Filed09/23/Q Case4:09-cv-04493-CW Document1

% JS 44 (Rev. 12/07) (cand rev 1-16-08)

# **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON PAGE TWO OF THE FORM.)

I. (a) PLAINTIFFS		DEFENDANTS			
THERESE MARIE PIZZO		CITY AND COUNTY NEWSOM; et al.	Y OF SAN FRANCISCO	MAYOR GAVIN	
(b) County of Residence of First Listed Plai (EXCEPT IN U.S. PLAIN)		(I NOTE: IN LAND CON LAND INVOL	County of Residence of First Listed Defendant  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.		
(c) Attorney's (Firm Name, Address, and T	elephone Number)	Attorneys (If Known)	TITE A	<b>T</b>	
Gary W. Gorski 1207 Front Street, Ste. 15 Sacramento, CA 95814 916-965-6800	E-filing	3	EH A	DR	
II. BASIS OF JURISDICTION (Place an	"X" in One Box Only)	(For Diversity Cases Only)		lace an "X" in One Box for Plaintiff and One Box for Defendant)  PTF DEF	
1 U.S. Government X 3 Federal Questing (U.S. Government)	on C ernment Not a Party)		Incorporated or Princip of Business In Thi	pal Place 4 4	
U.S. Government 4 Diversity Defendant (Indicate Cit	izenship of Parties in Item III)	itizen of Another State 2	2 Incorporated and Princ of Business In And	other State	
		itizen or Subject of a 3 Foreign Country	3 Foreign Nation	6 6	
IV. NATURE OF SUIT (Place an "X" in On					
CONTRACT	TORTS	FORFEITURE/PENALTY		OTHER STATUTES	
Employmen	362 Personal Injury—   Med. Malpractice     365 Personal Injury —   Product Liability     368 Asbestos Personal Injury Product Liability     PERSONAL PROPERTY     370 Other Fraud     371 Truth in Lending     380 Other Personal Property Damage     381 Property Damage     385 Property Damage	610 Agriculture   620 Other Food & Drug   625 Drug Related Seizure of Property 21 USC 881   630 Liquor Laws   640 R.R. & Truck   650 Airline Regs.   660 Occupational Safety/Health   690 Other   LABOR   710 Fair Labor Standards Act   720 Labor/Mgmt. Relations   730 Labor/Mgmt. Reporting & Disclosure Act   740 Railway Labor Act   790 Other Labor Litigation   791 Empl. Ret. Inc. Security Act   IMMIGRATION   462 Naturalization Application   463 Habeas Corpus   Alien Detainee   465 Other Immigration	1422 Appeal 28 USC 158   1423 Withdrawal 28 USC 157   PROPERTY RIGHTS   1820 Copyrights   1830 Patent   1840 Trademark   1840 Trademark   1861 HIA (1395ff)   1862 Black Lung (923)   1863 DIWC/DIWW (405(g))   1864 SSID Title XVI   1865 RSI (405(g))   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   26 USC 7609   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1870 Taxes (U.S. Plaintiff or Defendant)   1871 IRS —Third Party   1871 IRS —Th	400 State Reapportionment   410 Antitrust   410 Antitrust   430 Banks and Banking   450 Commerce   460 Deportation   470 Racketeer Influenced and Corrupt Organizations   480 Consumer Credit   490 Cable/Sat TV   810 Selective Service   850 Sec urities/Commodities/Exchange   875 Customer Challenge   12 USC 3410   890 Other Statutory Actions   891 Agricultural Acts   892 Economic Stabilization Act   893 Environmental Matters   894 Energy Allocation Act   895 Freedom of Information   4ct   4ct	
V. ORIGIN (Place an "X" in One Box Only)  1 Original 2 Removed from Proceeding State Court	3 Remanded from 4 Reins Appellate Court Reop	Transferred from 5 another distributed or (specify)		Appeal to District 7 Judge from Magistrate Judgment	
VI. CAUSE OF ACTION  42 U.S.C. Brief descri	S. Civil Statute under which you are Section 1983 ption of cause:			<u></u>	
VII. REQUESTED IN E CHECK	onality of Federal, State and Loc IF THIS IS A CLASS ACTION F.R.C.P. 23	DEMAND \$ To be determ		only if demanded in complaint:	
VIII. RELATED CASE(S) PLEASI	E REFER TO CIVIL L.R. 3-12 CC CE OF RELATED CASE". Jack		ENT TO FILE		
IX. DIVISIONAL ASSIGNMENT (CIVIL (PLACE AND "X" IN ONE BOX ONLY)	<b>■</b> SAN	I FRANCISCO/OAKLANI	O SAMOSE		
9-21-09	signature of atto /s/ Gary W				

THE LAW OFFICES OF GARY W. GORSKI 1 Gary W. Gorski - SBN: 166526 1207 Front St., Suite 15 2 Sacramento, CA 95814 Tel. (916) 965-6800 3 Fax (916) 965-6801 usrugby@pacbell.net 4 Co-Counsel THE LAW OFFICE OF DANIEL M. KARALASH Daniel M. Karalash - SBN: 176422 Tel. (916) 787-1234 Fax (916) 787-0267 dmkaralash@surewest.net LAW OFFICE OF DUSTIN MACFARLANE E-filing Dustin MacFarlane - SBN: 262162 dustinmacfarlane@gmail.com 10 LAW OFFICE OF BRIAN KENNEDY Brian Kennedy - SBN: 247961 11 brian\_kennedy6@yahoo.com 12 Attorneys for Plaintiff 13 THE UNITED STATES DISTRICT COURT 14 IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA 15 4493 THERESE MARIE PIZZO, 16 Plaintiff, 17 **COMPLAINT FOR MONETARY** VS. DAMAGES, DECLARATORY AND 18 CITY AND COUNTY OF SAN FRANCISCO INJUNCTIVE RELIEF MAYOR GAVIN NEWSOM, in both his (42 U.S.C. § 1983) 19 individual and official capacities; FORMER SAN FRANCISCO POLÍCE DEPARTMENT; 20 CHIEF OF POLICE HEATHER FONG, in both ) her individual and official capacities; SAN 21 FRANCISCO POLICE DEPARTMENT CHIEF) **DEMAND FOR JURY TRIAL** OF POLICE GEORGE GASCON, in his official) 22 capacity; SAN FRANCISCO SHERIFF MÎCHÂEL HENNESSEY, in both his 23 individual and official capacities; CITY AND COUNTY OF SAN FRANCISCO; and STATE ) NOTICE OF UNCONSTITUTIONALITY 24 OF CALIFORNIA ATTORNEY GENERAL OF FEDERAL AND STATE STATUTES EDMUND G. BROWN, in his official capacity, 25 Defendants. 26 27 28 -1-

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#### **COMPLAINT**

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COMES NOW Plaintiff Therese Marie Pizzo ("Plaintiff") by and through her attorneys of record and complains of Defendants as follows:

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#### JURISDICTION AND VENUE

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1. Jurisdiction of this action is founded on 28 U.S.C. § 1331 in that the action arises under the Constitution and laws of the United States of America, and under 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983 in that this action seeks to redress the deprivation, under color of the laws, statutes, ordinances, regulations, customs and usages of the State of California and political subdivisions thereof, of rights, privileges or immunities secured by the United States Constitution and by Acts of Congress.

under 28 U.S.C. § 1367 because such claims arise out of the same case or controversy as the federal claims.

This Court has supplemental jurisdiction over Plaintiff's state law claims asserted herein

3. Plaintiff's claims for declaratory and injunctive relief are authorized by 28 U.S.C. §§ 2201 and 2202.

Venue in this judicial district is proper under 28 U.S.C. § 1391(b)(2), because a substantial part of the events or omissions giving rise to the claims occurred in this district.

#### INTRADISTRICT ASSIGNMENT

- 5. Pursuant to Civil Local Rule 3-2(c), this action arises in the County of San Francisco because a substantial part of the events or omissions giving rise to the claims alleged herein occurred in that county.
- 6. Therefore, pursuant to the Rule, this action should be assigned to either the San Francisco or Oakland Division.

#### THE PARTIES

- 7. Plaintiff is a competent adult, natural person, and citizen of the United States of America, residing in the City and County of San Francisco, California.
- 8. Plaintiff is a lesbian who resides with her same-sex registered domestic partner.

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letter to the Sheriff but that it would be a "useless exercise" and that her application would be

1		denied.
2	31.	Also in this response, Plaintiff was informed that denying any and all applications submitted
3		by individuals other than retired law enforcement personnel was the "right and practice" of
4		the San Francisco Sheriffs Office "as it has been for twenty-nine (29) years."
5	32.	For anyone other than retired law enforcement personnel, applying for a CCW permit in the
6		City and/or County of San Francisco, California, is a futile exercise.
7	33.	On or about June 4, 2009, Plaintiff filled out and signed the State of California, Department
8		of Justice, Standard Application for CCW License, and mailed signed copies to the San
9		Francisco Police Department and San Francisco Sheriffs Office. See Exhibit "5" attached
0		hereto and incorporated herein.
1	34.	Per the instructions on page two (2) of the application, Plaintiff filled out, read, and signed
2		Sections 1 through 5 of the application.
.3	35.	Plaintiff submitted her application for a CCW to Defendants for processing and approval.
4	36.	Plaintiff did not complete or sign Sections 6, 7, and 8, because, per the application
.5		instructions, they "must be completed in the presence of an official of the licensing agency"
6		and Defendants refused to provide such an official.
7	37.	On or about June 29, 2009, Plaintiff's attorney contacted the San Francisco Police
8		Department and San Francisco Sheriffs Office regarding Plaintiff's CCW application.
9	38.	Defendants claimed they could not locate a copy of Plaintiff's application.
20	39.	Per Defendants' request, on June 29, 2009, Plaintiff's attorney faxed a copy of Plaintiff's
21		application to both the San Francisco Police Department and San Francisco Sheriffs Office.
22		See Exhibit "6" attached hereto and incorporated herein.
23	40.	To date, Plaintiff has received no response from Defendants regarding her CCW applications
24	41.	Even after faxing, Plaintiff's attorney again made several phone calls to Defendants City and
25		County of San Francisco regarding the status of Plaintiff's application, only to be put on hold
26		several times and transferred and ultimately disconcerted.
27	42.	Defendants' failure to respond is in violation of California Penal Code section 12052.5.
	43	Defendant Gavin Newcom is the Mayor of the City and County of San Francisco, and as such

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12031(b)").

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Furthermore, Plaintiff is challenging Defendants enforcement of the Law Enforcement

Penal Code Sections 12050, et al. ("C.P.C. § 12050, et al.") and 12031(b) ("C.P.C. §

states through the Due Process clause of the Fourteenth Amendment. This issue is currently pending *en banc* review by the Ninth Circuit Court of Appeals. *See Nordyke v. King*, 563 F.3d 439 (9th Cir. 2009) (*pending en banc review*).

- A. San Francisco Police Code section 4512 violates the Second Amendment to the United States Constitution.
- 73. Plaintiff incorporates the above allegations as if set forth fully here.
- 74. San Francisco Police Code section 4512<sup>2</sup> requires that handguns kept within the home be stored in a locked container or disabled with a trigger lock. Moreover, the trigger lock requirement set forth in Section 4512 has no exception for use in self-defense. Thus, Section 4512 requires Plaintiff and other residents to render and keep handguns inoperable and, in effect, useless for self-defense purposes. An individual who complies with this section and is faced with an emergency situation (e.g. an armed intruder breaking into the home), cannot lawfully have access to a readily accessible operable handgun ready for immediate use to protect herself from the intruder. Moreover, anyone who uses a handgun in self-defense is potentially subject to possible arrest and prosecution.
- 75. In *Heller*, the United States Supreme Court struck down a similar trigger lock ordinance. There, as here, the ordinance required that firearms in the home be rendered and kept inoperable at all times essentially making it impossible for citizens to use their firearms for the core lawful purpose of self-defense. *Id.* Therefore, in *Heller*, the U.S. Supreme Court held the ordinance unconstitutional. *Id.*
- 76. Defendants requirement that handguns in the home be stored in a locked container or disabled with a trigger lock likewise make it impossible for residents, including Plaintiff, to use handguns for the core lawful purpose of self-defense. As in *Heller*, Defendants' requirements here violate Plaintiff's right to exercise her Second Amendment right to keep and bear arms for her own self-defense and the defense of others.
- B. San Francisco Police Code section 1290 violates the Second Amendment to the United

<sup>&</sup>lt;sup>2</sup> A true and correct copy of Section 4512 is attached hereto as Exhibit "7" and incorporated herein.

## States Constitution.

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77. Plaintiff incorporates the above allegations as if set forth fully here.

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Section 1290<sup>3</sup> prohibits the "discharge [of] any firearms" within the City and County of San 78. Francisco. Further, Section 1290 provides no exception for discharges related to in-home self-defense. Thus, the section violates Plaintiff's and other residents' constitutional right to use a handgun in one's own home for self-defense and the defense of others.

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C. California Penal Code section 12050 et al. violates the Second Amendment to the United **States Constitution.** 

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79. Plaintiff incorporates the above allegations as if set forth fully here.

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California Penal Code section 12050, et al.4 unconstitutionally provides sheriffs and police 80.

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27 28 chiefs with absolute and unbridled discretion regarding the issuance of CCW permits. California Penal Code section 12050 states in relevant part: The sheriff of a county, upon proof that the person applying is of good moral

character, that good cause exists for the issuance, and that the person applying satisfies any one of the conditions specified in subparagraph (D) and has completed a course of training as described in subparagraph (E), may issue to that person a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person...

(emphasis added). Pursuant to the section, even if an applicant has satisfied all requirements explicitly set forth by the statute, the sheriff is still vested with the authority to deny the application without any reason whatsoever. This is in contrast to the 37<sup>s</sup> states which employ

<sup>&</sup>lt;sup>3</sup> A true and correct copy of Section 1290 is attached hereto as Exhibit "8" and incorporated herein.

<sup>&</sup>lt;sup>4</sup> A true and correct copy of C.P.C. § 12050 et al. is attached hereto as Exhibit "9" and incorporated herein.

<sup>&</sup>lt;sup>5</sup> The 37 states currently employing a "shall issue" policy are as follows: Alaska, Arizona, Arkansas, Colorado, Florida, Georgia, Idaho, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, South Carolina, South Dakota, Tennessee, Texas, Utah, Virginia, Washington, West Virginia, and Wyoming.

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Such a policy violates the Equal Protection clause of the Fourteenth Amendment to the United States Constitution. In relevant part, the Fourteenth Amendment states:

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

- 88. U.S. Const. amend. XIV, § 1. When it comes to self-defense, providing retired peace officers with superior rights to that of ordinary law-abiding citizens does not further either an important or compelling state interest. See Silveira v. Lockyer, 312 F.3d 1052, 1088-92 (9th Cir. 2002). In fact, statistically speaking, a retired peace officer is less likely to be a victim of a violent crime as compared to an average citizen. When a state statute burdens a fundamental right or targets a suspect class, that statute receives heightened scrutiny under the Equal Protection clause of the Fourteenth Amendment. Romer v. Evans, 517 U.S. 620, 631 (1996). As discussed above, Heller clearly forecloses the possibility that regulations aimed at the right to keep and bear arms for self-defense be subject only to rational basis review.
- 89. In *Silveira v. Lockyer*, a case pre-dating *Heller*, the Ninth Circuit held that a state statue banning the sale or transfer of assault weapons in the State of California, but which also provided an exemption for retired peace officers, violated the Equal Protection clause of the Fourteenth Amendment. 312 F.3d at 1088-92. There, applying only rational basis review, the court could not find "any hypothetical rational basis for the exemption." *Id.* at 1090 (emphasis in original).
- 90. As follows, when it comes to the issuance of CCW permits for the purpose of self-defense, Defendants' disparate treatment of retired peace officers and ordinary law-abiding citizens cannot pass constitutional muster when reviewed under heightened scrutiny, or even rational basis scrutiny for that matter. Defendants' policy pertaining to the issuance of CCW permits is therefore in violation of the Equal Protection clause of the Fourteenth Amendment.
- E. California Penal Code section 12031(b) violates the Equal Protection clause of the

### Fourteenth Amendment.

- 91. Plaintiff incorporates the above allegations as if set forth fully here.
- 92. Furthermore, C.P.C. § 12031(a)(1)<sup>6</sup> prohibits the carrying of a loaded firearm on one's person or in one's vehicle while in any public place or on any public street in an incorporated city or prohibited area of an unincorporated territory in the State of California. However, C.P.C. § 12031(b) provides an exemption for active and honorably retired peace officers.
- Essentially, C.P.C. § 12031(b) creates three (3) classes of people: (1) active peace officers; (2) honorably retired peace officers; and (3) all others. Plaintiff concedes that the State likely has either an important or compelling interest in exempting active peace officers from the prohibitions set forth in C.P.C. § 12031(a)(1). However, as discussed above, when it comes to self-defense, providing retired peace officers with superior rights to that of ordinary law-abiding citizens does not further either an important or compelling state interest. *See Silveira*, 312 F.3d at1088-92. As such, C.P.C. § 12031(b) violates the Equal Protection clause of the Fourteenth Amendment.
- F. Defendants' enforcement of the Law Enforcement Officers Safety Act violates the Equal Protection clause of the Fourteenth Amendment.
- 94. Plaintiff incorporates the above allegations as if set forth fully here.
- 95. Furthermore, 18 U.S.C. §§ 926B, 926C, also referred to as the Law Enforcement Officers Safety Act ("LEOSA")<sup>7</sup>, allows a "qualified law enforcement officer" or a "qualified retired law enforcement officer" that meets specified criteria to carry a concealed firearm anywhere in the United States, notwithstanding most other state and local laws which restrict the possession of concealed weapons. Again, LEOSA essentially creates three (3) classes of people: (1) qualified law enforcement officers; (2) qualified retired law enforcement officers; and (3) all others.
- 96. Plaintiff concedes that the government likely has either an important or compelling interest in

<sup>&</sup>lt;sup>6</sup> A true and correct copy of C.P.C. §§ 12031(a) and (b) are attached hereto as Exhibit "10" and incorporated herein.

