916) 932-2851		
18			
19	Jordan W. Lorence (DC Bar No. 385022)*		
20	jlorence@telladf.org Austin R. Nimocks (TX Bar No. 24002695)* animocks@telladf.org 801 G Street NW, Suite 509, Washington, D.C. 20001		
21			
22	Telephone: (202) 393-8690, Facsimile: (202) 347-3622		
23	* Admitted <i>pro hac vice</i>		
24			
25			
26			
27			
28			
-			

- I, Nicole J. Moss, declare as follows:
- 1. I am an attorney at law licensed to practice law in the States of North Carolina, Maryland, and the District of Columbia and I am admitted *pro hac vice* in this case. I am an Of Counsel at the law firm of Cooper & Kirk, PLLC, counsel of record for Defendant-Intervenors Dennis Hollingsworth, Gail Knight, Martin Gutierrez, Mark Jansson, and ProtectMarriage.com ("Proponents"). I make this declaration in support of Proponents' Reply in Support of Motion to Strike/Reconsider. I have personal knowledge of the facts set forth in this declaration, and if called as a witness, I can and would testify competently thereto.
- 2. Attached as Exhibit A to this declaration is a true and correct copy of relevant portions of the transcript of the deposition of Ronald Prentice taken by counsel for Plaintiff-Intervenor City and County of San Francisco on December 17 and 18, 2009.
- 3. Attached as Exhibit B to this declaration is a true and correct copy of Plaintiff-Intervenor City and County of San Francisco's Responses to Defendant-Intervenors' Second Set of Document Requests.

I declare under penalty of perjury under the laws of the State of North Carolina that the foregoing is true and correct. Executed this 10^{th} day of May 2010, at Hampstead, North Carolina.

Nicole J. Moss

Siede Moss