1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	10560 Main Street., Suite 404 Fairfax, Virginia 22030 Tel: (703) 352.7276 Don B. Kates — SBN 039193 BENENSON & KATES 22608 North East 269th Avenue Battleground, Washington 98604 Tel: (360) 666.2688 Attorneys for Plaintiffs IN THE SUPERIOR COU IN AND FOR TEDWARD W. HUNT, in his official capacity as District Attorney of Fresno County, and in his personal capacity as a citizen and taxpayer, et. al., Plaintiffs,	FIED BY FAX RT OF THE STATE OF CALIFORNIA THE COUNTY OF FRESNO CASE NO. 01CECG03182 DEMAND FOR EXCHANGE OF EXPERT TRIAL WITNESS INFORMATION UNDER CCP SECTION 2034.210, AND DEMAND FOR PRODUCTION OF EXPERT REPORTS AND WRITINGS UNDER CCP SECTION			
17 18 19 20	v. STATE OF CALIFORNIA; WILLIAM LOCKYER, Attorney General of the State California; CALIFORNIA DEPARTMEN OF JUSTICE; Does 1-100; Defendants.) 2034.270) TRIAL: April 23, 2007 of) DEPT: 73			
21 22)			
23	PARTY MAKING THIS DEMAND:	Plaintiffs, EDWARD HUNT, et al.			
24		EXCHANGE BY MAIL			
25	DATE OF EXCHANGE:	February 27, 2007			
26	PLACE OF EXCHANGE:	Trutanich • Michel, LLP, 180 E. Ocean Blvd., Suite			
27		200, Long Beach, CA 90802			
28					

1 2 3 4 5 6 7 8 9	C. D. Michel — SBN 144258 Jason A. Davis — SBN 224250 TRUTANICH • MICHEL, LLP 180 East Ocean Blvd., Suite 200 Long Beach, CA 90802 Tel: (562) 216.4444 Stephen P. Halbrook LAW OFFICES OF STEPHEN P. HALBROOK 10560 Main Street., Suite 404 Fairfax, Virginia 22030 Tel: (703) 352.7276 Don B. Kates — SBN 039193 BENENSON & KATES 22608 North East 269th Avenue Battleground, Washington 98604 Tel: (360) 666.2688 Attorneys for Plaintiffs						
11	Attorneys for Plaintiffs FILTU DI TAA						
	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA						
12	IN AND FOR THE COUNTY OF FRESNO						
13	EDWARD W. HUNT, in his official) CASE NO. 01CECG03182						
14	capacity as District Attorney of Fresno) County, and in his personal capacity as a) DEMAND FOR EXCHANGE OF EXPERT						
15	citizen and taxpayer, et. al.,) TRIAL WITNESS INFORMATION UNDER) CCP SECTION 2034.210, AND DEMAND						
16	Plaintiffs, FOR PRODUCTION OF EXPERT REPORTS						
17) AND WRITINGS UNDER CCP SECTION v.) 2034.270						
18	STATE OF CALIFORNIA; WILLIAM) TRIAL: April 23, 2007						
19	LOCKYER, Attorney General of the State of DEPT: 73 California; CALIFORNIA DEPARTMENT) TIME: 8:30 a.m.						
	OF JUSTICE; Does 1-100;						
20	Defendants.						
21)						
22							
23	PARTY MAKING THIS DEMAND: Plaintiffs, EDWARD HUNT, et al.						
24	EXCHANGE BY MAIL						
25	DATE OF EXCHANGE: February 27, 2007						
26	ACE OF EXCHANGE: Trutanich • Michel, LLP, 180 E. Ocean Blvd., Suite						
27	200, Long Beach, CA 90802						
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CCP SECTION 2034.210 DEMAND FOR EXPERT WITNESS INFORMATION EXCHANGE

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1	C.D. Michal CDN 144250							
1 2	C. D. Michel — SBN 144258 Jason A. Davis — SBN 224250 TRUTANICH - MICHEL LLD							
	TRUTANICH • MICHEL, LLP 180 East Ocean Blvd., Suite 200							
3	Long Beach, CA 90802 Tel: (562) 216.4444							
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5	Stephen P. Halbrook LAW OFFICES OF STEPHEN P. HALBROOK							
6	10560 Main Street., Suite 404 Fairfax, Virginia 22030							
7	Tel: (703) 352.7276							
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8	BENENSON & KATES 22608 North East 269 th Avenue							
9	Battleground, Washington 98604 Tel: (360) 666.2688							
10	Attorneys for Plaintiffs							
11	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA							
12								
13	IN AND FOR THE COUNTY OF FRESNO							
14	EDWARD W. HUNT, in his official capacity as District Attorney of Fresno	`	CASE NO.	01CECG03182				
	County, and in his personal capacity as a	`		OR EXCHANGE OF EXPERT				
15	citizen and taxpayer, et. al.,		CCP SECTION	NESS INFORMATION UNDER ON 2034.210, AND DEMAND				
16	Plaintiffs,			JCTION OF EXPERT REPORTS NGS UNDER CCP SECTION				
17	V.	`	2034.270					
18	STATE OF CALIFORNIA; WILLIAM	; - c3	TRIAL:	April 23, 2007				
19	LOCKYER, Attorney General of the State California; CALIFORNIA DEPARTMEN		DEPT: TIME:	73 8:30 a.m.				
20	OF JUSTICE; Does 1-100;							
21	Defendants.	;						
22								
		701	· · · · · · · · · · · · · · · · · · ·					
23	PARTY MAKING THIS DEMAND:		Plaintiffs, EDWARD HUNT, et al.					
24		EΣ	EXCHANGE BY MAIL					
25	DATE OF EXCHANGE:	Fe	February 27, 2007					
26	PLACE OF EXCHANGE:	Trutanich • Michel, LLP, 180 E. Ocean Blvd., Suite						
27		200, Long Beach, CA 90802						
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TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Plaintiffs, EDWARD HUNT, et al., hereby demands under <u>Code of Civil Procedure</u>