<sup>&</sup>lt;sup>7</sup> A true and correct copy of LEOSA is attached hereto as Exhibit "11" and incorporated herein.

allowing qualified law enforcement officers who are conducting official law enforcement activities to carry a concealed firearm anywhere in the country. However, as discussed above, when it comes to self-defense, providing qualified retired law enforcement officers with superior rights to that of ordinary law-abiding citizens does not further either an important or compelling governmental interest. *See Silveira*, 312 F.3d at1088-92.

- 97. Moreover, allowing a qualified law enforcement officer who is not conducting official law enforcement activities to carry a concealed firearm likewise does not further either an important or compelling governmental interest.
- 98. As such, LEOSA violates the Equal Protection clause of the Fourteenth Amendment.
- G. San Francisco Police Code section 613.10(g) violates the Second Amendment.
- 99. Plaintiff incorporates the above allegations as if set forth fully here.
- 100. San Francisco Police Code section 613.10(g)<sup>8</sup>, bans the sale, lease, or transfer (and consequently the purchase), of ammunition that "[s]erves no sporting purpose" and ammunition that is "designed to expand upon impact." Self-defense is not a sport.

  Consequently, ammunition used for self-defense serves no sporting purpose. Moreover, ammunition that expands on impact is precisely the type of ammunition most suitable for self-defense, especially in close quarters such as within one's home. This is true because ammunition that expands upon impact has greater stopping power and is less likely to pass through the intended target or ricochet off hard surfaces and injure innocent bystanders.
- 101. For these same reasons, this type of ammunition is used and often preferred by law enforcement officers. Defendants recognize this fact as evidenced by the exception provided in Section 613.10(g)(2) for the purchase of "conventional hollow-point ammunition" when the purchase is made for official law enforcement purposes.
- 102. Prohibiting law-abiding citizens from using the type of ammunition best suited for selfdefense significantly infringes upon Plaintiff's fundamental right to self-defense, which is at the core of the Second Amendment right to keep and bear arms. Such an infringement is not

<sup>&</sup>lt;sup>8</sup> A true and correct copy of Section 613.10(g) is attached hereto as Exhibit "12" and incorporated herein.

1		permissible under the United States Constitution.
2	Н.	San Francisco Police Code section 613.10(g) violates the Fifth Amendment right to Due
3		Process.
4	103.	Plaintiff incorporates the above allegations as if set forth fully here.
5	104.	Additionally, Section 613.10(g) is vague and overbroad in violation of the Fifth Amendment
6		right to Due Process. The undefined phrase, "serves no sporting purpose," fails to adequately
7		inform Plaintiff, or anyone, about which ammunition is in fact banned. The section fails to
8		provide explicit standards for those who must apply it and thus impermissibly delegates basic
9		policy matters to law enforcement officers, judges, and juries for resolution on an ad hoc and
0		subjective basis. With this comes the attendant dangers of arbitrary and discriminatory
1		application of Defendants' ban on the sale of certain types of ammunition.
2	105.	Moreover, the ambiguous phrase "serves no sporting purpose," inevitably leads both sellers
3		and buyers of ammunition to steer far wider of the unlawful zone of conduct than if the
4		boundaries of the prohibited areas were clearly defined. This practice significantly impairs
15		Plaintiff's ability to exercise her right to keep and bear arms under the Second Amendment.
6	I.	Sections 4512, 1290, 613.l0(g) and C.P.C. § 12050, et al. violate the Constitution and
7		laws of the State of California.
8	106.	Plaintiff incorporates the above allegations as if set forth fully here.
9	107.	Furthermore, Sections 4512, 1290, 613.10(g) and C.P.C. § 12050, et al., challenged herein
20		under federal law, also violate the Constitution and laws of the State of California. California
21		law and public policy authorize law-abiding Californians to use firearms in self-defense and
22		for the defense of others in their homes and businesses. Fiscal v. City and County of San
23		Francisco, 158 Cal.App.4th 895, 907-908 (2008).
24	108.	Moreover, under California law, government agencies and law enforcement officers have no
25		duty to protect individual citizens from harm. Zelig v. County of Los Angeles, 27 Cal.4th
26		1112, 1126-30 (2002). In Zelig, the California Supreme Court unanimously held that, "the
27		general rule is that although the government may assume responsibility for providing
28		adequate police protection against third party violence, this does not create a legal duty that
		-15-

normally will give rise to civil liability." *Id.* at 1126. Therefore, it is the responsibility of individual citizens to protect themselves from violence.

109. Moreover, the California Constitution guarantees certain inalienable rights. Cal. Const. art. 1, § 1. Among them is the right to defend one's life, liberty, and property. *Id.* Section 1 of the California Constitution provides:

All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy.

110. Additionally, C.P.C. § 12026(b) guarantees the right of law-abiding responsible adult citizens to acquire and possess handguns within their own homes and offices for the purpose of exercising their Constitutional right to self-defense. C.P.C. § 12026(b) states:

No permit or license to purchase, own, possess, keep, or carry, either openly or concealed, shall be required of any citizen of the United States or legal resident over the age of 18 years who resides or is temporarily within this state, and who is not within the excepted classes prescribed by Section 12021 or 12021.1 of this code or Section 8100 or 8103 of the Welfare and Institutions Code, to purchase, own, possess, keep, or carry, either openly or concealed, a pistol, revolver, or other firearm capable of being concealed upon the person within the citizen's or legal resident's place of residence, place of business, or on private property owned or lawfully possessed by the citizen or legal resident.

- 111. Implicit in C.P.C. § 12026(b), is the right to use and discharge a lawfully possessed handgun for the defense of self, family, home and/or business, if and when necessary.
- 112. However, as discussed above, Section 4512 requires that handguns in the home be stored in a locked container or disabled with a trigger lock making it impossible for residents, including Plaintiff, to use handguns for the core lawful purpose of self-defense.
- 113. Additionally, as discussed above, Section 1290 prohibits the discharge of any firearms within the City and County of San Francisco and provides no exception for discharges related to inhome self-defense.

State of California authorize law-abiding Californians to use firearms in self-defense and for the defense of others in their homes and businesses. Defendants' application and enforcement of the code sections challenged herein significantly impair Plaintiff's, and others, ability to exercise their constitutionally guaranteed right to self-defense without the due process of law. Defendants' application and enforcement of the code sections challenged herein are therefore in violation of the Due Process clause of the Fourteenth Amendment.

121. Accordingly, Plaintiff seeks declaratory and injunctive relief to invalidate Defendants' unconstitutional enforcement of Sections 4512, 1290, 613.10(g), C.P.C. §§ 12050, et al. and 12031(b), and LEOSA.

#### GENERAL ALLEGATIONS

- 122. Plaintiff incorporates the above allegations as if set forth fully here.
- 123. The Second Amendment provides:

A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

- 124. The Second Amendment guarantees the right of law-abiding citizens to publicly carry operational handguns for self-defense.
- 125. Recently in *Heller*, the United States Supreme Court interpreted the Second Amendment to at a minimum guarantee the right of responsible, law-abiding adult citizens to keep firearms in their own homes, in an operable state, ready for immediate use, for the purpose of self-defense and the defense of others.
- 126. States may not completely ban the carrying of handguns for self-defense.
- 127. States may not deny individuals the right to carry handguns in non-sensitive places.
- 128. States may not deprive individuals of the right to carry handguns in an arbitrary or capricious manner.
- 129. States may not impose regulations on the right to carry handguns that are inconsistent with the Second Amendment.
- 130. The Fourteenth Amendment to the United States Constitution provides in part:

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of

1		California law.
2	164.	On the San Francisco Police Department website, the Department provides a listing of
3		"Permit Approvals."
4	165.	Included on this website are the types of permits issued by the San Francisco Police
5		Department, the applicable code sections, and the applicable MPC sections.
6	166.	Absent from this website is any information pertaining to the issuance of a CCW permit.
7	167.	Defendants do have an unwritten policy in effect regarding the processing of CCW permit
8		applications.
9	168.	Defendants policy is to deny all applications for CCW permits submitted by any and all
10		applicants other than retired peace officers.
11	169.	Such a policy violates the Equal Protection clause of the Fourteenth Amendment to the
12		United States Constitution.
13	170.	When it comes to self-defense, providing retired peace officers with superior rights to that of
14		ordinary law-abiding citizens does not further either an important or compelling state interest.
15	171.	Statistically speaking, a retired peace officer is less likely to be a victim of a violent crime as
16		compared to an average citizen.
ا 17	172.	When a state statute burdens a fundamental right or targets a suspect class, that statute
18		receives heightened scrutiny under the Equal Protection clause of the Fourteenth
19		Amendment.
20	173.	Heller forecloses the possibility that regulations aimed at the right to keep and bear arms for
21		self-defense be subject only to rational basis review.
22	174.	In Silveira v. Lockyer, a case pre-dating Heller, the Ninth Circuit held that a state statue
23		banning the sale or transfer of assault weapons in the State of California, but which also
24		provided an exemption for retired peace officers, violated the Equal Protection clause of the
25		Fourteenth Amendment.
26	175.	There, applying only rational basis review, the court could not find "any hypothetical rational
27		basis for the exemption."
28	176.	When it comes to the issuance of CCW permits for the purpose of self-defense, Defendants'
		- 22 -

J		
1		disparate treatment of retired peace officers and ordinary law-abiding citizens cannot pass
2		constitutional muster when reviewed under heightened scrutiny.
3	177.	When it comes to the issuance of CCW permits for the purpose of self-defense, Defendants'
4		disparate treatment of retired peace officers and ordinary law-abiding citizens cannot pass
5		constitutional muster when reviewed under rational basis review.
6	178.	Defendants' policy pertaining to the issuance of CCW permits is in violation of the Equal
7		Protection clause of the Fourteenth Amendment.
8	179.	Defendants continued application of C.P.C. § 12050, et al. under color of state law
9		impermissibly infringes upon Plaintiff's constitutional rights guaranteed by the Fourteenth
10		Amendment.
11	180.	As a direct and proximate result of Defendants' violation of Plaintiff's Fourteenth
12		Amendment rights, Plaintiff has suffered irreparable and immediate harm and she is entitled
13		to declaratory and injunctive relief under 42 U.S.C. §§ 2201 and 2202.
14		FIFTH CLAIM FOR RELIEF: UNCONSTITUTIONALITY OF C.P.C. § 12031(b) Violation of the Equal Protection clause of the Fourteenth Amendment
15		Violation of the Equal Protection clause of the Fourteenth Amendment
16	181.	Plaintiff incorporates the above allegations as if set forth fully here.
ا 17	182.	California Penal Code section 12031(a)(1) prohibits the carrying of a loaded firearm on one's
18		person or in one's vehicle while in any public place or on any public street in an incorporated
19		city or prohibited area of an unincorporated territory in the State of California.
20	183.	California Penal Code section 12031(b) provides an exemption to C.P.C. § 12031(a)(1) for
21		active and honorably retired peace officers.
22	184.	Essentially, C.P.C. § 12031(b) creates three (3) classes of people: (1) active peace officers;
23		(2) honorably retired peace officers; and (3) all others.
24	185.	When it comes to self-defense, providing retired peace officers with superior rights to that of
25		ordinary law-abiding citizens does not further either an important or compelling state interest.
26	186.	As such, C.P.C. § 12031(b) violates the Equal Protection clause of the Fourteenth
27		Amendment.
28	187.	Defendants continued enforcement of C.P.C. § 12031(b) under color of state law
		- 23 -
		Complaint for Monetary Damages, Declaratory And Injunctive Relief And Demand For Jury Trial

	II.	
1 2		SEVENTH CLAIM FOR RELIEF: UNCONSTITUTIONALITY OF SECTION 613.10(g) Violation of the Second Amendment Right to Keep and Bear Arms
3	197.	Plaintiff incorporates the above allegations as if set forth fully here.
4	198.	San Francisco Police Code section 613.10(g), bans the sale, lease, or transfer (and
5		consequently the purchase), of ammunition that "[s]erves no sporting purpose" and
6		ammunition that is "designed to expand upon impact."
7	199.	Self-defense is not a sport.
8	200.	Ammunition used for self-defense serves no sporting purpose.
9	201.	Ammunition that expands on impact is suitable for use in self-defense.
10	202.	Ammunition that expands on impact is precisely the type of ammunition most suitable for
11		self-defense, especially in close quarters such as within one's home.
12	203.	Ammunition that expands on impact has greater stopping power.
13	204.	Ammunition that expands on impact is less likely to pass through the intended target.
14	205.	Ammunition that expands on impact is less likely to ricochet off hard surfaces and injure
15		innocent bystanders.
16	206.	Ammunition that expands on impact is used and often preferred by law enforcement officers.
17	207.	Section 613.10(g)(2) provides an exemption for the purchase of "conventional hollow-point
18		ammunition" when the purchase is made for official law enforcement purposes.
19	208.	Prohibiting law-abiding citizens from using the type of ammunition best suited for self-
20		defense significantly infringes upon Plaintiff's fundamental right to self-defense.
21	209.	The right to self-defense is at the core of the Second Amendment right to keep and bear arms
22	210.	Section 613.10(g)(2) violates the Second Amendment to the United States Constitution.
23	211.	Defendants continued enforcement of 613.10(g)(2) under color of state law impermissibly
24		infringes upon Plaintiff's constitutional rights guaranteed by the Second Amendment.
25	212.	As a direct and proximate result of Defendants' violation of Plaintiff's Second Amendment
26		rights, Plaintiff has suffered irreparable and immediate harm and she is entitled to declaratory
27		and injunctive relief under 42 U.S.C. §§ 2201 and 2202.
28		

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1 2		EIGHTH CLAIM FOR RELIEF: UNCONSTITUTIONALITY OF SECTIONS 613.10(g) Violation of the Fifth Amendment Right to Due Process
3	213.	Plaintiff incorporates the above allegations as if set forth fully here.
4	214.	Section 613.10(g) is vague and overbroad.
5	215.	"[S]erves no sporting purpose," as used in Section 613.10(g), is an undefined phrase.
6	216.	The undefined phrase, "serves no sporting purpose," fails to adequately inform Plaintiff, or
7		anyone, about which ammunition is in fact banned.
8	217.	Section 613.10(g) fails to provide explicit standards for those who must apply it.
9	218.	Section 613.10(g) impermissibly delegates basic policy matters to law enforcement officers,
10		judges, and juries for resolution on an ad hoc and subjective basis.
11	219.	With this comes the attendant dangers of arbitrary and discriminatory application of
12		Defendants' ban on the sale of certain types of ammunition.
13	220.	The ambiguous phrase "serves no sporting purpose," inevitably leads both sellers and buyers
14		of ammunition to steer far wider of the unlawful zone of conduct than if the boundaries of the
15		prohibited areas were clearly defined.
16	221.	This practice significantly impairs Plaintiff's ability to exercise her right to keep and bear
17		arms under the Second Amendment.
18	222.	Defendants continued enforcement of 613.10(g)(2) under color of state law impermissibly
19		infringes upon Plaintiff's constitutional rights guaranteed by the Fifth Amendment.
20	223.	As a direct and proximate result of Defendants' violation of Plaintiff's Fifth Amendment
21		rights, Plaintiff has suffered irreparable and immediate harm and she is entitled to declaratory
22		and injunctive relief under 42 U.S.C. §§ 2201 and 2202.
23 24		NINTH CLAIM FOR RELIEF: INVALIDITY OF SECTIONS 4512, 1290, 613.l0(g) and C.P.C. § 12050, et al. Violation of the Constitution and laws of the State of California
25	224.	Plaintiff incorporates the above allegations as if set forth fully here.
26	225.	Section 4512 violates the Constitution and laws of the State of California.
27	226.	Section 1290 violates the Constitution and laws of the State of California.
28	227.	Section 613.10(g) violates the Constitution and laws of the State of California.  -26-

