EXHIBIT B

1 Jennifer Stisa Granick (State Bar No. 168423) Matt Zimmerman (State Bar No. 212423) Marcia Hofmann (State Bar No. 250087) ELECTRONIC FRONTIER FOUNDATION 3 454 Shotwell Street San Francisco, California 94110 4 Telephone: (415) 436-9333 Facsimile: (415) 436-9993 5 Email: jennifer@eff.org mattz@eff.org 6 Michael T. Risher (State Bar No. 191627) 7 AMERICAN CIVIL LIBERTIES FOUNDATION OF NORTHERN CALIFORNIA 8 39 Drumm Street San Francisco, California 94111 9 Telephone: (415) 621-2493 Facsimile: (415) 255-8437 Email: mrisher@aclunc.org 10 11 Attorneys for Plaintiffs LONG HAUL, INC. AND EAST BAY 12 PRISONER SUPPORT 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 LONG HAUL, INC. and EAST BAY Case No. 3:09-cv-0168 JSW 17 PRISONER SUPPORT, PLAINTIFF EAST BAY PRISONER 18 Plaintiffs, SUPPORT'S RESPONSES AND **OBJECTIONS TO FIRST SET OF** 19 v. REOUESTS FOR ADMISSION BY **DEFENDANT UNITED STATES** 20 UNITED STATES OF AMERICA: MITCHELL CELAYA; KAREN ALBERTS; 21 WILLIAM KASISKE; WADE MACADAM; TIMOTHY J. ZUNIGA; MIKE HART; LISA 22 SHAFFER; AND DOES 1-25, 23 Defendants. 24 25 26 27 28

Case3:09-cv-00168-JSW Document116-2 Filed02/14/11 Page2 of 9

REQUEST FOR ADMISSION NO. 4 1 2 Admit that the IP address for the public access computers at the Long Haul Infoshop is 3 the same one for the computers used by EBPS. 4 **RESPONSE TO REQUEST FOR ADMISSION NO. 4** 5 6 Admitted. 7 **REQUEST FOR ADMISSION NO. 5** 8 Admit that the first written correspondence to the UC Berkeley Police Department 9 informing them of the fact that EBPS provided information to the public was sent on or after 10 October 27, 2008. 11 RESPONSE TO REQUEST FOR ADMISSION NO. 5 12 13 Plaintiff objects to this Request for Admission as vague and ambiguous. Subject to this 14 objection, Plaintiff answers as follows: To the extent that this Request for Admission asks about 15 written communications received by the UC Berkeley Police Department not authored by 16 Plaintiff, Plaintiff cannot truthfully admit or deny this Request for Admission because Plaintiff 17 does not have sufficient information or knowledge to do so. To the extent that this Request for 18 Admission asks about written communications received by the UC Berkeley Police Department 19 authored or co-authored by Plaintiff, Plaintiff answers as follows: admitted. 20 REQUEST FOR ADMISSION NO. 6 21 Admit that on September 18, 2008, Defendant Kasiske had a conversation with Seth 22 Chazin wherein Defendant Kasiske stated that he would be able to release some of the property 23 seized during the August 28, 2008 search. 24 RESPONSE TO REQUEST FOR ADMISSION NO. 6 25 26 Admitted. 27 28

1 up by the Bay Area Animal Rights Network. 2 **RESPONSE TO REQUEST FOR ADMISSION NO. 17** 3 Plaintiff cannot truthfully admit or deny this Request for Admission because Plaintiff 4 5 does not have sufficient information or knowledge to do so. Plaintiff admits that an email 6 message apparently announcing the event appears to have been sent through the Bay Area 7 Animal Rights Network listserv. 8 **REQUEST FOR ADMISSION NO. 18** 9 Admit that the organization "Stop UCB Vivisection" was dedicated to stopping the 10 practice of vivisection and animal experimentation at UC Berkeley. 11 RESPONSE TO REQUEST FOR ADMISSION NO. 18 12 13 Plaintiff cannot truthfully admit or deny this request for admission because Plaintiff does 14 not have sufficient information or knowledge to do so. Plaintiff admits that the organization 15 stated that this was its goal. 16 **REQUEST FOR ADMISSION NO. 19** 17 Admit that Long Haul provided Stop Cal Vivisection with a grant in 2008. 18 **RESPONSE TO REQUEST FOR ADMISSION NO. 19** 19 20 Admitted. 21 **REQUEST FOR ADMISSION NO. 20** 22 Admit that Long Haul gave Stop Cal Vivisection at least \$50 in 2008. 23 RESPONSE TO REQUEST FOR ADMISSION NO. 20 24 25 Plaintiff objects to this Request for Admission as vague and ambiguous. Subject to this 26 objection, Plaintiff answers as follows: admitted that Long Haul gave Stop Cal Vivisection 27 exactly \$50 in 2008. 28