Section 2034.260(a), that on or before the above-stated date of exchange and at the above-stated place of exchange all parties to this action shall participate in a mutual and simultaneous exchange of information concerning each party's expert trial witness(es), in writing as required by Section 2034.210 of the <u>Code of Civil Procedure</u>, to the following extent.

- 1. A written list containing the name and address of each natural person, including any party, whose oral or deposition testimony in the form of an expert opinion the responding party expects to offer in evidence at the trial.
 - 2. In the alternative, a statement that the responding party does not presently intend to offer the testimony of any expert.
- 3. If any witness on the list to be exchanged is the responding party, an employee of the responding party (as described under CCP section 2034.210(b)), or has been retained by that party for the purpose of forming and expressing an opinion in anticipation of the litigation or in preparation of the trial of the action, the exchange shall also include or be accompanied by an expert witness declaration signed only by the attorney for the party designating the expert, or by that party if that party has no attorney. The declaration shall be under penalty of perjury and shall contain:
 - (a) A brief narrative statement of the qualifications of each expert;
 - (b) A brief narrative statement of the general substance of the testimony that the expert is expected to give;
 - (c) A representation that the expert will be sufficiently familiar with the pending action to submit to a meaningful oral deposition concerning the specific testimony, including any opinion and its basis, that the expert is expected to give at trial; and
 - (d) A statement of the expert's hourly and daily fee for providing deposition testimony.

Under <u>Code of Civil Procedure</u> Section 2034.270, each party is also required to produce for inspection and copying at the time and place of exchange stated above, all discoverable reports and writings, if any, made in the course of preparing an expert opinion by the responding party, if

designated as an expert, and by any witness on the list to be exchanged who is an employee of the responding party or has been retained by that party for the purpose of forming and expressing and opinion in anticipation of the litigation or in the preparation for the trial of the action.

Except as provided by <u>Code of Civil Procedure</u> Section 2034.210, any party's failure to comply with this demand will constitute a waiver of that party's right to call expert witnesses at the time of trial.

DATED: January 22, 2007

TRUTANICH • MICHEL, LLP

Jason A. Davis Attorneys for Plaintiffs

PROOF OF SERVICE 1 2 STATE OF CALIFORNIA 3 COUNTY OF LOS ANGELES 4 I, Claudia Ayala, am employed in the City of Long Beach, Los Angeles County, California. I am over the age eighteen (18) years and am not a party to the within action. My 5 business address is 180 East Ocean Blvd., Suite 200, Long Beach, California 90802. 6 On January 22, 2007, I served the foregoing document(s) described as 7 DEMAND FOR EXCHANGE OF EXPERT TRIAL WITNESS INFORMATION UNDER CCP SECTION 2034.210, AND DEMAND FOR PRODUCTION OF EXPERT REPORTS 8 AND WRITINGS UNDER CCP SECTION 2034.270 9 on the interested parties in this action by placing the original [X] a true and correct copy 10 thereof enclosed in sealed envelope(s) addressed as follows: 11 Douglas J. Woods 12 ATTORNEY GENERAL'S OFFICE 1300 "I" Street, Ste. 125 13 Sacramento, CA 94244-2550 14 (BY MAIL) As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under the practice it would be deposited with the 15 U.S. Postal Service on that same day with postage thereon fully prepaid at Long Beach, 16 California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date is more than one day after 17 date of deposit for mailing an affidavit. Executed on January 22, 2007, at Long Beach, California. 18 (PERSONAL SERVICE) I caused such envelope to be delivered by hand to the offices of 19 the addressee. 20 (MAIL OVERNIGHT) As follows: I am "readily familiar" with the firm's practice of Χ collection and processing correspondence for overnight delivery by UPS/FED-EX. Under 21 the practice it would be deposited with a facility regularly maintained by UPS/FED-EX for receipt on the same day in the ordinary course of business. Such envelope was sealed and 22 placed for collection and delivery by UPS/FED-EX with delivery fees paid or provided for in accordance with ordinary business practices. 23 Executed on January 22, 2007, at Long Beach, California. (STATE) I declare under penalty of perjury under the laws of the State of California that 24 X the foregoing is true and correct. 25 (FEDERAL) I declare that I am employed in the office of the member of the bar of this 26 court at whose direction the service was made. 27 CLAUDIA AYALA 28

CCP SECTION 2034,210 DEMAND FOR EXPERT WITNESS INFORMATION EXCHANGE