228. California Penal Code section 12050, et al., violates the Constitution and laws of the State of 1 California. 2 229. California law and public policy authorize law-abiding Californians to use firearms in self-3 defense and for the defense of others in their homes and businesses. 4 230. Under California law, government agencies and law enforcement officers have no duty to 5 protect individual citizens from harm. 6 231. In Zelig, the California Supreme Court unanimously held that, "the general rule is that 7 although the government may assume responsibility for providing adequate police protection 8 against third party violence, this does not create a legal duty that normally will give rise to 9 civil liability." 10 232. Therefore, it is the responsibility of individual citizens to protect themselves from violence. 11 The California Constitution guarantees certain inalienable rights, including the right to 233. 12 defend one's life, liberty, and property. 13 234. California Penal Code 12026(b) guarantees the right of law-abiding responsible adult citizens 14 to acquire and possess handguns within their own homes and offices for the purpose of 15 exercising their constitutional right to self-defense. 16 235. Implicit in C.P.C. § 12026(b), is the right to use and discharge a lawfully possessed handgun 17 for the defense of self, family, home and/or business, if and when necessary. 18 236. Section 4512 requires that handguns in the home be stored in a locked container or disabled 19 with a trigger lock. 20 This requirement makes it impossible for residents, including Plaintiff, to use handguns for 237. 21 the core lawful purpose of self-defense. 22 Section 1290 prohibits the discharge of any firearms within the City and County of San 238. 23 Francisco. 24 239. Section 1290 provides no exception for discharges related to in-home self-defense. 25 240. Section 613.10(g), bans the sale (and consequently the purchase) of ammunition that is best 26 suited for self-defense in close quarters such as within one's home. 27 California Penal Code section 12050, et al. unconstitutionally provides sheriffs and police 241. 28 - 27 -

1		chiefs with absolute and unbridled discretion regarding the issuance of CCW permits.
2	242.	Based on the facts and averments stated above, sections 4512, 1290, 613.10(g) and C.P.C. §
3		12050, et al. violate the Constitution and laws of the State of California.
4	243.	Defendants' continued enforcement of the sections complained of herein under color of state
5		law impermissibly infringes upon Plaintiff's rights guaranteed by the Constitution and laws
6		of the State of California.
7	244.	As a direct and proximate result of Defendants' violation of Plaintiff's rights, Plaintiff has
8		suffered irreparable and immediate harm and she is entitled to declaratory and injunctive
9		relief.
10		TENTH CLAIM FOR RELIEF:
11		INVALIDITY OF SECTIONS 4512, 1290, 613.l0(g) and C.P.C. § 12050, et al. Violation of the Due Process Clause of the Fourteenth Amendment
12	245.	Plaintiff incorporates the above allegations as if set forth fully here.
13	246.	At a minimum, the Second Amendment to the United States Constitution guarantees citizens
14		the right to in home self-defense and the defense of others.
15	247.	The Constitution and laws of the State of California authorize law-abiding Californians to
16		use firearms in self-defense and for the defense of others in their homes and businesses.
۱7	248.	Defendants' application and enforcement of the code sections challenged herein significantly
18		impairs Plaintiff's, and others, ability to exercise their constitutionally guaranteed right to
19		self-defense without the due process of law.
20	249.	Defendants' application and enforcement of the code sections challenged herein are therefore
21		in violation of the Due Process clause of the Fourteenth Amendment.
22	250.	Defendants continued enforcement of the code sections under color of state law
23		impermissibly infringes upon Plaintiff's constitutional rights guaranteed by the Fourteenth
24		Amendment.
25	251.	As a direct and proximate result of Defendants' violation of Plaintiff's Fourteenth
26		Amendment rights, Plaintiff has suffered irreparable and immediate harm and she is entitled
27		to declaratory and injunctive relief under 42 U.S.C. §§ 2201 and 2202.
,,		

#### **DECLARATORY JUDGMENT AVERMENTS** 1 252. Plaintiff incorporates the above allegations as if set forth fully here. 2 253. There is an actual and present controversy between the parities hereto. 3 254. Plaintiff contends that Defendants enforcement of Sections 4512, 1290, 613.10(g), and C.P.C 4 §§ 12050, et al. and 12031(b), and LEOSA, violate her constitutional rights. 5 255. However, Defendants continue to enforce these sections. 6 256. A declaration by this Court enjoining Defendants from enforcing Sections 4512, 1290, 613.10(g), and C.P.C §§ 12050, et al. and 12031(b), and LEOSA, would resolve the 8 controversy between the parties. 9 **INJUNCTIVE RELIEF AVERMENTS** 10 257. Plaintiff incorporates the above allegations as if set forth fully here. 11 258. If an injunction does not issue enjoining Defendants from enforcing Sections 4512, 1290, 12 13 613.10(g), and C.P.C §§ 12050, et al. and 12031(b), and LEOSA, Plaintiff will continue to be subject to substantial and immediate irreparable injury. 14 259. Plaintiff is presently and continuously injured by Defendants' enforcement of these sections. 15 260. If not enjoined by this Court, Defendants will continue to unconstitutionally enforce Sections 16 4512, 1290, 613.10(g), and C.P.C §§ 12050, et al. and 12031(b), and LEOSA. 17 261. Further, Plaintiff does not have an adequate remedy at law. 18 Damages are indeterminate and/or unascertainable and any remedy at law would not fully 19 262. redress the harm suffered by Plaintiff. 20 Plaintiff's right to protect herself and others in her own home by possessing an operable 263. 21 handgun ready for immediate use, and loaded with proper ammunition, cannot be replaced by 22 money. 23 264. Ultimately, Defendants' continued unconstitutional infringement of her constitutional right to 24 possess an operable handgun ready for immediate use, and loaded with proper ammunition, 25 for self-defense and the defense of others could result in severe bodily injury or even death to 26 Plaintiff. 27 Further, enjoining Defendants enforcement of these code sections is in the public interest. 265. 28 - 29 -

1	266. Other law-abiding citizens similarly situated to Plaintiff are also injured by Defendants
2	unconstitutional enforcement of these sections.
3	267. Accordingly, injunctive relief is appropriate.
4	DEMAND FOR JURY TRIAL
5	268. Plaintiff demands a trial by jury.
6	REQUEST FOR ATTORNEYS' FEES
7	269. If Plaintiff is the prevailing party, Plaintiff respectfully requests remedies available pursuant
8	to 42 U.S.C. § 1983 and for an award of reasonable attorneys' fees, costs, and expenses
9	pursuant to 42 U.S.C. § 1988, California Code of Civil Procedure § 1021.5, and/or any other
10	applicable rule or statute.
11	PRAYER FOR RELIEF
12	WHEREFORE, Plaintiff respectfully requests that judgment be entered in her favor and
13	against Defendants as follows:
14	1.) A declaration that San Francisco Police Code section 4512 violates the Second
15	Amendment to the United States Constitution;
16	2.) A declaration that San Francisco Police Code section 1290 violates the Second
17	Amendment to the United States Constitution;
18	3.) A declaration that California Penal Code section 12050 et al. violates the Second
19	Amendment to the United States Constitution.
20	4.) A declaration that Defendants' enforcement of California Penal Code section
21	12050 et al. violates the Equal Protection Clause of the Fourteenth Amendment to the United States
22	Constitution.
23	5.) A declaration that California Penal Code section 12031(b) violates the Equal
24	Protection clause of the Fourteenth Amendment to the United States Constitution.
25	6.) A declaration that Defendants' enforcement of the Law Enforcement Officers
26	Safety Act violates the Equal Protection clause of the Fourteenth Amendment to the United States
27	Constitution.
28	7.) A declaration that San Francisco Police Code section 613.10(g) violates the -30 -

- 1	A.
1	Second Amendment to the United States Constitution.
2	8.) A declaration that San Francisco Police Code section 613.10(g) violates the Fifth
3	Amendment right to Due Process.
4	9.) A declaration that Sections 4512, 1290, 613.l0(g) and C.P.C. § 12050, et al.
5	violate the Constitution and laws of the State of California.
6	10.) A declaration that Defendants application and enforcement of Sections 4512,
7	1290, 613.10(g), and C.P.C. §§ 12050, et al. and 12031(b), and LEOSA violate Plaintiff's right to
8	travel guaranteed by both Article IV, Section 2 of the United States Constitution and the Privileges
9	or Immunities clause of the Fourteenth Amendment.
10	11.) A declaration that Defendants application and enforcement of Sections 4512,
11	1290, 613.10(g), and C.P.C. §§ 12050, et al. and 12031(b), and LEOSA violate Plaintiff's right to
12	Due Process guaranteed by the Fourteenth Amendment to the United States Constitution.
13	12.) An injunction permanently enjoining Defendants from enforcing Sections 4512,
14	1290, 613.10(g), and C.P.C. §§ 12050, et al. and 12031(b), and LEOSA.
15	13.) For remedies available pursuant to 42 U.S.C. § 1983 and for an award of
16	reasonable attorneys' fees, costs, and expenses pursuant to 42 U.S.C. § 1988, California Code of
17	Civil Procedure § 1021.5, and/or any other applicable rule or statute.
18	14.) Such other relief as this Court deems just and equitable.
19	
20	Dated: September 21, 2009 THE LAW OFFICES OF GARY W. GORSKI Respectfully Submitted.
21	Respectfully Submitted, /s/ Gary W. Garski Gary W. Garski
22	Attorney for Plaintiffs
23	
24	
25	
26	
27	
28	21

# Exhibit "1"

- 32 -

Letter and fax from Gary W. Gorski to San Francisco Police Department and San Francisco Sheriffs Office, Dated May 26, 2009 Please refer to the attached PDF file titled, "Plaintiffs\_Exhibit 01." - 33 -

05/26, 3 15:58

the training

Law Offices of

## GARY W. GORSKI

8549 Nephi Way Fair Oaks, CA 95628 (916) 965-6800 Facsimile (916) 965-6801

usrughy@pachell.net

\* Admitted in California and Pennsylvania

May 26, 2009

#### VIA REGULAR MAIL, EMAIL AND FAX

Chief of Police
Heather J. Fong
850 Bryant St., #525
San Francisco, CA 94103
Fax (415)553-1554
sfpdpbaf@pacbell.net
SFPDCentralStation@ci.sf.ca.us
sfpd.online@sfgov.orq

Sheriff Michael Hennessey City Hall, Room 456 1 Carlton Goodlett Place San Francisco, CA 94102 Fax: (415) 554-7050 sheriff@sfgov.org

> RE: <u>Public Records Request</u> and Demand for Interview of CCW Applicant to comply with Section 7 of the application with witness signature.

Dear Sheriff Hennessey and Chief Fong:

I have been retained by a gay female who has been attempting to apply for a CCW, which, under California Penal Code Section 12050(a)(1)(B), allows a sheriff and/or chief of police of a municipal police department the discretion to issue a "license to carry a pistol, revolver, or other firearm capable of being concealed upon the person ..." To date, her attempts have been futile as there is no published policy on either website about the CCW application process and your employees have been obstructive to say the least.

When my client attempted to apply by contacting your departments, she was given the run-around in that 1) employees had no knowledge of any CCW policy, 2) had no knowledge about how to apply, and 3) they stated that your department does not process CCW applications.

)5/26 July 15:58

RE: Public Records Request and Demand for Interview of CCW Applicant to comply with Section 7 of the application with witness signature.

May 26, 2009

Page 2 of 2

This letter constitutes a formal request for the following, pursuant to the Public Records Act:

- 1) Please provide a DOJ CCW application.
- 2) Please provide a list of all current and past CCW permit holders since your tenure in office, inclusive of all good cause data relied upon for issuance.
- 3) Please provide a copy of your written CCW issuance policy.
- 4) If your department defers to the other for the processing of CCWs, please provide that policy or letter of understanding.

In addition to this request, please provide a date and time that my client can meet with an "investigator" of your department to complete section 7 of the application, and have the application "witnessed" by the investigator and "signed."

You may email and fax the information to my office to expedite the process. My email is <u>usrugby@pacbell.net</u> and fax is 916-965-6801.

Thank you for your consideration in this regard and I look forward to an amicable resolution to this problem so that we can tend to other business.

Very truly yours, LAW OFFICES OF GARY W. GORSKI

/s/ Gary W. Gorski Gary W. Gorski Attorney at Law Exhibit "2"

- 34 -

E-mail from Gary W. Gorski to San Francisco Police Department and San Francisco Sheriffs Office, Dated May 26, 2009 Please refer to the attached PDF file titled, "Plaintiffs\_Exhibit\_02." - 35 -

#### Gary W. Gorski

From:

Gary W. Gorski [usrugby@pacbell.net]

Sent:

Tuesday, May 26, 2009 3:57 PM

To:

sfpdpbaf@pacbell.net; SFPDCentralStation@ci.sf.ca.us; sfpd.online@sfgov.org;

sheriff@sfgov.org

Cc:

usrugby@pacbell.net

Subject:

Public Records Request and Demand for Interview of CCW Applicant to comply with Section 7

of the application with witness signature.

Attachments: DemandLetter.pdf

Chief of Police Heather J. Fong 850 Bryant St., #525 San Francisco, CA 94103 Fax (415)553-1554 sfpdpbaf@pacbell.net SFPDCentralStation@ci.sf.ca.us sfpd.online@sfgov.org

Sheriff Michael Hennessey City Hall, Room 456 1 Carlton Goodlett Place San Francisco, CA 94102 Fax: (415) 554-7050 sheriff@sfgov.org

RE: Public Records Request and Demand for Interview of CCW Applicant to comply with Section 7 of the application with witness signature.

Dear Sheriff Hennessey and Chief Fong:

I have been retained by a gay female who has been attempting to apply for a CCW, which, under California Penal Code Section 12050(a)(1)(B), allows a sheriff and/or chief of police of a municipal police department the discretion to issue a "license to carry a pistol, revolver, or other firearm capable of being concealed upon the person ..." To date, her attempts have been futile as there is no published policy on either website about the CCW application process and your employees have been obstructive to say the least.

When my client attempted to apply by contacting your departments, she was given the run-around in that 1) employees had no knowledge of any CCW policy, 2) had no knowledge about how to

apply, and 3) they stated that your department does not process CCW applications.

This letter constitutes a formal request for the following, pursuant to the Public Records Act:

- 1) Please provide a DOJ CCW application.
- 2) Please provide a list of all current and past CCW permit holders since your tenure in office, inclusive of all good cause data relied upon for issuance.
- 3) Please provide a copy of your written CCW issuance policy.
- 4) If your department defers to the other for the processing of CCWs, please provide that policy or letter of understanding.

In addition to this request, please provide a date and time that my client can meet with an "investigator" of your department to complete section 7 of the application, and have the application "witnessed" by the investigator and "signed."

You may email and fax the information to my office to expedite the process. My email is usrugby@pacbell.net and fax is 916-965-6801.

Thank you for your consideration in this regard and I look forward to an amicable resolution to this problem so that we can tend to other business.

Very truly yours,
LAW OFFICES OF GARY W. GORSKI
/s/ Gary W. Gorski
Gary W. Gorski
Attorney at Law

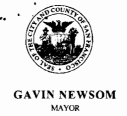
Gary W. Gorski
Attorney at Law
Mailing Address:
8549 Nephi Way
Fair Oaks, CA 95628
Business Address:
1207 Front Street, Suite 15
Sacramento, CA 95814
(Old Town Sacramento)
(916) 965-6800
(916) 965-6801 fax
www.constitution.org

Exhibit "3"

- 36 -

Letter from San Francisco Police Department to Gary W. Gorski, Dated May 28, 2009 Please refer to the attached PDF file titled, "Plaintiffs Exhibit\_03." -37 -

#### Case4:09-cv<sub>=</sub>04493-CW Document1-1 Filed09/23/09 Page42 of 77



### POLICE DEPARTMENT CITY AND COUNTY OF SAN FRANCISCO

THOMAS J. CAHILL HALL OF JUSTICE 850 BRYANT STREET SAN FRANCISCO, CALIFORNIA 94103-4603



May 28, 2009

Gary W. Gorski Attorney at Law 8549 Nephi Way Fair Oaks, CA 95628

Re:

Public Records Request

Dear Mr. Gorski:

The San Francisco Police Department (SFPD) is in receipt of your May 26, 2009 public records request.