		Case3:09-cv-00168-JSW Document116-2 Filed02/14/11 Page5 of 9
	1	REQUEST FOR ADMISSION NO. 21
	2 3 4	Admit that Peter Young spoke at Long haul in January 2008. RESPONSE TO REQUEST FOR ADMISSION NO. 21
į.	5	Admitted.
	6	REQUEST FOR ADMISSION NO. 22
	7 8 9	Admit that Peter Young gave a presentation at Long Haul in January of 2008. RESPONSE TO REQUEST FOR ADMISSION NO. 22
	10	Admitted.
	11	REQUEST FOR ADMISSION NO. 23
	12 13 14	Admit that Peter Young is an animal activist. RESPONSE TO REQUEST FOR ADMISSION NO. 23
	15 16	Plaintiff objects to this request on the ground that it is ambiguous as to the term "animal activist." Plaintiff admits that Peter Young has indicated that he opposes fur farms.
	17	REQUEST FOR ADMISSION NO. 24
	19	Admit that on January 27, 2008 Detective Zuniga observed an individual enter the Long
	20	Haul premises after demonstrating at homes of UC Berkeley personnel.
	21	RESPONSE TO REQUEST FOR ADMISSION NO. 24
	22	Plaintiff cannot truthfully admit or deny this request for admission because Plaintiff does
	23	not have sufficient information or knowledge to do so.
	2425	REQUEST FOR ADMISSION NO. 25
	26	Admit that the Silicon Valley Regional Computer Forensics Laboratory did not
	27	participate in the search.
	28	9
		PLAINTIFF FRPS'S RESPONSES AND OBJECTIONS TO DEFENDANT USA'S

Case3:09-cv-00168-JSW Document116-2 Filed02/14/11 Page6 of 9

Case3:09-cv-00168-JSW Document116-2 Filed02/14/11 Page7 of 9 1 Jennifer Stisa Granick (State Bar No. 168423) Matt Zimmerman (State Bar No. 212423) Marcia Hofmann (State Bar No. 250087) 2 ELECTRONIC FRONTIER FOUNDATION 3 454 Shotwell Street San Francisco, California 94110 Telephone: (415) 436-9333 4 Facsimile: (415) 436-9993 5 Email: jennifer@eff.org mattz@eff.org 6 Michael T. Risher (State Bar No. 191627) 7 AMERICAN CIVIL LIBERTIES FOUNDATION OF NORTHERN CALIFORNIA 8 39 Drumm Street San Francisco, California 94111 9 Telephone: (415) 621-2493 (415) 255-8437 Facsimile: 10 Email: mrisher@aclunc.org 11 Attorneys for Plaintiffs 12 LONG HAUL, INC. AND EAST BAY PRISONER SUPPORT 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 Case No. 3:09-cv-0168 JSW LONG HAUL, INC. and EAST BAY 17 PRISONER SUPPORT, 18 Plaintiffs. 19 v. PROOF OF SERVICE 20 UNITED STATES OF AMERICA; MITCHELL CELAYA; KAREN ALBERTS: 21 WILLIAM KASISKE; WADE MACADAM; 22 TIMOTHY J. ZUNIGA; MIKE HART; LISA SHAFFER; AND DOES 1-25, 23 24 Defendants. 25 26 27 28

