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15	ATTORNEYS FOR DEFENDANT-INTERVENORS DENNIS HOLLINGSWORTH,				
16	GAIL J. KNIGHT, MARTIN F. GUTIERREZ, MARK A. JA and PROTECTMARRIAGE.COM – YES ON 8, A	NSSON,			
17	PROJECT OF CALIFORNIA RENEWAL				
18	* Admitted <i>pro hac vice</i>				
19	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
20	KRISTIN M. PERRY, SANDRA B. STIER, PAUL				
21	T. KATAMI, and JEFFREY J. ZARRILLO,	CASE NO. 09-CV-2292 VRW			
22	Plaintiffs,	DEFENDANT-INTERVENORS' SUPPLEMENTAL WITNESS STATEMENT			
23	CITY AND COUNTY OF SAN FRANCISCO,	Trial Date: January 11, 2010			
24	Plaintiff-Intervenor,	mar Date. January 11, 2010			
25	v.				
26	ARNOLD SCHWARZENEGGER, in his official				
27	capacity as Governor of California; EDMUND G.				
28	BROWN, JR., in his official capacity as Attorney General of California: MARK B. HORTON, in his				

1	official capacity as Director of the California
2	Department of Public Health and State Registrar of Vital Statistics; LINETTE SCOTT, in her official
3	capacity as Deputy Director of Health Information & Strategic Planning for the California Department
4	of Public Health; PATRICK O'CONNELL, in his
5	official capacity as Clerk-Recorder for the County of Alameda; and DEAN C. LOGAN, in his official
6	capacity as Registrar-Recorder/County Clerk for the County of Los Angeles,
7	Defendants,
8	and
9	PROPOSITION 8 OFFICIAL PROPONENTS
10	DENNIS HOLLINGSWORTH, GAIL J. KNIGHT, MARTIN F. GUTIERREZ, HAK-
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	
17	ALLIANCE DEFENSE FUND Timothy Chandler (CA Bar No. 234325)
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22	801 G Street NW, Suite 509, Washington, D.C. 20001 Telephone: (202) 393-8690, Facsimile: (202) 347-3622
23	* Admitted pro hac vice
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Defendant-Intervenors' Witness Statement

Defendant-Intervenors Dennis Hollingsworth, Gail J. Knight, Martin F. Gutierrez, Mark A. Jansson, and ProtectMarriage.com – Yes on 8, A Project of California Renewal ("Proponents") respectfully submit this statement identifying the persons they may call as witnesses and summarizing their testimony, supplemented to reflect the withdrawal of Loren Marks, Paul Nathanson, Daniel N. Robinson, and Katherine Young. Proponents reserve the right to omit witnesses at trial or to call any witness necessary to lay the foundation for the admissibility of trial exhibits, and to call as their own witness any witness identified on the Plaintiffs' and/or Plaintiff-Intervenor's (collectively, "Plaintiffs") witness statements on the subjects identified by Plaintiffs. In addition to the topics listed below, each witness may additionally testify as to any topics regarding any exhibit presented by any party at trial, in rebuttal of evidence and testimony submitted by Plaintiffs, or impeachment of Plaintiffs' witnesses.

Witness Name	Address	Summary of Testimony		
David Blankenhorn*	Institute for American Values 1841 Broadway, Suite 211 New York, NY 10023 (212) 246-3942	Mr. Blankenhorn's testimony will relate to the matters addressed in his expert report.		
Kenneth P. Miller*	Associate Professor Department of Government Claremont McKenna College Claremont, CA 91711 (909) 607-2811	Professor Miller's testimony will relate to the matters addressed in his expert rebuttal report.		
Kristin M. Perry	Plaintiff Perry claims to reside in Alameda County, California	Proponents may elicit testimony from Plaintiff Perry related to her role as a		

Plaintiff in this matter, her knowledge

about sexual orientation, and the topics

¹ Witnesses Proponents expect to present are identified with an asterisk (*). Proponents may call the remaining witnesses if the need arises.

Proponents reserve the right to object to any witness designated on the Plaintiffs' witness statement, or any exhibit on Plaintiffs' exhibit list. Proponents also reserve the right to rely upon Plaintiffs' designated witnesses or exhibits, and this reservation should not be construed as a waiver of any objection to specific witnesses or exhibits.

³ It is Proponents' understanding that the Defendants in this case do not plan to present evidence at trial. Should Defendants seek to do so, Proponents adopt the same reservations with respect to such evidence, be it witness testimony, documentary, or other evidence, as they have with respect to Plaintiffs' evidence.