In response to item number 1 of your request, please be advised that the California Department of Justice is the custodian of the Application for License to Carry a Concealed Weapon. As a courtesy, I am enclosing a copy of the Application.

In response to item number 2, please be advised that the SFPD does not maintain a list of all current and past CCW permit holders. I can tell you that we have one active concealed weapons permit at this time. That permit was issued to Mr. Robert Menist on 7/1/07 and expires on 6/30/10.

In response to item number 3 and 4, we do not have responsive documents.

With regards to your request for a date and time that your client can meet with an "investigator", please be advised that only if it becomes necessary to complete section 7 of the application, an investigator will contact your client. We do not schedule appointments for this process of the application. (Please see bullet number 3 under the\_Important Instructions on page -2-.)

Direct any further questions regarding this matter to me at (415) 553-1511.

Sincerely,

LIEUTENANT DANIEL J. MAHONEY

Dawe Gulale

Commanding Officer

Legal Division

CC: Chief Heather Fong

#### TO: CONCEALED WEAPON LICENSE APPLICANTS

California Penal Code Section 12050(a)(1)(B) permits a Chief of Police of a city to issue a concealed weapon license upon proof that the person applying is of good moral character, that good cause exists for issuance, that the person applying is a resident of that city, and has completed a course of training as required by Penal Code Section 12050(a)(1)(E).

California Penal Code Section 12052.5 now requires that the licensing authority give written notice to an applicant indicating if the license is approved or denied within 90 days of the initial application for a new license or a renewal or 30 days after receipt of the applicant's criminal background check from the Department of Justice, whichever is later.

#### **NEW APPLICANTS**

The San Francisco Police Department requires completion of the Penal Code Section 832 firearm course that is certified by the Commission on Peace Officer Standards and Training. The course is 24 hours long and costs \$273 that includes ammunition, targets, and cleaning and safety equipment. Applicants who are granted approval by the Chief of Police to obtain a concealed weapon license shall contact the Police Range for further information on registering for and completing the required training. The Range phone number is (415) 587-2274.

#### RENEWAL APPLICANTS

For those whose concealed weapon licenses are renewed by the Chief of Police, completion of a four (4) hour training course is required. The fee is \$50. It is advisable for persons seeking renewal to contact the Police Range to determine available training dates well before their license expires. Successful completion of the required training, however, does not automatically renew the license.

#### DEPARTMENT OF JUSTICE FEES

The attached sheet details the fees established by the Department of Justice.

### California Department of Justice



### STANDARD APPLICATION FOR LICENSE TO CARRY A CONCEALED WEAPON (CCW)

# California Department of Justice STANDARD APPLICATION for LICENSE TO CARRY A CONCEALED WEAPON (CCW)

#### **Authority**

California Penal Code (PC) sections 12050 through 12054 provide that a sheriff of a county or the chief or other head of a municipal police department of any city or city and county may issue a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person (CCW license). PC section 12051(a)(3)(A) requires the Attorney General to prescribe a statewide standard application form for a CCW license.

#### Who May be Issued a License

The licensing authority specified in PC section 12050(a)(1) (a sheriff or head of a municipal police department) may issue a license to persons who are of good moral character, who have completed a course of training, and where good cause exists for issuance of the CCW license. All applicants for a CCW will be fingerprinted and state records will be checked to determine if they are in a prohibiting class. Attachments 1, 2, and 3 (following page 14 of this application) list all categories that would cause a person to be in a class prohibiting them from possessing firearms and being granted a CCW license. These attachments are updated annually to reflect new legislation and other changes in the law.

#### Format of CCW License

A CCW license may be issued in either of the following formats:

A license to carry concealed, a pistol, revolver, or other firearm capable of being concealed upon the person.

2. Where the population of the county is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in that county a pistol, revolver, or other firearm capable of being concealed upon the person.

### Training Required

PC section 12050(a)(1)(B) and (E) specifies that new license applicants must complete a course of training. The training may consist of any course acceptable to the licensing authority. The licensing authority may require either a course not to exceed 16 hours which includes instruction on at least firearms safety and the law regarding the permissible use of a firearm or a community college course not to exceed 24 hours certified by the Commission on Peace Officer Standards and Training. If the licensing authority requires the community college course, it must be uniformly required for all CCW license applicants. The licensing authority may also require annual qualification on the weapon(s) during the term for which the CCW license is granted.

For license renewal applicants, the course of training may be any course acceptable to the licensing authority, shall be no less than four hours in length, and shall include instruction on at least firearm safety and the law regarding permissible use of a firearm.

#### Psychological Testing

In addition to licensing requirements as specified by the licensing authority, jurisdictions may require psychological testing on the initial application. If required, the applicant shall be referred to a licensed psychologist used by the licensing authority for the psychological testing of its own employees. Any fees charged will be the responsibility of the applicant and such fees shall not exceed \$150.00 for an initial test. Additional psychological testing of an applicant seeking license renewal shall be required only if there is compelling evidence to indicate that a test is necessary (PC section 12054(c)).

### Completing the Application

Answering all the questions on this standard application does not guarantee the issuance of a CCW license. The determination whether or not to issue the license is the prerogative of the licensing authority. Each licensing authority, in addition to using the state standard application form, will have a written policy summarizing what they require pursuant to PC section 12050(a)(1)(A) and (B). Prior to issuing a CCW, the statutes require proof that:

- · The applicant is of good moral character,
- Good cause exists to issue the CCW license.
- The applicant meets residence requirements, and
- The course of training prescribed by the licensing authority has been completed.

The application on the following pages sets forth standardized questions to be used by the CCW licensing authority to determine whether a CCW license shall be issued. The applicant shall not be required to complete any additional application or form for a CCW license, or to provide any information other than that necessary to complete this standard application form except to clarify or interpret information provided herein (PC section 12051(a)(3)(C)).

The applicant will certify that all answers provided are true and correct to the best of their knowledge and belief under penalty of perjury. The applicant will also acknowledge that information disclosed on this application may be subject to public disclosure.

#### Important Instructions

- Fill out, read, and sign Sections 1 through 5, as directed. Use additional pages if more space is required.
- Sections 6, 7, and 8 must be completed in the presence of an official of the licensing agency.
- Bridge Section 7 and Market to answer these questions orally. Do not write anything in Section 7 unless and the state of the section 7 unless are the section 7 unless and the section 7 unless are the section 7 unless ar

Section 1 - Applicant Personal Information	3
Section 2 - Applicant Clearance Questions	
Section 3 - Description of Weapon(s)	
Section 4 - CCW License Conditions and Restrictions	
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Official Use Only -Type of Permit Requested
() Standard
() Judge
() Reserve Officer
() 90 Day

Disclosure Admoi			leserve Officer () 90 I	Jay 
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Signature / Badge Num	iber	Date		
l - Applicant Per	rsonal Information			
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Weight:	Color Eyes:	Со	lor Hair:	
- Applicant Clea	arance Questions			
- Applicant	Tallet Questions			
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Yes (If	Issue Date	ccw	'#	
2 - Applicant Clea	arance Questions  nave you ever had a license yes, please indicate below	e to carry a concea v. Use additional p	aled pages	weapon (C s if necessa

### Section 2 - Applicant Clearance Questions - (continued)

Have you ever held and subsequently renounced your United States citizenship?  NoYes (If yes, explain):
If you served with the Armed Forces, were you ever convicted of any charges or was your discharge other than honorable? NoYes (If yes, explain):
Are you now, or have you been, a party to a lawsuit in the last five years?  NoYes (If yes, explain):
Are you now, or have you been, under a restraining order(s) from any court?  NoYes (If yes, explain):
Are you on probation or parole from any state for conviction of any offense including traffic? NoYes (If yes, explain):

### Section 2 - Applicant Clearance Questions - (continued)

Date	Viol	ation / Accident	1	Agency / Citation #
	-			
	lave you ever r any other c		any criminal offens	e (civilian or military) in the U.S
N	loYes	(If yes, explain	n including date, ag	gency, charges, and disposition.)
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	•	held any fact that m (If yes, explain)	-	sion to approve this license?
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tion	3 - Descript low the weapon(s) which will cause a	(If yes, explain) tions of Weapons: ons you desire to car	: ry if granted a CC be herein, and onl	W. You may carry concealed on y for the purpose indicated. An arrest. (Use additional pages
st bel e wea	3 - Descript low the weapon(s) which will cause a	(If yes, explain) tions of Weapons: ons you desire to car	: ry if granted a CC be herein, and onl	W. You may carry concealed on y for the purpose indicated. As

### Section 4 - CCW License Conditions and Restrictions

The licensee is responsible for all liability for, injury to, or death of any person, or damage to any property which may result through any act or omission of either the licensee or the agency that issued the license. In the event any claim, suit, or action is brought against the agency that issued the license, its chief officer or any of its employees, by reason of, or in connection with any such act or omission, the licensee shall defend, indemnify, and hold harmless the agency that issued the license, its chief officer or any of its employees from such claim, suit, or action.

The licensee authorizes the licensing agency to investigate, as they deem necessary, the licensee's record and character to ascertain any and all information which may concern his/her qualifications and justification to be issued a license to carry a concealed weapon and release said agency of any and all liability arising out of such investigation.

While exercising the privileges granted to the licensee under the terms of this license, the licensee shall not, when carrying a concealed weapon:

- Consume any alcoholic beverage.
- Be in a place having a primary purpose of dispensing alcoholic beverages for on-site consumption.
- Be under the influence of any medication or drug, whether prescribed or not.
- Refuse to show the license or surrender the concealed weapon to any peace officer upon demand.
- Impede any peace officer in the performance of his/her duties.
- Present himself/herself as a peace officer to any person unless he/she is, in fact, a peace officer as defined by California law.
- Unjustifiably display a concealed weapon.
- Carry a concealed weapon not listed on the permit.
- Carry a concealed weapon at times or circumstances other than those specified in the permit.

Pursuant to U.S. Government Code - Title 49, Chapter 26, Section 1472 (1) and Federal Aviation Regulation 121.583, a license to carry a concealed weapon does not authorize a person to carry a firearm, tear gas, or any dangerous weapon aboard commercial airlines. Further, a person must declare that he/she is carrying such firearm, tear gas, or dangerous weapon BEFORE entering the boarding area of an air terminal where the security checks are made. Such violation can result in arrest by law enforcement.

Any violation of these restrictions or conditions may invalidate the CCW license and may void any further use of the license until reinstated by the licensing authority. Any arrest for a felony or serious misdemeanor, including driving under the influence of alcohol and/or drugs, is cause for invalidating the license.

### Section 5 - Applicable California Penal Code Sections

The following Penal Code sections are of special importance to the holder of a CCW license regarding the use, carrying, and storage of firearms:

### Penal Code Section 12051 - Applications for CCW Licenses; False Statements

- (b) Any person who files an application required by subdivision (a) knowing that statements contained therein are false is guilty of a misdemeanor.
- (c) Any person who knowingly makes a false statement on the application regarding any of the following shall be guilty of a felony:
  - (1) The denial or revocation of a license, or the denial of an amendment to a license, issued pursuant to Section 12050.
  - (2) A criminal conviction.
  - (3) A finding of not guilty by reason of insanity.
  - (4) The use of a controlled substance.
  - (5) A dishonorable discharge from military service.
  - (6) A commitment to a mental institution.
  - (7) A renunciation of United States citizenship.

#### Penal Code Section 192 - Manslaughter

Manslaughter is the unlawful killing of a human being without malice.

- (a) Voluntary upon a sudden quarrel or heat of passion.
- (b) Involuntary in the commission of an unlawful act, not amounting to a felony; or in the commission of a lawful act which might produce death, in an unlawful manner, or without due caution and circumspection; provided that this subdivision shall not apply to acts committed in the driving of a vehicle.

### Penal Code Section 197 - Justifiable Homicide; Any Person

Homicide is justifiable when committed by any person in any of the following cases:

- When resisting any attempt to murder any person, or to commit a felony, or to do some great bodily injury upon any person; or,
- 2. When committed in defense of habitation, property, or person, against one who manifestly intends or endeavors, by violence or surprise, to commit a felony, or against one who manifestly intends and endeavors, in a violent, riotous or tumultuous manner, to enter the habitation of another for the purpose of offering violence to any person therein; or,
- 3. When committed in the lawful defense of such person, or of a wife or husband, parent, child, master, mistress, or servant of such person, when there is reasonable ground to apprehend a design to commit a felony or to do some great bodily injury, and imminent danger of such design being accomplished; but such person, or the person in whose behalf the defense was made, if he was the assailant or engaged in mutual combat, must really and in good faith have endeavored to decline any further struggle before the homicide was committed; or,
- 4. When necessarily committed in attempting, by lawful ways and means, to apprehend any person for any felony committed, or in lawfully suppressing any riot, or in lawfully keeping and preserving the peace.

### Section 5 - Applicable California Penal Code Sections - (continued)

### Penal Code Section 198 - Justifiable Homicide; Sufficiency of Fear (Limitation of Self-defense of Property Rule)

A bare fear of the commission of any of the offenses mentioned in subdivisions 2 and 3 of Section 197, to prevent which homicide may be lawfully committed, is not sufficient to justify it. But the circumstances must be sufficient to excite the fears of a reasonable person, and the party killing must have acted under the influence of such fears alone.

Penal Code Section 199 - Justifiable and Excusable Homicide; Discharge of Defendant The homicide appearing to be justifiable or excusable, the person indicted must, upon his trial, be fully acquitted and discharged.

#### Penal Code Section 12035 - Storage of Firearms Accessible to Children

(a) As used in this section, the following definitions shall apply:

(1) "Locking device" means a device that is designed to prevent the firearm from functioning and when applied to the firearm, renders the firearm inoperable.

(2) "Child" means a person under the age of 16 years.

(3) "Off-premises" means premises other than the premises where the firearm was stored.

(4) "Locked container" has the same meaning as set forth in subdivision (d) of Section 12026.2.

- (b)(1) Except as provided in subdivision (c), a person commits the crime of "criminal storage of a firearm of the first degree" if he or she keeps any loaded firearm within any premise which is under his or her custody or control and he or she knows or reasonably should know that a child is likely to gain access to the firearm without the permission of the child's parent or legal guardian and the child obtains access to the firearm and thereby causes death or great bodily injury to himself, herself, or any other person.
  - (2) Except as provided in subdivision (c), a person commits the crime of "criminal storage of a firearm of the second degree" if he or she keeps any loaded firearm within any premise which is under his or her custody or control and he or she knows or reasonably should know that a child is likely to gain access to the firearm without the permission of the child's parent or legal guardian and the child obtains access to the firearm and thereby causes injury, other than great bodily injury, to himself, herself, or any other person, or carries the firearm either to a public place or in violation of Section 417.
- (c) Subdivision (b) shall not apply whenever any of the following occurs:
  - (1) The child obtains the firearm as a result of an illegal entry to any premises by any person.
  - (2) The firearm is kept in a locked container or in a location that a reasonable person would believe to be secure.
  - (3) The firearm is carried on the person or within such a close proximity thereto so that the individual can readily retrieve and use the firearm as if carried on the person.

(4) The firearm is locked with a locking device that has rendered the firearm inoperable.

(5) The person is a peace officer or a member of the armed forces or national guard and the child obtains the firearm during, or incidental to, the performance of the person's duties.

(6) The child obtains, or obtains and discharges, the firearm in a lawful act of self-defense or defense of another person, or persons.

(7) The person who keeps a loaded firearm on any premise which is under his or her custody or control has no reasonable expectation, based on objective facts and circumstances, that a child is likely to be present on the premise.

### Section 5 - Applicable California Penal Code Sections - (continued)

#### Penal Code Section 12036 -Firearms Accessed by Children and Carried Off-premises

(a) As used in this section, the following definitions shall apply:

(1) "Locking device" means a device that is designed to prevent the firearm from functioning and when applied to the firearm, renders the firearm inoperable.

(2) "Child" means a person under the age of 16 years.

(3) "Off-premises" means premises other than the premises where the firearm was stored.

