1	MENNEMEIER, GLASSMAN & STROUD					
2	KENNETH C. MENNEMEIER (SBN 113973) ANDREW W. STROUD (SBN 126475)					
3	KELCIE M. GOSLING (SBN 142225) LANDON D. BAILEY (SBN 240236)					
4	980 9th Street, Suite 1700 Sacramento, CA 95814-2736 Telephone: 916-553-4000					
5						
	Facsimile: 916-553-4011 E-mail: kcm@mgslaw.com  Attorneys for Defendants					
6						
7	Arnold Schwarzenegger, in his official capacity as Governor of California, Mark B. Horton, in his official capacity as Director of the					
8	California Department of Public Health and State Registrar of Vital					
9	Statistics, and Linette Scott, in her official capacity as Deputy Director of Health Information & Strategic Planning for the California Department					
10	of Public Health					
11	UNITED STATE	ES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA					
13	SAN FRANCISCO DIVISION					
	TANGER LA CRED DAY ( 1					
14	KRISTIN M. PERRY, et al.,	) Case No. 09-CV-02292 VRW				
15	Plaintiffs,	) STIPULATION TO EXTEND TIME FOR ) THE ADMINISTRATION DEFENDANTS				
16	CITY AND COUNTY OF SAN FRANCISCO,	TO FILE AND SERVE ANSWER TO COMPLAINT IN INTERVENTION				
17						
18	Plaintiff-Intervenor,	) )				
19	V.	) )				
20	ARNOLD SCHWARZENEGGER, in his official capacity as Governor of California, et al.,					
21						
22	Defendants,					
23	and	) )				
24	PROPOSITION 8 OFFICIAL PROPONENTS DENNIS HOLLINGSWORTH, et al.,	) ) )				
25	Defendant-Intervenors.					
26						
27						
28						
	II					

1	Pursuant to Local Rule 6-2, Defendants Arnold Schwarzenegger, Mark B. Horton		
2	and Linette Scott (collectively "the Administration") and Plaintiff in Intervention City and		
3	County of San Francisco (the "City"), by and through their respective counsel, hereby stipulate		
4	that the Administration may seek a two-day extension of time in which to file its answer to the		
5	City's Complaint in Intervention for Declaratory, Injunctive, or Other Relief.		
6	The Administration's answer is currently due today, September 2, 2009. With a		
7	two-day extension, the Administration's answer will be due no later than Friday, September 4,		
8	2009.		
9	As required by Local Rule 6-2, the parties stipulate as follows:		
10	two-day extension  1. The Administration submits that the two extension is necessary in order		
11	for counsel to review the answer with representatives of the Administration.		
12	2. There have been no previous time modifications in this case.		
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1		3. Granting	the requeste	ed two-day extension will not affect the schedule of
2	this case in any manner.			
3	Dated:	September 2, 2009		MENNEMEIER, GLASSMAN & STROUD LLP KENNETH C. MENNEMEIER
4				KELCIE M. GOSLING
5			D	//W 4 C M
6			By:	/s/ Kenneth C. Mennemeier Kelcie M. Gosling
7 8				Attorneys for Defendants Arnold Schwarzenegger, Mark B. Horton, and Linette Scott
9	Dated:	September 2, 2009		DENNIS J. HERRERA
10				City Attorney THERESE M. STEWART
11				Chief Deputy City Attorney
12				
13			By:	/s/ Therese M. Stewart THERESE M. STEWART
14				Attorneys for Plaintiff-Intervenor CITY AND COUNTY OF SAN FRANCISCO
15				oc DISTRE
16		PURSUANT TO	O STIPULAT	TION, IT IS SONOTES DISTRICT COLLEGE
17		Santambar 4, 2000		DEPED E
18	Dated:	September 4, 2009		IT IS SO ORDERED
19				
20				VAUGEN Judge Vaughn R Walker
21				UNITED STATES DISTRICT COURTS DGE
22				UNITED STRICT COURT TO DGE
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28	392.83.PLE.S	Stip.Answer.Complaint.Intervention.wpd		3

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1 2	Case Name: Perry, et al. v. Schwarzenegger, et al.; Case No: US District Court, Northern District, Case No. 3:09-cv-2292 VRW							
3	CERTIFICATE OF SERVICE							
4	I declare as follows:							
<ul><li>5</li><li>6</li></ul>	I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is 980 9th Street, Suite 1700, Sacramento, California 95814. On September 2, 2009, I served the within document(s):							
7 8	STIPULATION TO EXTEND TIME FOR THE ADMINISTRATION DEFENDANTS TO FILE AND SERVE ANSWER TO COMPLAINT IN INTERVENTION							
9 10	by placing the document(s) listed above in a sealed Federal Express envelope and affixing a pre-paid air bill, and delivering to a Federal Express agent for delivery.							
11 12	by placing the document(s) listed above in a sealed envelope, with postage thereon fully prepared, in the United States mail at Sacramento, California addressed as set forth below.							
13 14	SEE ATTACHED SERVICE LIST							
15 16	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.  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.  Executed on September 2, 2009, at Sacramento, California.							
17 18								
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20	/s/ Angela Knight							
21	/s/ Angela Knight Angela Knight							
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1	SERVICE LIST
2 3 4 5 6 7 8	DAVID BOIES BOIES SCHILLER & FLEXNER LLP 333 MAIN STREET ARMONK, NY 10504  RENA M. LINDEVALDSEN LIBERTY COUNSEL 100 MOUNTAINVIEW RD SUITE 2775 LYNCHBERG, VA 24502  THEANE EVANGELIS KAPUR GIBSON DUNN & CRUTCHER LLP 333 SOUTH GRAND AVENUE LOS ANGELES, CA 90071
10 11 12 13	TOBIAS BARRINGTON WOLFF UNIVERSITY OF PENNSYLVANIA LAW SCHOOL 3400 CHESTNUT STREET PHILADELPHIA, PA 19104-6204
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