## Case3:09-cv-00168-JSW Document126 Filed02/28/11 Page1 of 3 Jennifer Stisa Granick, Esq. (SBN 168423) 1 Matthew Zimmerman, Esq. (SBN 212423) Marcia Hofmann, Esq. (SBN 250087) ELECTRONIC FRONTIER FOUNDATION 454 Shotwell Street 3 San Francisco, CA 94110 Telephone: (415) 436-9333 4 Facsimile: (415) 436-9993 Email: jennifer@granick.com 5 mattz@eff.org marcia@eff.org 6 Michael T. Risher (SBN 191627) 7 AMERICAN CIVIL LIBERTIES FOUNDATION OF NORTHERN 8 **CALIFORNIA** 39 Drumm Street 9 San Francisco, California 94111 Telephone: (415) 621-2493 10 Facsimile: (415) 255-8437 Email: mrisher@aclunc.org 11 Attorneys for Plaintiffs 12 LONG HAUL, INC. and EAST BAY PRISONER SUPPORT 13 14 IN THE UNITED STATES DISTRICT COURT 15 THE NORTHERN DISTRICT OF CALIFORNIA 16 SAN FRANCISCO DIVISION 17 LONG HAUL, INC. and EAST BAY ) Case No. C 09-00168-JSW PRISONER SUPPORT, 18 Plaintiffs, 19 V. 20 SUPPLEMENTAL DECLARATION OF UNITED STATES OF AMERICA; MITCHELL) **MATTHEW ZIMMERMAN** 21 CELAYA; KAREN ALBERTS; WILLIAM KASISKE; WADE MACADAM; TIMOTHY J. 22 ZUNIGA; MIKE HART; LISA SHAFFER; AND DOES 1-25, 23 Defendants. 24 25 26 27 28 Case No. C 09-00168-JSW SUPPLEMENTAL DECLARATION OF MATTHEW ZIMMERMAN

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- 1. I am an attorney of record for the Plaintiffs in this matter and a member in good standing of the California State Bar. I have personal knowledge of the matters stated in this declaration. If called upon to do so, I am competent to testify to all matters set forth herein.
- 2. Attached as Exhibit 1 is a true and correct copy of the UC Berkeley Police Department's call log for the day of the raid, originally introduced as Exhibit 19 to the Declaration of Matthew Zimmerman and originally produced by the UC Defendants with BATES stamps 000182-84. This call log is from the day of the raid, and it indicates the time period during which the raid took place.
- 3. Attached as Exhibit 2 is a true and correct copy of the following excerpts from volume 1 of Jesse Palmer's deposition as the Fed. R. Civ. P. 30(b)(6) witness representing the Plaintiff Long Haul, Inc., taken on August 4, 2010:
  - a. Palmer Dep., vol. 1, at 21.
  - b. Palmer Dep., vol. 1, at 23-24.
  - c. Palmer Dep., vol. 1, at 75-76.
  - d. Palmer Dep., vol. 1, at 78-79.
  - e. Palmer Dep., vol. 1, at 99-100.
  - f. Palmer Dep., vol. 1, at 186.
- 4. Attached as Exhibit 3 is a true and correct copy of the following excerpt from volume 2 of Jesse Palmer's deposition taken on August 6, 2010.
  - a. Palmer Dep., vol. 2, at 315.
- 5. Attached as Exhibit 4 is a true and correct copy of the following excerpts from William Kasiske's deposition in his personal capacity, taken on July 27, 2010.
  - a. Kasiske Dep. 76.
  - b. Kasiske Dep. 91-92.
  - c. Kasiske Dep. 124.
  - 6. Attached as Exhibit 5 is a true and correct copy of the following excerpts from Patrick Lyons' deposition taken on September 22, 2010.
    - a. Lyons Dep. 7-8.
    - b. Lyons Dep. 69.
    - c. Lyons Dep. 81-86.
    - d. Lyons Dep. 91.
  - 7. Attached as Exhibit 6 is a true and correct copy of the following excerpts from Max Harris' deposition taken on September 22, 1010.

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1	a. Harris Dep. 40.
2	b. Harris Dep. 7.
3	c. Harris Dep. 71-72.
4	8. Attached as Exhibit 7 is a true and correct copy of the following excerpts from
	Kathryn Miller's deposition taken on November 10, 2010.
5	a. Miller Dep. 45.
6	9. Attached as Exhibit 8 is a true and correct copy of Exhibit 37 to Jesse Palmer's deposition as the Fed. R. Civ. P. 30(b)(6) witness representing the Plaintiff Long Haul,
7	Inc., taken on August 4, 2010.
8	a. Palmer Dep., vol. 1, Ex. 37 (an e-mail forwarded to Defendants Alberts, Zuniga,
9	and Kasiske, referring to a fundraiser held at Long Haul for Stop Cal Vivisection).
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11	I declare under penalty of perjury of the laws of the State of California that the foregoing is
12	true and correct to the best of my knowledge and belief. Executed February 28, 2011, in San
13	Francisco, California.
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15	/s/ Matthew Zimmerman  Matthew Zimmerman
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