(4) "Locked container" has the same meaning as set forth in subdivision (d) of Section 12026.2.

- (b) A person who keeps a pistol, revolver, or other firearm capable of being concealed upon the person, loaded or unloaded, within any premise that is under his or her custody or control and he or she knows or reasonably should know that a child is likely to gain access to that firearm without the permission of the child's parent or legal guardian and the child obtains access to that firearm and thereafter carries that firearm off-premises, shall be punished by imprisonment in a county jail not exceeding one year, by a fine not exceeding one thousand dollars (\$1,000), or by both that imprisonment and fine.
- (c) A pistol, revolver, or other firearm capable of being concealed upon the person that a child gains access to and carries off-premises in violation of this Section shall be deemed "used in the commission of any misdemeanor as provided in this code or any felony" for the purpose of subdivision (b) of Section 12028 regarding the authority to confiscate firearms and other deadly weapons as a nuisance.

(d) This Section shall not apply if any one of the following circumstances exists:

- (1) The child obtains the pistol, revolver, or other firearm capable of being concealed upon the person as a result of an illegal entry into any premises by any person.
- (2) The pistol, revolver, or other firearm capable of being concealed upon the person is kept in a locked container or in a location that a reasonable person would believe to be secure.
- (3) The pistol, revolver, or other firearm capable of being concealed upon the person is locked with a locking device that has rendered the firearm inoperable.
- (4) The pistol, revolver, or other firearm capable of being concealed upon the person is carried on the person within such a close range that the individual can readily retrieve and use the firearm as if carried on the person.
- (5) The person is a peace officer or a member of the armed forces or national guard and the child obtains the pistol, revolver, or other firearm capable of being concealed upon the person during, or incidental to, the performance of the person's duties.
- (6) The child obtains, or obtains and discharges, the pistol, revolver, or other firearm capable of being concealed upon the person in a lawful act of self-defense or defense of another person or persons.
- (7) The person who keeps a pistol, revolver, or other firearm capable of being concealed upon the person has no reasonable expectation, based on objective facts and circumstances, that a child is likely to be present on the premises.

#### Section 6 - Agreement to Restrictions and to Hold Harmless

I accept and assume all responsibility and liability for, injury to, or death of any person, or damage to any property which may result through any act or omission of either the licensee or the agency that issued the license. In the event any claim, suit or action is brought against the agency that issued the license, its chief officer or any of its employees, by reason of, or in connection with any such act or omission, the licensee shall defend, indemnify, and hold harmless the agency that issued the license, its chief officer or any of its employees from such claim, suit, or action.

I understand that the acceptance of my application by the licensing authority does not guarantee the issuance of a license and that fees and costs are not refundable if denied. I further understand that if my application is approved and I am issued a license to carry a concealed weapon, that the license is subject to restrictions placed upon it and that misuse of the license will cause an automatic revocation and possible arrest and that the license may also be suspended or revoked at the discretion of the licensing authority at any time. I am aware that any use of a firearm may bring criminal action or civil liability against me.

I have read, understand, and agree to the CCW license liability clauses, conditions, and restrictions stated in this Application and Agreement to Restrictions and to Hold Harmless.

I have read and understand the applicable Penal Code sections regarding False Statements on a CCW Application, Manslaughter, Killing in Defense of Self or Property, Limitation on Self-defense and Defense of Property, and Child Access and Firearm Storage, stated in this application.

I have read and understand Attachment 1 - California Prohibiting Categories for a CCW License, Attachment 2 - California Prohibiting Misdemeanors, and Attachment 3 - Federal Prohibiting Categories for Possessing Firearms. I further acknowledge that these Prohibiting Categories can be amended or expanded by state or federal legislative or regulatory bodies and that any such amendment or expansion may affect my eligibility to hold a CCW.

Applicant Signature	 Date	
Witness Signature / Badge Number	 Date	

### Section 7 - Investigator's Interview Notes Applicant Name: Middle Date of Birth: Age:\_\_\_\_ Social Security No.:\_\_\_\_\_ California DL/ID No.:\_\_\_\_\_ Driver's License Restrictions: Residence Address: State Apt. Mailing Address (if different): Street Number Apt. Home / Personal Phone Numbers: (\_\_\_\_\_)\_\_\_\_\_ Spouse's Name and Address:\_\_\_\_ Applicant Occupation: Business / Employer Name: \_\_\_\_\_ Business Phone Number: ( ) **Business Address:** Number Apt. City State List all previous home addresses for the past five years.

### Section 7 - Investigator's Interview Notes - (continued)

2.	Have you ever been in a mental institution, treated for mental illness, or been found not-guilty by reason of insanity? NoYes(If yes, explain):
3.	Are you now, or have you ever been, addicted to a controlled substance or aicohol, or have you ever utilized an illegal controlled substance, or have you ever reported to a
	detoxification or drug treatment program? NoYes(If yes, explain):
4.	Have you ever been involved in an incident involving firearms?  NoYes(If yes, explain):
-	
5.	Have you been involved in a domestic violence incident?  NoYes(If yes, explain):
_	
i <b>.</b>	List any arrests or formal charges, with or without disposition, for any criminal offenses within the U.S. or any other country (civilian or milltary).

### Section 7 - Investigator's Interview Notes - (continued)

If the CCW license is desired for self-protection, the protection of others, or for the protect of large sums of money or valuable property, you are required to explain and provide g cause for issuance of the license. For example, has your life or property been threatened jeopardized? Explain incidents and include dates, times, locations, and names of police agent to which these incidents were reported.  Details of Reason for Applicant Desiring a CCW License (use additional sheets if needed).						rovide good reatened of lice agencies	
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#### Section 8 - Certification and Release of Information

I hereby give permission to the agency to which this application is made to conduct a background investigation of me and to contact any person or agency who may add to or aid in this investigation. I further authorize persons, firms, agencies and institutions listed on this application to release or confirm information about me and statements I have made as contained in this application.

Notwithstanding any other provision of law and pursuant to the Public Records Act (Government Code section 6250 et seq.), I understand that information contained in this application may be a matter of public record and shall be made available upon request or court order.

I hereby certify under penalties of perjury and Penal Code section 12051(b) and (c), that the answers I have given are true and correct to the best of my knowledge and belief, and that I understand and agree to the provisions, conditions, and restrictions herein or otherwise imposed.

Applicant Signature	Date	
Witness Signature / Badge Number	Date	

### Attachments



#### Attachment 1

#### CALIFORNIA PROHIBITING CATEGORIES FOR A CCW LICENSE As of January, 1999

- Persons convicted of a felony, or any offense enumerated in section 12021.1 of the Penal Code (PC).
- Persons addicted to the use of narcotics.
- Persons denied firearm possession as a condition of probation pursuant to PC section 12021(d).
- Persons convicted of a specified misdemeanor pursuant to PC section 12021(c)(1) are prohibited from purchasing
  or possessing firearms for 10 years (see Attachment 2).
- Juveniles adjudged wards of the juvenile court because they committed a 707(b) Welfare and Institutions Code (WIC) offense, an offense described in PC section 1203.073 (b) or any offense enumerated in PC section 12021 (c) (l) are prohibited until they reach age 30.
- Persons who are subject to a protective order as defined in section 6218 of the Family Code, or a temporary restraining order or injunction issued pursuant to sections 527.6 or 527.8 of the Code of Civil Procedure.
- Persons found by a court to be a danger to others because of mental illness.
- Persons found by a court to be mentally incompetent to stand trial.
- Persons found by a court to be not guilty by reason of insanity.
- Persons adjudicated to be a mentally disordered sex offender.
- Persons placed on a conservatorship because they are gravely disabled as a result of a mental disorder or impairment by chronic alcoholism.
- Persons who communicate a threat to a licensed psychotherapist, against a reasonably identifiable victim, and the
  psychotherapist reports to law enforcement pursuant to WIC section \$100(b), are prohibited from purchasing or
  possessing a firearm for 6 months.
- Persons in a mental health facility certified pursuant to WIC sections 5250, 5260, and 5270.15 are prohibited from
  possessing or purchasing or attempting to purchase firearms for 5 years.
- Persons who are voluntary patients in a mental facility who are determined to be a danger to self or others are
  prohibited form purchasing or possessing a firearm between admission and discharge.
- Persons under indictment or information in any court for a crime punishable by imprisonment for a term exceeding one year.

#### Attachment 2

### CALIFORNIA PROHIBITING MISDEMEANORS As of January, 1999

Pursuant to Penal Code (PC) section 12021(c)(1), any person who has been convicted of a misdemeanor violation for any of the following offenses is prohibited from owning, possessing, or having under his or her custody or control any firearms within 10 years of the conviction:

- Threatening public officers, employees and school officials (PC section 71).
- Threatening certain public officials, appointees, judges, staff or their families with the intent and apparent ability to carry out the threat (PC section 76).
- Possessing a deadly weapon with the intent to intimidate a witness (PC section 136.5).
- Threatening witnesses, victims, or informants (PC section 140).
- Attempting to remove or take a firearm from the person or immediate presence of a public or peace officer (PC section 148(d)).
- Unauthorized possession of a weapon in a courtroom, courthouse or court building, or at a public meeting (PC section 171(b)).
- Bringing into or possessing a loaded firearm within the state capitol, legislative offices, etc. (PC section 171c).
- Taking into or possessing loaded firearms within the Governor's Mansion or residence of other constitutional
  officers, etc. (PC section 171(d)).
- Supplying, selling or giving possession of a firearm to a person for participation in criminal street gangs (PC section 186.28).
- Assault (PC sections 240, 241).
- Battery (PC sections 242, 243).
- Assault with a stun gun or Taber weapon (PC section 244.5).
- Assault with deadly weapon or force likely to produce great bodily injury (PC section 245).
- Assault with a deadly weapon or instrument, by any means likely to produce great bodily injury or with a stungun or Taber on a school employee engaged in performance of duties (PC section 245.5).
- Shooting at an inhabited or occupied dwelling house, building, vehicle, aircraft, horsecart or camper (PC section 246).
- Discharging a firearm in a grossly negligent manner (PC section 246.3).
- Shooting at an unoccupied aircraft, motor vehicle, or uninhabited building or dwelling house (PC section 247).
- Inflicting corporal injury on a spouse or significant other (PC section 273.5).
- Willfully violating a domestic protective order (PC section 273.6).

#### Attachment 2 (Continued)

### CALIFORNIA PROHIBITING MISDEMEANORS As of January, 1999

- Drawing, exhibiting, or using any deadly weapon other than a firearm (PC sections 417(a)(1), 417(a)(2)).
- Brandishing a firearm in presence of a peace officer (PC section 417.1 repealed by stats. 1998).
- Drawing or exhibiting, selling, manufacturing, or distributing firearm replicas or imitations (PC section 417.2).
- Inflicting serious bodily injury as a result of brandishing (PC section 417.6).
- Bringing into or possessing firearms upon or within public schools and grounds (PC section 626.9).
- Stalking (PC section 646.9).
- Armed criminal action (PC section 12023).
- Possessing a deadly weapon with intent to commit an assault (PC section 12024).
- Driver of any vehicle who knowingly permits another person to discharge a firearm from the vehicle or any
  person who willfully and maliciously discharges a firearm from a motor vehicle (PC sections 12034(b),
  12034(d)).
- Criminal possession of a firearm (PC section 12040).
- Firearms dealer who sells or transfers or gives possession of any firearm to a minor or a handgun to a person under the age of 21 (PC section 12072(b)).
- Various violations involving sales and transfers of firearms (PC section 12072(g)(3)).
- Person or corporation who sells any concealable firearm to any minor (PC section 12100(a) repealed by stats. 1994).
- Unauthorized possession/transportation of a machine gun (PC section 12220).
- Possession of ammunition designed to penetrate metal or armor (PC section 12320).
- Carrying a concealed or loaded firearm or other deadly weapon or wearing a peace officer uniform, while picketing (PC section 12590).
- Bringing firearm related contraband into juvenile hall (WIC section 871.5).
- Bringing firearm related contraband into a youth authority institution (WIC section 1001.5).
- Purchase, possession, or receipt of a firearm or deadly weapon by a person receiving in-patient treatment for a
  mental disorder, or by a person who has communicated to a licensed psychotherapist a serious threat of physical
  violence against an identifiable victim (WIC section 8100).
- Providing a firearm or deadly weapon to a person described in WIC sections 8100 or 8103 (WIC section 8101).
- Purchase, possession, or receipt of a firearm or deadly weapon by a person who has been adjudicated to be a
  mentally disordered sex offender or found to be mentally incompetent to stand trial, or not guilty by reason of
  insanity, and individuals placed under a conservatorship (WIC section 8103).

#### Attachment 3

# FEDERAL PROHIBITING CATEGORIES FOR POSSESSING FIREARMS Gun Control Act of 1968, Title 18 U.S.C. Chapter 44 As of January, 1999

Pursuant to Section 922, any person listed below is prohibited from possessing, shipping, transporting, or receiving any firearm, who:

- Has been convicted in any court of a crime punishable by imprisonment for a term exceeding one year.
- Is a fugitive from justice.
- Is an unlawful user of or addicted to any controlled substance.
- Has been adjudicated as a mental defective or committed to a mental institution.
- Is an alien illegally or unlawfully in the United States.
- · Has been discharged from the Armed Forces under dishonorable conditions .
- · Having been a citizen of the United States, has renounced U.S. citizenship.
- Is subject to a court order that restrains the person from harassing, stalking, or threatening an intimate partner or child of such intimate partner.
- · Has been convicted in any court of a misdemeanor crime of domestic violence.
- Is under indictment for a crime punishable by imprisonment for a term exceeding one year.
- Has an out-of-state prohibitive criminal history.
- Has a prior denial on a previous National Instant Criminal Background Check System (NICS) inquiry.

SILL LOCKYER ----Attorney General



P.O. BOX 160487 SACRAMENTO, CA 95816-0487 Facsimile: (916) 263-0676 (916) 263-4887

September 24, 2004

**TO: All Law Enforcement Agencies** 

SUBJECT: Peace Officer Applicant Fee Increase

Effective November 1, 2004, the California Department of Justice (DOJ) will increase the \$14 processing fee for the firearms eligibility review of peace officer applicants to \$19. Although the Department has managed to keep the fee at \$14 since 1996, a fee increase is necessary to cover costs associated with the firearms eligibility review process.

Total DOJ processing fees (\$51) will include:

- → \$19 Firearms Division processing fee
- → \$32 Criminal Justice Information Services Division fingerprint check
- → \$ 0 FBI fingerprint check

\$51 Total

If you have any questions regarding this matter, please do not hesitate to contact the Firearms Information Services Section at (916) 263-4887.

Sincerely

RANDY ROSSI, Director

Firearms Division

For BILL LOCKYER

Attorney General

BILL LOCKYER Attorney General

P.O. BOX 160487 SACRAMENTO, CA 95816-0487 Facsimile: (916) 263-0676 (916) 263-4887

September 24, 2004

TO: All Law Enforcement Agencies

SUBJECT: CCW License Fee Increase

Effective November 1, 2004, the California Department of Justice (DOJ) will implement a fee increase for <u>initial</u> and <u>renewal</u> applications for Licenses to Carry Concealable Firearms (CCW). For your reference, the new fee structure is printed on the back of this letter. Although the Department has managed to keep the fee stable since 1996, a fee increase is necessary to cover costs associated with the firearms eligibility review process.

If you have any questions regarding this matter, please do not hesitate to contact the Firearms Information Services Section at (916) 263-4887.