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1			addressed in her deposition.		
2	Sandra B. Stier Plaintiff Stier claims to reside in		Proponents may elicit testimony from		
3	24.24.24.24.24.24.24.24.24.24.24.24.24.2	Alameda County, California	Plaintiff Stier related to her role as a		
4			Plaintiff in this matter, her knowledge about sexual orientation, and the topics		
			addressed in her deposition.		
5	Paul T. Katami Plaintiff Katami claims to reside		Proponents may elicit testimony from		
6		in Los Angeles County, California	Plaintiff Katami related to his role as a Plaintiff in this matter, his knowledge		
7			about sexual orientation, and the topics to		
8	Jeffrey J. Zarrillo Plaintiff Zarrillo claims to		be addressed in his deposition. Proponents may elicit testimony from		
9	Jeffrey J. Zarrillo Plaintiff Zarrillo claims to reside in Los Angeles County,		Plaintiff Zarrillo related to his role as a		
	California		Plaintiff in this matter, his knowledge		
10			about sexual orientation, and the topics to be addressed in his deposition.		
11	M.V. Lee Badgett	Center for Public Policy &	Proponents may elicit testimony from		
12		Administration University of Massachusetts	Professor Badgett on topics addressed in her expert report, expert rebuttal report,		
13		416 Thompson Hall	her writings and deposition testimony.		
		200 Hicks Way	Proponents may also elicit testimony from		
14		Amherst, MA 01003 (413) 545-3162	Professor Badgett related to her role with the Williams Institute.		
15					
16	Nancy F. Cott	Department of History	Proponents may elicit testimony from		
17	Trainey 1. Con	35 Quincy St.	Professor Cott on topics addressed in her		
18	Harvard University Cambridge, MA 02138		expert report, expert rebuttal report, her writings, and deposition testimony.		
		(617) 495-3085	wittings, and deposition testimony.		
19	George Chauncey	P.O. Box 208324 New Haven, CT 06520-8324	Proponents may elicit testimony from Professor Chauncey on topics related to		
20		(203) 436-8100	his expert report, his writings, and		
21			deposition testimony.		
22					
23	Daniel S.	University of Texas	Proponents may elicit testimony from		
24	Hamermesh Department of Economics		Professor Hamermesh on topics addressed		
	1 University Station		in his expert report, expert rebuttal report, his writings, and deposition testimony.		
25	(512) 745-8526		·		
26	Gregory M. Herek	Department of Psychology University of California	Proponents may elicit testimony from		
27		1 Shields Avenue	Professor Herek on topics related to his expert report, his writings, and deposition		
28	Davis, CA 95616-8686 (530) 752-8085		testimony.		
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1	Michael Lamb	University of Cambridge	Proponents may elicit testimony from		
2		Free School Lane Cambridge CB2 3RQ	Professor Lamb on topics addressed in his expert report, expert rebuttal report, his		
2		United Kingdom	writings, and deposition testimony.		
3		(44) 01223-334523			
4	Ilan H. Meyer	Columbia University Mailman School of Public	Proponents may elicit testimony from Professor Meyer on topics addressed in		
5		Health	his expert report, his writing, and		
6		722 West 168 Street	deposition testimony.		
6		New York, New York 10032 (212) 305-1952			
7	Letitia Anne Peplau	University of California, Los	Proponents may elicit testimony from		
8	1	Angeles	Professor Peplau on topics addressed in		
9		Department of Psychology	her expert report, expert rebuttal report,		
		1285 Franz Hall, Box 951563 Los Angeles, CA 90095-1563	her writings, and deposition testimony.		
10		(310) 825-1187			
11	Gregory M. Segura	Department of Political Science, Stanford University	Proponents may elicit testimony from Professor Segura on topics addressed in		
12		100 Encina Hall West	his expert report, expert rebuttal report,		
13		Stanford, CA 94305-6044	his writing, and deposition testimony.		
	Edmund A. Egan	(650) 723-3583 135 Carl St. #4	Proponents may elicit testimony from Dr.		
14	Editiona 71. Eguii	San Francisco, CA 94117	Egan on topics addressed in his expert		
15		(415) 341-6887	report and deposition testimony.		
16	City and County of	Office of the County Clerk	If necessary, Proponents may call a		
17	San Francisco County Clerk	City and County of San Francisco	representative from the City and County of San Francisco's Office of the County		
1/	County Clerk	City Hall, Room 168	Clerk to testify to marriage records		
18		1 Dr. Carlton B. Goodlett Place	produced in connection with Dr. Egan's		
19		San Francisco, CA 94102 (415) 554-4950	expert report.		
20	California Secretary	California Secretary of State	If necessary, Proponents may call a		
	of State	Domestic Partners Registry	representative from the office of the		
21		1500 11th Street, 2nd Floor Sacramento, CA 95814	California Secretary of State to testify to domestic partnership records produced by		
22		(916) 653-3984	the State.		
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Case3:09-cv-02292-VRW Document398 Filed01/11/10 Page7 of 7 January 11, 2010 Dated: COOPER AND KIRK, PLLC **DEFENDANT-INTERVENORS** ATTORNEYS FOR PROTECTMARRIAGE.COM - YES ON 8, A PROJECT OF CALIFORNIA RENEWAL By: <u>/s/Charles J. Cooper</u> Charles J. Cooper