PROOF OF SERVICE

1	I, Leticia Perez, declare:
2	I am employed in the City and County of San Francisco, California by Electronic Frontier
3	Foundation at 454 Shotwell Street, San Francisco, California 94110. I am over the age of eighteen
4	years and am not a party to the within cause.
5	On October 15, 2010, at the above-referenced address, I served the attached
6 7	 PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO SECOND SET OF REQUEST FOR PRODUCTION OF DOCUMENTS BY DEFENDANT UNITED STATES OF AMERICA
8	 PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND OBJECTIONS TO SECOND SET OF REQUEST FOR PRODUCTION OF
9	DOCUMENTS BY DEFENDANT UNITED STATES OF AMERICA • PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND
10	OBJECTIONS TO FIRST SET OF REQUEST FOR ADMISSION BY DEFENDANT UNITED STATES
11	 PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST SET OF REQUEST FOR ADMISSION BY DEFENDANT UNITED STATES
12 13	 PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST SET OF INTERROGATORIES BY DEFENDANT UNITED STATES OF
14	AMERICA • PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND OBJECTIONS TO FIRST SET OF INTERROGATORIES BY DEFENDANT
15	UNITED STATES OF AMERICA • PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST
16	SET OF REQUEST FOR PRODUCTION OF DOCUMENTS BY DEFENDANT MIKE HART
17 18	 PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND OBJECTIONS TO FIRST SET OF REQUEST FOR PRODUCTION OF
19	DOCUMENTS BY DEFENDANT MIKE HART • PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND
20	OBJECTIONS TO FIRST SET OF REQUEST FOR PRODUCTION OF DOCUMENTS BY DEFENDANT MIKE HART
21	 PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST SET OF REQUEST FOR ADMISSION BY DEFENDANT MIKE HART
22=	 PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND OBJECTIONS TO FIRST SET OF REQUEST FOR ADMISSION BY
23	DEFENDANT MIKE HART • PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST
24 25	SET OF INTERROGATORIES BY DEFENDANT MIKE HART • PLAINTIFF EAST BAY PRISONER SUPPORTS RESPONSES AND
26	OBJECTIONS TO FIRST SET OF INTERROGATORIES BY DEFENDANT MIKE HART PLAINTIEF LONG HALL'S RESPONSES AND OR FORTONS TO FIRST
27	 PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST SET OF REQUEST FOR PRODUCTION OF DOCUMENTS BY DEFENDANT LISA SHAFFER
28	PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND
	-2-

1 OBJECTIONS TO SECOND SET OF REQUEST FOR PRODUCTION OF DOCUMENTS BY DEFENDANT LISA SHAFFER 2 PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND OBJECTIONS TO FIRST SET OF REQUEST FOR ADMISSION BY 3 DEFENDANT LISA SHAFFER PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST 4 SET OF REQUEST FOR ADMISSION BY DEFENDANT LISA SHAFFER 5 PLAINTIFF EAST BAY PRISONER SUPPORT'S RESPONSES AND OBJECTIONS TO FIRST SET OF INTERROGATORIES BY DEFENDANT 6 LISA SHAFFER PLAINTIFF LONG HAUL'S RESPONSES AND OBJECTIONS TO FIRST 7 SET OF INTERROGATORIES BY DEFENDANT LISA SHAFFER 8 on the interested parties in said cause by 9 personal delivery by messenger service of the document(s) above to the person(s) at the address(es) set forth below: 10 X placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid. 11 in accordance with the firm's practice of collection and processing correspondence with the United States Postal Service, which in the normal course of business provides for the deposit 12 of all correspondence and documents with the United States Postal Service on the same day they are collected and processed for mailing to the person(s) at the address(es) set forth below: 13 William John Carroll Sara Lee Ellis 14 Larry Brent Garrett SCHIFF HARDIN LLP SCHIFF HARDIN LLP 15 233 South Wacker Drive One Market Suite 6600 Spear St. Tower, 32nd Floor Chicago, IL 60606 16 San Francisco, CA 94105 Attorneys for Defendants: Attorneys for Attorneys for Defendants: Karen Alberts, 17 Defendants: Karen Alberts, Timothy J. Timothy J. Zuniga, Mitchell Celeya, Wade Zuniga, Mitchell Celeya, Wade Macadam, Macadam, William Kasiske William Kasiske 18 19 Jonathan Unruth Lee UNITED STATES **OFFICE** 20 450 Golden Gate Avenue, 9th Floor San Francisco, CA 94102-3495 21 Attorney for Defendants: Lisa Shaffer, 22 Mike Hart, United States of America 23 I declare under penalty of perjury under the laws of the State of California that the 24 foregoing is true and correct. 25 DATED: October 15, 2010 ETION PEREZ 26 27 28

ATTORNEYS