Sincerely

RANDY ROSSI, Director

Firearms Division

For BIL

BILL LOCKYER Attorney General

#### CALIFORNIA DEPARTMENT OF JUSTICE FEE STRUCTURE LICENSES TO CARRY CONCEALABLE FIREARMS Effective October 1, 2007

#### NITIAL APPLICANT FEES

ip-Day Employment CCW State Fingerprint Processing FBI Fingerprint Processing Initial Firearms Eligibility Check TOTAL	\$ 32.00 \$ 19.00 \$ 22.00 \$ 73.00	Two-Year Resident CCW State Fingerprint Processing FBI Fingerprint Processing Initial Firearms Eligibility Check Annual Firearms Eligibility Check TOTAL	\$ 32.00 \$ 18.00 \$ 22.00 \$ 22.00 \$ 85.00
Three-Year Judicial CCW State Fingerprint Processing FBI Fingerprint Processing Initial Firearms Eligibility Check 1st Annual Firearms Eligibility Check 2nd Annual Firearms Eligibility Check TOTAL	\$ 32.00 \$ 19.00 \$ 22.00 \$ 22.00 \$ 22.00	Four-Year Reserve Peace Officer CCW State Fingerprint Processing FBI Fingerprint Processing Initial Firearms Eligibility Check 1st Annual Firearms Eligibility Check 2nd Annual Firearms Eligibility Check 3rd Annual Firearms Eligibility Check TOTAL	\$ 32.00 \$ 19.00 \$ 22.00 \$ 22.00 \$ 22.00 \$ 139.00

#### RENEWAL FEES

	•		
90-Day Employment CCW Renewal		Two-Year Resident CCW Renewal	
State Thumbprint Verification	\$ B.OO	State Thumbprint Verification	\$ 8.00
Initial Firearms Eligibility Check	\$ 22.00	Initial Firearms Eligibility Check	\$ 22,00
TOTAL	\$ 30.00	Annual Firearms Eligibility Check	\$ 22.00
		TOTAL	\$ 52.00
Three-Year Judic)at CCW Renewal		Four-Year Reserve Pages Officer CCW Renewal	
State Thumbprint Verification	\$ 8.QÓ	State Thumborint Verification	\$ 8.00
Initial Firearms Eligibility Check	\$ 22.00	Initial Firearms Eligibility Check	\$ 22.00
1st Annual Firearms Eligibility Check	\$ 22.00	1st Annual Firearms Eligibility Check	\$ 22.00
2nd Annual Firearms Eligibility Check	\$ 22 00	2nd Annual Firearms Eligibility Check	\$ 22.00
TOTAL	\$ 74.00	3rd Annual Firearms Eligibility Chack	\$ 22.00
			0.00

## Exhibit "4"

- 38 -

Letter from San Francisco Sheriffs Office to Gary W. Gorski, Dated May 29, 2009 Please refer to the attached PDF file titled, "Plaintiffs\_Exhibit\_04." 

### City and County of San Francisco

#### OFFICE OF THE SHERIFF



Michael Hennessey SHERIFF

(415) 554-7225

May 29, 2009

Reference: LC 2009-023

Mr. Gary Gorski Attorney-at-Law 8549 Nephi Way Fair Oaks, CA 95628

Dear Mr. Gorski,

I write to respond to your confusing and inflammatory letter of May 26, 2009. Please place yourself in my shoes for a moment and <u>read</u> your letter, attached.

First, and foremost, you never identify your client which, of course, prevents us from researching any correspondence that may have been received from her. Secondly, you identify her as a "gay female" as if that actually matters. I presume you have her permission to express such personal information but you might be surprised to learn that we don't maintain carry concealed weapons (CCW) applicant files by sexual preference, or even by gender.

Third, you ascribe obstructionist behavior to Sheriff's employees without any facts, who they might have said their name was, or even when such event(s) occurred.

It isn't often that I get such a poorly crafted letter and it is not ameliorated by your ending paragraph, which attempts to be solicitous <u>after</u> making unsupported accusations.

Perhaps I can clarify the Sheriff's position for your consideration. Mr. Hennessey is obligated to issue CCWs to retired law enforcement personnel in limited circumstances under state law. There are a host of conditional factors which apply. He is not obligated to issue a CCW to any private citizen although he has the authority to do so. He has never issued a CCW to such an applicant and has no intention of doing so.

Should you wish to file an application you may write a letter to me or the Sheriff which will be replied to with a denial. It is a useless exercise but please do so if you with to. Obviously, that letter must identify the applicant and the reason(s) for the request.

ROOM 456, CITY HALL • 1 DR. CARLTON B. GOODLETT PLACE • SAN FRANCISCO, CA. 94102

No meeting with an "investigator" will be scheduled because his decision is as it has been for twenty-nine (29) years, a denial. Such is his right and practice.

Very Truly Yours,

MES F. HARRIGAN

Legal Counsel to the Sheriff

attachment

Law Offices of

#### **GARY W. GORSKI**

8549 Nephi Way Fair Oaks, CA 95628 (916) 965-6800 Facsimile (916) 965-6801

usrugby@pacbell.net

\* Admitted in California and Pennsylvania

05/26. 15:58

May 26, 2009

#### VIA REGULAR MAIL, EMAIL AND FAX

Chief of Police
Heather J. Fong
850 Bryant St., #525
San Francisco, CA 94103
Fax (415)553-1554
sfpdpbaf@pacbell.net
SFPDCentralStation@ci.sf.ca.us
sfpd.online@sfqov.orq

Sheriff Michael Hennessey City Hall, Room 456 1 Carlton Goodlett Place San Francisco, CA 94102 Fax: (415) 554-7050 sheriff@sfgov.orq

RE: <u>Public Records Request</u> and Demand for Interview of CCW Applicant to comply with Section 7 of the application with witness signature.

Dear Sheriff Hennessey and Chief Fong:

I have been retained by a gay female who has been attempting to apply for a CCW, which, under California Penal Code Section 12050(a)(1)(B), allows a sheriff and/or chief of police of a municipal police department the discretion to issue a "license to carry a pistol, revolver, or other firearm capable of being concealed upon the person ..." To date, her attempts have been futile as there is no published policy on either website about the CCW application process and your employees have been obstructive to say the least.

When my client attempted to apply by contacting your departments, she was given the run-around in that 1) employees had no knowledge of any CCW policy, 2) had no knowledge about how to apply, and 3) they stated that your department does not process CCW applications.

Letter to Sheriff Hennessey and Chief Fong

Public Records Request and Demand for Interview of CCW Applicant to comply with Section 7 of the application with witness signature. May 26, 2009

Page 2 of 2

This letter constitutes a formal request for the following, pursuant to the Public Records Act:

- 1) Please provide a DOJ CCW application.
- 2) Please provide a list of all current and past CCW permit holders since your tenure in office, inclusive of all good cause data relied upon for issuance.
- 3) Please provide a copy of your written CCW issuance policy.
- 4) If your department defers to the other for the processing of CCWs, please provide that policy or letter of understanding.

In addition to this request, please provide a date and time that my client can meet with an "investigator" of your department to complete section 7 of the application, and have the application "witnessed" by the investigator and "signed."

You may email and fax the information to my office to expedite the process. My email is usrugby@pacbell.net and fax is 916-965-6801.

Thank you for your consideration in this regard and I look forward to an amicable resolution to this problem so that we can tend to other business.

> Very truly yours, LAW OFFICES OF GARY W. GORSKI

/s/ Gary W. Gorski Gary W. Gorski Attorney at Law

Exhibit "5"

- 40 -

Plaintiff's California Department of Justice, Standard Application for License to Carry a Concealed Weapon (CCW), Dated June 4, 2009 (Mailed Version) Please refer to the attached PDF file titled, "Plaintiffs Exhibit 05." - 41 -

### California Department of Justice



# STANDARD APPLICATION FOR LICENSE TO CARRY A CONCEALED WEAPON (CCW)

# California Department of Justice STANDARD APPLICATION for LICENSE TO CARRY A CONCEALED WEAPON (CCW)

#### **Authority**

California Penal Code (PC) sections 12050 through 12054 provide that a sheriff of a county or the chief or other head of a municipal police department of any city or city and county may issue a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person (CCW license). PC section 12051(a)(3)(A) requires the Attorney General to prescribe a statewide standard application form for a CCW license.

#### Who May Be Issued a License

The licensing authority specified in PC section 12050(a)(1) (a sheriff or head of a municipal police department) may issue a license to persons who are of good moral character, who have completed a course of training, and where good cause exists for issuance of the CCW license. All applications for a CCW will be fingerprinted and state records will be checked to determine if they are in a prohibiting class. Attachments 1, 2, and 3 (following page 14 of this application) list all categories that would cause a person to be in a class prohibiting them from possessing firearms and being granted a CCW license. These attachments are updated annually to reflect new legislation and other changes in the law.

#### Format of CCW License

A CCW license may be issued in either of the following formats:

- 1. A license to carry concealed, a pistol, revolver, or other firearm capable of being concealed upon the person.
- 2. Where the population of the county is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in that county a pistol, revolver, or other firearm capable of being concealed upon the person

#### Training Required

PC section 12050(a)(1)(B) and (E) specifies that new license applicants must complete a course of training. The training may consist of any course acceptable to the licensing authority. The licensing authority may require either a course not to exceed 16 hours which includes instruction on at least firearms safety and the law regarding the permissible use of a firearm or a community college course not to exceed 24 hours certified by the Commission on Peace Officer Standards and Training. If the licensing authority requires the community college course, it must be uniformly required for all CCW license applicants. The licensing authority may also require annual qualification on the weapon(s) during the term for which the CCW license is granted.

For license renewal applicants, the course of training may be any course acceptable to the licensing authority, shall be no less than four hours in length, and shall include instruction on at least firearm safety and the law regarding permissible use of a firearm

#### State of California, Department of Justice

#### Standard Application for CCW License

#### Psychological Testing

In addition to licensing requirements as specified by the licensing authority, jurisdictions may require psychological testing on the initial application. If required, the applicant shall be referred to a licensed psychologist used by the licensing authority for the psychological testing of its own employees. Any fees charged will be the responsibility of the applicant and such fees shall not exceed \$150.00 for an initial test. Additional psychological testing of an applicant seeking license renewal shall be required only if there is compelling evidence to indicate that a test is necessary (PC section 12054(c)).

#### **Completing the Application**

Answering all the questions on this standard application does not guarantee the issuance of a CCW license. The determination whether or not to issue the license is the prerogative of the licensing authority. Each licensing authority, in addition to using the state standard application form, will have a written policy summarizing what they require pursuant to PC section 12050(1)(1)(A) and (B). Prior to issuing a CCW, the statutes require proof that:

- The applicant is of good moral character,
- · Good cause exists to issue the CCW license,
- · The applicant meets residence requirements, and
- The course of training prescribed by the licensing authority has been completed.

The application on the following pages sets forth standardized questions to be used by the CCW licensing authority to determine whether a CCW license shall be issued. The applicant shall not be required to complete any additional application or form for a CCW license, or to provide any information other than that necessary to complete this standard application form except to clarify or interpret information provided herein (PC section 12051(a)(3)(C)).

The applicant will certify that all answers provided are true and correct to the best of their knowledge and belief under penalty of perjury. The applicant will also acknowledge that information disclosed on this application may be subject to public disclosure.

#### Important Instructions

- · Fill out, read, and sign Sections 1 through 5, as directed. Use additional pages if more space is required.
- Sections 6, 7, and 8 must be completed in the presence of an official of the licensing agency.
- Review Section 7 and be prepared to answer these questions orally. Do not write anything in Section 7 unless specifically directed to do so by the licensing agency.

Section 1 - Applicant Personal Information	3
Section 2 – Applicant Clearance Questions	3
Section 3 - Description of Weapon(s)	5
Section 4 - CCW License Conditions and Restrictions	
Section 5 – Applicable California Penal Code Sections	7
Section 6 - Agreement to Restrictions and to Hold Harmless	
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Attachment 2 - California Prohibiting Misdemeanors	
Attachment 3 - Federal Prohibiting Categories for Possessing Firearms	

Official Use Only - Type of Permit Requested () Standard () Judge () Reserve Officer () 90 Day **Public Disclosure Admonition** I understand that I am obligated to be complete and truthful in providing information on this application. I understand that all of the information disclosed by me in this application may be subject to public disclosure. June 4, 2009 Date Applicant Signature Witness Signature / Badge Number Date Section 1 – Applicant Personal Information Name: Pizzo, Therese Marie If Applicable Maiden Name or other Name(s) Used:\_\_\_\_\_ City and County San Francisco Country of Citizenship: USA Date of Birth: 04/22/1960 Place of Birth: Los Angeles, CA County Height: 5' 6" Weight: 130 Color Eyes: Blue \_\_\_\_\_\_ Color Hair:\_Light Brown Section 2 – Applicant Clearance Questions Do you now have, or have you ever had a license to carry a concealed weapon (CCW)? 1. No ✓ Yes (If yes, please indicate below. Use additional pages if necessary.) \_\_\_\_\_ Issue Date\_\_\_\_\_ CCW#\_ Issuing Agency\_\_\_\_ Have you ever applied for and been denied a license to carry a concealed weapon? 2. No ✓ Yes (If yes, give agency name, date and reason for denial.)

#### Section 2 – Applicant Clearance Questions – (continued)

	Have you ever held and subsequently renounced your United States citizenship?  No ✓ Yes (If yes, explain):
<b>1</b> .	If you served with the Armed Forces, were you ever convicted of any charges or was your discharge other than honorable? No Yes (If yes, explain):
5.	Are you now, or have you been a party to a lawsuit in the last five years?  No _ ✓ _ Yes (If yes, explain):
6.	Are you now, or have you been, under a restraining order(s) from any court?  No_✓_Yes (If yes, explain):
7.	Are you on probation or parole from any state for conviction of any offense including traffic? No Yes (If yes, explain):

#### Section 2 – Applicant Clearance Questions – (continued)

	Violation / Accident Agency / Citation #
None	e that I recall - if there was one, it would have been a minor moving violation
€.	Have you ever been convicted for any criminal offense (civilian or military) in the U.S. or any other country?
	No_ ✓ Yes (If yes, explain including date, agency, charges, and disposition.)
10.	Have you witheld any fact that might affect the decision to approve this license?  No ✓ Yes (If yes, explain):
ectio	on 3 – Descriptions of Weapons:
List the v	below the weapons you desire to carry if granted a CCW. You may carry concealed on weapon(s) which you list and describe herein, and only for the purpose indicated. An use will cause an automatic revocation and possible arrest. (Use additional pages ssary.)
List he v nisu	below the weapons you desire to carry if granted a CCW. You may carry concealed on weapon(s) which you list and describe herein, and only for the purpose indicated. An use will cause an automatic revocation and possible arrest. (Use additional pages



#### Section 4 – CCW License Conditions and Restrictions

The licensee is responsible for all liability for, injury to, or death of any person, or damage to any property which may result through any act or omission of either the licensee or the agency that issued the license. In the event any claim, suit, or action is brought against the agency that issued the license, its chief officer or any of its employees, by reason of, or in connection with any such act or omission, the licensee shall defend, indemnify, and hold harmless the agency that issued the license, its chief officer or any of its employees from such claim, suit, or action.

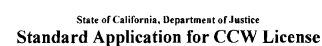
The licensee authorizes the licensing agency to investigate, as they deem necessary, the licensee's record and character to ascertain any and all information which may concern his/her qualifications and justification to be issued a license to carry a concealed weapon and release said agency of any and all liability arising out of such investigation.

While exercising the privileges granted to the licensee under the terms of this license, the licensee shall not, when carrying a concealed weapon:

- Consume any alcoholic beverage.
- Be in a place having a primary purpose of dispensing alcoholic beverages for on-site consumption.
- Be under the influence of any medication or drug, whether prescribed or not.
- Refuse to show the license or surrender the concealed weapon to any peace officer upon demand
- Impede any peace officer in the performance of his/her duties.
- Present himself/herself as a peace officer to any person unless he/she is, in fact, a peace officer as defined by California law.
- Unjustifiably display a concealed weapon.
- Carry a concealed weapon not listed on the permit.
- Carry a concealed weapon at times or circumstances other than those specified in the permit.

Pursuant to U.S. Government Code – Title 49, Chapter 26, Section 1472(1) and Federal Aviation Regulation 121.583, a license to carry a concealed weapon does not authorize a person to carry a firearm, tear gas, or any dangerous weapon aboard commercial airlines. Further, a person must declare that he/she is carrying such firearm, tear gas, or dangerous weapon BEFORE entering the boarding area of an air terminal where the security checks are made. Such violation can result in arrest by law enforcement.

Any violation of these restrictions or conditions may invalidate the CCW license and may void any further use of the license until reinstated by the licensing authority. Any arrest for a felony or serious misdemeanor, including driving under the influence of alcohol and/or drugs, is cause for invalidating the license.



#### Section 5 – Applicable California Penal Code Sections

The following Penal Code sections are of special importance to the holder of a CCW license regarding the use, carrying, and storage of firearms:

#### Penal Code Section 12051 – Applications for CCW Licenses; False Statements

- (b) Any person who files an application required by subdivision (a) knowing that statements contained therein are false is guilty of a misdemeanor.
- (c) Any person who knowingly makes a false statement on the application regarding any of the following shall be guilty of a felony:
  - (1) The denial or revocation of a license, or the denial of an amendment to a license, issued pursuant to Section 12050.
  - (2) A criminal conviction.
  - (3) A finding of not guilty by reason of insanity.
  - (4) The use of a controlled substance.
  - (5) A dishonorable discharge from military service.
  - (6) A commitment to a mental institution.
  - (7) A renunciation of United States citizenship.

#### Penal Code Section 192 – Manslaughter

Manslaughter is the unlawful killing of a human being without malice.

- (a) Voluntary upon a sudden quarrel or heat of passion.
- (b) Involuntary in the commission of an unlawful act, not amounting to a felony; or in the commission of a lawful act which might produce death, in an unlawful manner, or without due caution and circumspection; provided that this subdivision shall not apply to acts committed in the driving of a vehicle.

#### Penal Code Section 197 – Justifiable Homicide; Any Person

Homicide is justifiable when committed by any person in any of the following cases:

- 1. When resisting any attempt to murder any person, or to commit a felony, or to do some great bodily injury upon any person; or,
- 2. When committed in defense of habitation, property, or person, against one who manifestly intends or endeavors, by violence or surprise, to commit a felony, or against one who manifestly intends and endeavors, in a violent, riotous or tumultuous manner, to enter the habitation of another for the purpose of offering violence to any person therein; or,
- 3. When committed in the lawful defense of such person, or of a wife or husband, parent, child, master, mistress, or servant of such person, when there is reasonable ground to apprehend a design to commit a felony or to do some great bodily injury, and imminent danger of such design being accomplished; but such person, or the person in whose behalf the defense was made, if he was the assailant or engaged in mutual combat, must really and in good faith have endeavored to decline any further struggle before the homicide was committed; or,
- 4. When necessarily committed in attempting, by lawful ways and means, to apprehend any person for any felony committed, or in lawfully suppressing any riot, or in lawfully keeping and preserving the peace.

#### Section 5 – Applicable California Penal Code Sections – (continued)

# Penal Code Section 198 – Justifiable Homicide; Sufficiency of Fear (Limitation of Self-defense of Property Rule)

A bare fear of the commission of any of the offenses mentioned in subdivisions 2 and 3 of Section 197, to prevent which homicide may be lawfully committed, is not sufficient to justify it. But the circumstances must be sufficient to excite the fears of a reasonable person, and the party killing must have acted under the influence of such fears alone.

Penal Code Section 199 – Justifiable and Excusable Homicide; Discharge of Defendant The homicide appearing to be justifiable or excusable, the person indicted must, upon his trial, be fully acquitted and discharged.

#### Penal Code Section 12035 - Storage of Firearms Accessible to Children

- (a) As used in this section, the following definitions shall apply:
  - (1) "Locking device" means a device that is designed to prevent the firearm from functioning and when applied to the firearm, renders the firearm inoperable.
  - (2) "Child" means a person under the age of 16 years.
  - (3) "Off-premises" means premises other than the premises where the firearm was stored.
  - (4) "Locked container" has the same meaning as set for the in subdivision (d) of Section 12026.2.
- (b) (1) Except as provided in subdivision (c), a person commits the crime of "criminal storage of a firearm of the first degree" if he or she keeps any loaded firearm within any premise which is under his or her custody or control and he or she knows or reasonably should know that a child is likely to gain access to the firearm without the permission of the child's parent or legal guardian and the child obtains access to the firearm and thereby causes death or great bodily injury to himself, herself, or any other person.
  - (2) Except as provided in subdivision (c), a person commits the crime of "criminal storage of a firearm of the second degree" if he or she keeps any loaded firearm within any premise which is under his or her custody or control and he or she knows or reasonably should know that a child is likely to gain access to the firearm without the permission of the child's parent or legal guardian and the child obtains access to the firearm and thereby causes injury, other than great bodily injury, to himself, herself, or any other person, or carries the firearm either to a public place or in violation of Section 417.
- (c) Subdivision (b) shall not apply whenever any of the following occurs:
  - (1) The child obtains the firearm as a result of an illegal entry to any premises by any person.
  - (2) The firearm is kept in a locked container or in a location that a reasonable person would believe to be secure.
  - (3) The firearm is carried on the person or within such a close proximity thereto so that the individual can readily retrieve and use the firearm as if carried on the person.
  - (4) The firearm is locked with a locking device that has rendered the firearm inoperable.
  - (5) The person is a peace officer or a member of the armed forces or national guard and the child obtains the firearm during, or incidental to, the performance of the person's duties.
  - (6) The child obtains, or obtains and discharges, the firearm in a lawful act of self-defense or defense of another person, or persons.
  - (7) The person who keeps a loaded firearm on any premise which is under his or her custody or control has no reasonable expectation, based on objective facts and circumstances, that a child is likely to be present on the premise.

#### Section 5 – Applicable California Penal Code Sections – (continued)

#### Penal Code Section 12036 - Firearms Accessed by Children and Carried Off-premises

(a) As used in this section, the following definitions shall apply:

- (1) "Locking device" means a device that is designed to prevent the firearm from functioning and when applied to the firearm, renders the firearm inoperable.
- (2) "Child" means a person under the age of 16 years.
- (3) "Off-premises" means premises other than the premises where the firearm was stored.
- (4) "Locked container" has the same meaning as set forth in subdivision (d) of Section 12026.2.
- (b) A person who keeps a pistol, revolver, or other firearm capable of being concealed upon the person, loaded or unloaded, within any premise that is under his or her custody or control and he or she knows or reasonably should know that a child is likely to gain access to that firearm without the permission of the child's parent or legal guardian and the child obtains access to that firearm and thereafter carries that firearm off-premises, shall be punished by imprisonment in a county jail not exceeding one year, by a fine not exceeding one thousand dollars (\$1,000), or by both that imprisonment and fine.
- (c) A pistol, revolver, or other firearm capable of being concealed upon the person that a child gains access to and carries off-premises in violation of this Section shall be deemed "used in the commission of any misdemeanor as provided in this code or any felony" for the purpose of subdivision (b) of Section 12028 regarding the authority to confiscate firearms and other deadly weapons as a nuisance.
- (d) This Section shall not apply if one of the following circumstances exists:
  - (1) The child obtains the pistol, revolver, or other firearm capable of being concealed upon the person as a result of an illegal entry into any premises by any person.
  - (2) The pistol, revolver, or other firearm capable of being concealed upon the person is kept in a locked container or in a location that a reasonable person would believe to be secure.
  - (3) The pistol, revolver, or other firearm capable of being concealed upon the person is locked with a locking device that has rendered the firearm inoperable.
  - (4) The pistol, revolver, or other firearm capable of being concealed upon the person is carried on the person within such a close range that the individual can readily retrieve and use the firearm as if carried on the person.
  - (5) The person is a peace officer or a member of the armed forces or national guard and the child obtains the pistol, revolver, or other firearm capable of being concealed upon the person during, or incidental to, the performance of the person's duties.
  - (6) The child obtains, or obtains and discharges, the pistol, revolver, or other firearm capable of being concealed upon the person in a lawful act of self-defense or defense of another person or persons.
  - (7) The person who keeps a pistol, revolver, or other firearm capable of being concealed upon the person has no reasonable expectation, based on objective facts and circumstances, that a child is likely to be present on the premises.

#### Section 6 – Agreement to Restrictions and to Hold Harmless

I accept and assume all responsibility and liability for, injury to, or death of any person, or damage to any property which may result through any act or omission of either the licensee or the agency that issued the license. In the event any claim, suit or action is brought against the agency that issued the license, its chief officer or any of its employees, by reason of, or in connection with any such act or omission, the licensee shall defend, indemnify, and hold harmless the agency that issued the license, its chief officer or any of its employees from such claim, suit, or action.

I understand that the acceptance of my application by the licensing authority does not guarantee the issuance of a license and that fees and costs are not refundable if denied. I further understand that if my application is approved and I am issued a license to carry a concealed weapon, that the license is subject to restrictions placed upon it and that misuse of the license will cause an automatic revocation and possible arrest and that the license may also be suspended or revoked at the discretion of the licensing authority at any time. I am aware that any use of a firearm may bring criminal action or civil liability against me.

I have read, understand, and agree to the CCW license liability clauses, conditions, and restrictions stated in this Application and Agreement to Restrictions and to Hold Harmless.

I have read and understand the applicable Penal Code sections regarding False Statements on a CCW Application, Manslaughter, Killing in Defense of Self or Property, Limitation on Self-defense and Defense of Property, and Child Access and Firearm Storage, stated in this application.

I have read and understand Attachment 1 – California Prohibiting Categories for a CCW License, Attachment 2 – California Prohibiting Misdemeanors, and Attachment 3 – Federal Prohibiting Categories for Possessing Firearms. I further acknowledge that these Prohibiting Categories can be amended or expanded by state or federal legislative or regulatory bodies and that any such amendment or expansion may affect my eligibility to hold a CCW.

Applicant Signature	Date
·	
Witness Signature / Badge Number	Date

Name:	First		iddle	
Date of Birth:		A	ge	
Social Security No.:				
California DL/ID No.:				
Driver's License Restrictions:				
Residence Address:				
Sumber Street	Apt.	City	State	Zip
Mailing address (if different):				
Number Street	Apt.	City	State	Zip
Home / Personal Phone Numbers: (_	)			
Spouse's Name and Address:				
Applicant Occupation:				
Business / Employer Name:				
Business Phone Number: : ()				
Business Address:				
Business Address:	Apt.	City	State	Zip
		•	State	Zip

#### Section 7 – Investigator's Interview Notes – (continued)

2.	Have you ever been in a mental institution, treated for mental illness, or been found not-guilty by reason of insanity? NoYes (If yes, explain):
•	Are you now, or have you ever been, addcited to a controlled substance or alcohol, or have you ever utilized an illgal controlled substance, or have you ever reported to a detoxification or drug treatment program? NoYes (If yes, explain):
	Have you ever been involved in an incident involving firearms?  NoYes (If yes, explain):
5.	Have you been involved in a domestic violence incident?  NoYes (If yes, explain):
<u> </u>	List any arrests or formal charges, with or without disposition, for any criminal offenses with the U.S. or any other country (civilian or military).

#### Section 7 – Investigator's Interview Notes – (continued)

If the CCW license is desired for self-protection, the protection of others, or for the protection of large sums of money or valuable property, you are required to explain and provide good cause for issuance of the license. For example, has your life or property been threatened or jeopardized? Explain incidents and include dates, times, locations, and names of police agencies to which these incidents were reported.			
Details of Reason for Applicant desiring a CCW License (use additional sheets if needed).			
·			

#### Section 8 - Certification and Release of Information

I hereby give permission to the agency to which this application is made to conduct a background investigation of me and to contact any person or agency who may add to or aid in this investigation. I further authorize persons, firms, agencies and institutions listed on this application to release or confirm information about me and statements I have made as contained in this application.

Notwithstanding any other provision of law and pursuant to the Public Records Act (Government Code section 6250 et seq.), I understand that information contained in this application may be a matter of public record and shall be made available upon request or court order.

I hereby certify under penalties of perjury and Penal Code section 12051(b) and (c), that the answers I have given are true and correct to the best of my knowledge and belief, and that I understand and agree to the provisions, conditions, and restrictions herein or otherwise imposed.

Applicant Signature	Date
Witness Signature / Badge Number	Date



### **Attachments**

#### Attachment 1

#### CALIFORNIA PROHIBITING CATEGORIES FOR A CCW LICENSE As of January, 1999

- Persons convicted of a felony, or any offense enumerated in section 12021.1 of the Penal Code (PC).
- Persons addicted to the use of narcotics.
- Persons denied firearm possession as a condition of probation pursuant to PC section 12021(d).
- Persons convicted of a specified misdemeanor pursuant to PC section 12021(c)(1) are prohibited from purchasing or possessing firearms for 10 years (see Attachment 2).
- Juveniles adjudged wards of the juvenile court because they committed a 707(b) Welfare and Institutions Code (WIC) offense, an offense described in PC section 1203.073(b) or any offense enumerated in PC section 12021 (c)(!) are prohibited until they reach age 30.
- Persons who are subject to a protective order as defined in section 6218 of the Family Code, or a temporary restraining order or injunction issued pursuant to sections 527.6 or 527.8 of the Code of Civil Procedure.
- Persons found by a court to be a danger to others because of mental illness.
- Persons found by a court to be mentally incompetent to stand trial.
- Persons found by a court to be not guilty by reason of insanity.
- Persons adjudicated to be a mentally disordered sex offender.
- Persons placed on a conservatorship because they are gravely disabled as a result of a mental disorder or impairment by chronic alcoholism
- Persons who communicate a threat to a licensed psychotherapist, against a reasonably identifiable victim, and the
  psychotherapist reports to law enforcement pursuant to WIC section 8100(b), are prohibited from purchasing or
  possessing a firearm for 6 months.
- Persons in a mental health facility certified pursuant to WIC sections 5250, 5260, and 5270.15 are prohibited from possessing or purchasing or attempting to purchase firearms for 5 years.
- Persons who are voluntary patients in a mental facility who are determined to be a danger to self or others are prohibited from purchasing or possessing a firearm between admission and discharge.
- Persons under indictment or information in any court for a crime punishable by imprisonment for a term exceeding one year.

#### Attachment 2

# CALIFORNIA PROHIBITING MISDEMEANORS As of January, 1999

Pursuant to Penal Code (PC) section 12021(c)(1), any person who has been convicted of a misdemeanor violation for any of the following offenses is prohibited from owning, possessing, or having under his or her custody or control any firearms within 10 years of the conviction:

- Threatening public officers, employees and school officials (PC section 71).
- Threatening certain public officials, appointees, judges, staff or their families with the intent and apparent ability to carry out the threat (PC section 76).
- Possessing a deadly weapon with the intent to intimidate a witness (PC section 136.5).
- Threatening witnesses, victims, or informants (PC section 140).
- Attempting to remove or take a firearm from the person or immediate presence of a public or peace officer (PC section 148(d)).
- Unauthorized possession of a weapon in a courtroom, courthouse or court building, or at a public meeting (PC section 171(b)).
- Bringing into or possessing a loaded firearm within the state capitol, legislative offices, etc. (PC section 171c).
- Taking into or possessing loaded firearms within the Governor's Mansion or residence of other constitutional officers, etc. (PC section 171(d)).
- Supplying, selling or giving possession of a firearm to a person for participation in criminal street gangs (PC section 186.28).
- Assault (PC sections 240, 241)
- Battery (PC sections 242, 243).
- Assault with a stun gun or Taber weapon (PC section 244.5)
- Assault with deadly weapon or force likely to produce great bodily injury (PC section 245).
- Assault with a deadly weapon or instrument, by any means likely to produce great bodily injury or with a stun
  gun or Taber on a school employee engaged in performance of duties (PC section 245.5).
- Shooting at an inhabited or occupied dwelling house, building, vehicle, aircraft, horsecart or camper (PC section 246).
- Discharging a firearm in a grossly negligent manner (PC section 246.3)
- Shooting at an unoccupied aircraft, motor vehicle, or uninhabited building or dwelling house (PC section 247)
- Inflicting corporal injury on a spouse or significant other (PC section 273.5)
- Willfully violating a domestic protective order (PC section 273.6).

#### Attachment 2 (Continued)

# CALIFORNIA PROHIBITING MISDEMEANORS As of January, 1999

- Drawing, exhibiting, or using any deadly weapon other than a firearm (PC sections 417(a)(1), 417(a)(2)).
- Brandishing a firearm in presence of a peace officer (PC section 417.1 repealed by stats. 1998).
- Drawing or exhibiting, selling, manufacturing, or distributing firearm replicas or imitations (PC section 417.2).
- Inflicting serious bodily injury as a result of brandishing (PC section 417.6).
- Bringing into or possessing firearms upon or within public schools and grounds (PC section 626.9).
- Stalking (PC section 646.9).
- · Armed criminal action (PC section 12023).
- Possessing a deadly weapon with intent to commit an assault (PC section 12024).
- Driver or any vehicle who knowingly permits another person to discharge a firearm from the vehicle or any
  person who will fully and maliciously discharges a firearm from a motor vehicle (PC sections 12034(b),
  12034(d)).
- Criminal possession of a firearm (PC section 12040).
- Firearms dealer who sells or transfers or gives possession of any firearm to a minor or a handgun to a person under the age of 21 (PC section 12072(b)).
- Various violations involving sales and transfers of firearms (PC section 12072(g)(3)).
- Person or corporation who sells any concealable firearm to any minor (PC section 12100(a) repealed by stats. 1994).
- Unauthorized possession/transportation of a machine gun (PC section 12220).
- Possession of ammunition designed to penetrate metal or armor (PC section 12320).
- Carrying a concealed or loaded firearm or other deadly weapon or wearing a peace officer uniform, while picketing (PC section 12590).
- Bringing firearm related contraband into juvenile hall (WIC section 871.5).
- Bringing firearm related contraband into a youth authority institution (WIC section 1001.5).
- Purchase, possession, or receipt of a firearm or deadly weapon by a person receiving in-patient treatment for a
  mental disorder, or by a person who has communicated to a licensed psychotherapist a serious threat of physical
  violence against an identifiable victim (WIC section 8100).
- Providing a firearm or deadly weapon to a person described in WIC sections 8100 or 8103 (WIC section 8101).
- Purchase, possession, or receipt of a firearm or deadly weapon by a person who has been adjudicated to be a
  mentally disordered sex offender or found to be mentally incompetent to stand trial, or not guilty by reason of
  insanity, and individuals placed under a conservatorship (WIC section 8103).

Exhibit "6"

- 42 -

Plaintiff's California Department of Justice, Standard Application for License to Carry a Concealed Weapon (CCW), Dated June 29, 2009 (Faxed Version) Please refer to the attached PDF file titled, "Plaintiffs Exhibit 06." - 43 -

TRANSMISSION VERIFICATION REPORT

TIME : 06/29/2009 13:19 NAME : GWGORSKI

NAME : GWGORSKI FAX : 9169656801 TEL : 9169656800 SER.# : L8J814214

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE 06/29 13:16 14155531554 00:02:34 20 OK STANDARD

### California Department of Justice



STANDARD APPLICATION FOR LICENSE TO CARRY A CONCEALED WEAPON (CCW) TRANSMISSION VERIFICATION REPORT

TIME : 06/29/2009 13:16

NAME : GWGORSKI FAX : 9169656801 TEL : 9169656800 SER.# : L8J814214

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE 06/29 13:12 14155547050 00:03:12 20 OK STANDARD

### California Department of Justice



STANDARD APPLICATION FOR LICENSE TO CARRY A CONCEALED WEAPON (CCW) Exhibit "7"

- 44 -

#### **SAN FRANCISCO POLICE CODE SECTION 4512**

### HANDGUNS LOCATED IN A RESIDENCE TO BE KEPT IN A LOCKED CONTAINER OR DISABLED WITH A TRIGGER LOCK.

- (a) Prohibition. No person shall keep a handgun within a residence owned or controlled by that person unless the handgun is stored in a locked container or disabled with a trigger lock that has been approved by the California Department of Justice.
- (b) Definitions.

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- (1) "Residence." As used in this Section, "residence" is any structure intended or used for human habitation including but not limited to houses, condominiums, rooms, in law units, motels, hotels, SRO's, time-shares, recreational and other vehicles where human habitation occurs.
- (2) "Locked container." As used in this Section, "locked container" means a secure container which is fully enclosed and locked by a padlock, key lock, combination lock or similar locking device.
- (3) "Handgun." As used in this Section, "handgun" means any pistol, revolver, or other firearm that is capable of being concealed upon the person, designed to be used as a weapon, capable of expelling a projectile by the force of any explosion or other form of combustion, and has a barrel less than 16 inches in length.
- (4) "Trigger lock." As used in this Section, a "trigger lock" means a trigger lock that is listed in the California Department of Justice's list of approved firearms safety devices and that is identified as appropriate for that handgun by reference to either the manufacturer and model of the handgun or to the physical characteristics of the handgun that match those listed on the roster for use with the device under Penal Code Section 12088(d).
- (c) Exceptions. This Section shall not apply in the following circumstances:
- (1) The handgun is carried on the person of an individual over the age of 18.
- (2) The handgun is under the control of a person who is a peace officer under Penal Code Section 830.
- (d) Lost or Stolen Handguns. In order to encourage reports to law enforcement agencies of lost or stolen handguns pursuant to San Francisco Police Code Section 616, a person who files a report with a law enforcement agency notifying the agency that a handgun has been lost or stolen shall not be subject to prosecution for violation of Section 4512(a) above.
- (e) Penalty. Every violation of this Section shall constitute a misdemeanor and upon conviction shall be punished by a fine not to exceed \$1,000.00 or by imprisonment in the county jail not to exceed six months, or by both.
- (f) Severability. If any provision, clause or word of this chapter or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect any other provision, clause, word or application of this Section which can be given effect without the invalid provision, clause or word, and to this end the provisions of this Section are declared to be severable.
- (Added by Ord. 193-07, File No. 070683, App. 8/1/2007)

Exhibit "8"

- 46 -

#### **SAN FRANCISCO POLICE CODE SECTION 1290**

#### DISCHARGE OF FIREARMS PROHIBITED-FIREWORKS.

No person or persons, firm, company, corporation or association shall fire or discharge any firearms or fireworks of any kind or description within the limits of the City and County of San Francisco.

Provided, however, that public displays of fireworks may be given with the joint written consent of the Fire Marshal and the Chief of Police.

(Added by Ord. 1.075, App. 10/11/38)

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Exhibit "9"

- 48 -

#### CALIFORNIA PENAL CODE SECTION 12050, et al.

#### **SECTION 12050**

- (a)(1)(A) The sheriff of a county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying satisfies any one of the conditions specified in subparagraph (D) and has completed a course of training as described in subparagraph (E), may issue to that person a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person in either one of the following formats:
- (i) A license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person.
- (ii) Where the population of the county is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in that county a pistol, revolver, or other firearm capable of being concealed upon the person.
- (B) The chief or other head of a municipal police department of any city or city and county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying is a resident of that city and has completed a course of training as described in subparagraph (E), may issue to that person a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person in either one of the following formats:
- (i) A license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person.
- (ii) Where the population of the county in which the city is located is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in that county a pistol, revolver, or other firearm capable of being concealed upon the person.
- (C) The sheriff of a county or the chief or other head of a municipal police department of any city or city and county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying is a person who has been deputized or appointed as a peace officer pursuant to subdivision (a) or (b) of Section 830.6 by that sheriff or that chief of police or other head of a municipal police department, may issue to that person a license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person. Direct or indirect fees for the issuance of a license pursuant to this subparagraph may be waived. The fact that an applicant for a license to carry a pistol, revolver,

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or other firearm capable of being concealed upon the person has been deputized or appointed as a peace officer pursuant to subdivision (a) or (b) of Section 830.6 shall be considered only for the purpose of issuing a license pursuant to this subparagraph, and shall not be considered for the purpose of issuing a license pursuant to subparagraph (A) or (B).

- (D) For the purpose of subparagraph (A), the applicant shall satisfy any one of the following:
- (i) Is a resident of the county or a city within the county.
- (ii) Spends a substantial period of time in the applicant's principal place of employment or business in the county or a city within the county.
- (E)(i) For new license applicants, the course of training may be any course acceptable to the licensing authority, shall not exceed 16 hours, and shall include instruction on at least firearm safety and the law regarding the permissible use of a firearm. Notwithstanding this clause, the licensing authority may require a community college course certified by the Commission on Peace Officer Standards and Training, up to a maximum of 24 hours, but only if required uniformly of all license applicants without exception.
- (ii) For license renewal applicants, the course of training may be any course acceptable to the licensing authority, shall be no less than four hours, and shall include instruction on at least firearm safety and the law regarding the permissible use of a firearm. No course of training shall be required for any person certified by the licensing authority as a trainer for purposes of this subparagraph, in order for that person to renew a license issued pursuant to this section.
- (2)(A)(i) Except as otherwise provided in clause (ii), subparagraphs (C) and (D) of this paragraph, and subparagraph (B) of paragraph (4) of subdivision (f), a license issued pursuant to subparagraph (A) or (B) of paragraph (1) is valid for any period of time not to exceed two years from the date of the license.
- (ii) If the licensee's place of employment or business was the basis for issuance of the license pursuant to subparagraph (A) of paragraph (1), the license is valid for any period of time not to exceed 90 days from the date of the license. The license shall be valid only in the county in which the license was originally issued. The licensee shall give a copy of this license to the licensing authority of the city, county, or city and county in which he or she resides. The licensing authority that originally issued the license shall inform the licensee verbally and in writing in at least 16-point type of this obligation to give a copy

- (B) A license issued pursuant to subparagraph (C) of paragraph (1) to a peace officer appointed pursuant to Section 830.6 is valid for any period of time not to exceed four years from the date of the license, except that the license shall be invalid upon the conclusion of the person's appointment pursuant to Section 830.6 if the four-year period has not otherwise expired or any other condition imposed pursuant to this section does not limit the validity of the license to a shorter time period.
- (C) A license issued pursuant to subparagraph (A) or (B) of paragraph (1) is valid for any period of time not to exceed three years from the date of the license if the license is issued to any of the following individuals:
- (i) A judge of a California court of record.
- (ii) A full-time court commissioner of a California court of record.
- (iii) A judge of a federal court.

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- (iv) A magistrate of a federal court.
- (D) A license issued pursuant to subparagraph (A) or (B) of paragraph (1) is valid for any period of time not to exceed four years from the date of the license if the license is issued to a custodial officer who is an employee of the sheriff as provided in Section 831.5, except that the license shall be invalid upon the conclusion of the person's employment pursuant to Section 831.5 if the four-year period has not otherwise expired or any other condition imposed pursuant to this section does not limit the validity of the license to a shorter time period.
- (3) For purposes of this subdivision, a city or county may be considered an applicant's "principal place of employment or business" only if the applicant is physically present in the jurisdiction during a substantial part of his or her working hours for purposes of that employment or business.
- (b) A license may include any reasonable restrictions or conditions which the issuing authority deems warranted, including restrictions as to the time, place, manner, and circumstances under which the person may carry a pistol, revolver, or other firearm capable of being concealed upon the person.

license shall be amended to reflect the new address and a new license shall be issued pursuant to paragraph (3).

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(3) If the licensing authority amends the license, a new license shall be issued to the licensee reflecting the amendments.

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- (4)(A) The licensee shall notify the licensing authority in writing within 10 days of any change in the licensee's place of residence.
- (B) If the license is one to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person, then it may not be revoked solely because the licensee changes his or her place of residence to another county if the licensee has not breached any conditions or restrictions set forth in the license and has not become prohibited by state or federal law from possessing, receiving, owning, or purchasing a firearm. However, any license issued pursuant to subparagraph (A) or (B) of paragraph (1) of subdivision (a) shall expire 90 days after the licensee moves from the county of issuance if the licensee's place of residence was the basis for issuance of the license.
- (C) If the license is one to carry loaded and exposed a pistol, revolver, or other firearm capable of being concealed upon the person, the license shall be revoked immediately if the licensee changes his or her place of residence to another county.
- (5) An amendment to the license does not extend the original expiration date of the license and the license shall be subject to renewal at the same time as if the license had not been amended.
- (6) An application to amend a license does not constitute an application for renewal of the license.
- (g) Nothing in this article shall preclude the chief or other head of a municipal police department of any city from entering an agreement with the sheriff of the county in which the city is located for the sheriff to process all applications for licenses, renewals of licenses, and amendments to licenses, pursuant to this article.

(Added by Stats. 1953, c. 36, p. 656, § 1. Amended by Stats. 1969, c. 1188, p. 2318, § 1; Stats. 1970, c. 1478, p. 2923, § 1; Stats. 1977, c. 987, p. 2970, § 3; Stats. 1992, c. 1340, § 9; Stats. 1993, c. 1167, § 2; Stats. 1997, c. 408, § 1; Stats. 1997, c. 744, § 2; Stats. 1998, c. 110, § 2; Stats. 1998, c. 910, § 1; Stats. 1999, c. 142, § 1; Stats. 2000, c. 123, § 1; Stats. 2008, c. 698, § 14.)

#### **SECTION 12050.2**

Within three months of the effective date of the act adding this section, each licensing authority shall publish and make available a

written policy summarizing the provisions of subparagraphs (A) and (B) of paragraph (1) of subdivision (a) of Section 12050.

(Added by Stats. 1998, Ch. 910, § 2. Effective January 1, 1999.)

### SECTION 12051

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- (a)(1) The standard application form for licenses described in paragraph (3) shall require information from the applicant including, but not limited to, the name, occupation, residence and business address of the applicant, his or her age, height, weight, color of eyes and hair, and reason for desiring a license to carry the weapon. Applications for licenses shall be filed in writing, and signed by the applicant. Any license issued upon the application shall set forth the licensee's name, occupation, residence and business address, his or her age, height, weight, color of eyes and hair, the reason for desiring a license to carry the weapon, and shall, in addition, contain a description of the weapon or weapons authorized to be carried, giving the name of the manufacturer, the serial number, and the caliber. The license issued to the licensee may be laminated.
- (2) Applications for amendments to licenses shall be filed in writing and signed by the applicant, and shall state what type of amendment is sought pursuant to subdivision (f) of Section 12050 and the reason for desiring the amendment.
- (3)(A) Applications for amendments to licenses, applications for licenses, amendments to licenses, and licenses shall be uniform throughout the state, upon forms to be prescribed by the Attorney General. The Attorney General shall convene a committee composed of one representative of the California State Sheriffs' Association, one representative of the California Police Chiefs' Association, and one representative of the Department of Justice to review, and as deemed appropriate, revise the standard application form for licenses. The committee shall meet for this purpose if two of the committee's members deem that necessary. The application shall include a section summarizing the statutory provisions of state law that result in the automatic denial of a license.
- (B) The forms shall contain a provision whereby the applicant attests to the truth of statements contained in the application.
- (C) An applicant shall not be required to complete any additional application or form for a license, or to provide any information other than that necessary to complete the standard application form described in subparagraph (A), except to clarify or interpret information provided by the applicant on the standard application form.

- subparagraph (A) is deemed to be a local form expressly exempt from the requirements of the Administrative Procedures Act, Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the Government Code.
- (b) Any person who files an application required by subdivision (a) knowing that statements contained therein
- (c) Any person who knowingly makes a false statement on the application regarding any of the following shall be guilty
- (1) The denial or revocation of a license, or the denial of an amendment to a license, issued pursuant to Section 12050.
- (5) A dishonorable discharge from military service.

(Added by Stats. 1953, c. 36, p. 656, § 1. Amended by Stats. 1953, c. 692, p. 1960, § 1; Stats. 1977, c. 996, c. 1340, § 10; Stats. 1993, c. 1167, § 3; Stats. 1994, c. 716, § 4; Stats. 1998, c. 910, § 3; Stats. 2003, c. 541,

- (a) The fingerprints of each applicant shall be taken and two copies on forms prescribed by the Department of Justice shall be forwarded to the department. Upon receipt of the fingerprints and the fee as prescribed in Section 12054, the department shall promptly furnish the forwarding licensing authority a report of all data and information pertaining to any applicant of which there is a record in its office, including information as to whether the person is prohibited by state or federal law from possessing, receiving, owning, or purchasing a firearm. No license shall be issued by any licensing authority until after receipt of the report from
- (b) However; if the license applicant has previously applied to the same licensing authority for a license to carry firearms pursuant to Section 12050 and the applicant's fingerprints and fee have been previously forwarded to the

- Department of Justice, as provided by this section, the licensing authority shall note the previous identification numbers and other data that would provide positive identification in the files of the Department of Justice on the copy of any subsequent license submitted to the department in conformance with Section 12053 and no additional application form or fingerprints shall be required.
- (c) If the license applicant has a license issued pursuant to Section 12050 and the applicant's fingerprints have been previously forwarded to the Department of Justice, as provided in this section, the licensing authority shall note the previous identification numbers and other data that would provide positive identification in the files of the Department of Justice on the copy of any subsequent license submitted to the department in conformance with Section 12053 and no additional fingerprints shall be required.
- (Added by Stats. 1953, c. 36, p. 657, § 1. Amended by Stats. 1953, c. 692, p. 1960, § 2; Stats. 1959, c. 1856, p. 4410, § 1; Stats. 1971, c. 1309, p. 2602, § 3, eff. Nov. 1, 1971; Stats. 1972, c. 1377, p. 2845, § 91; Stats. 1992, c. 1340, § 11; Stats. 1992, c. 1341, § 12; Stats. 2008, c. 698, § 15.)

#### **SECTION 12052.5**

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The licensing authority shall give written notice to the applicant indicating if the license is approved or denied within 90 days of the initial application for a new license or a license renewal or 30 days after receipt of the applicant's criminal background check from the Department of Justice, whichever is later.

(Added by Stats. 1998, Ch. 910, § 4. Effective January 1, 1999.)

## **SECTION 12053**

- (a) A record of the following shall be maintained in the office of the licensing authority:
- (1) The denial of a license.
- 23 (2) The denial of an amendment to a license.
- 24 (3) The issuance of a license.
  - (4) The amendment of a license.
  - (5) The revocation of a license.
    - (b) Copies of each of the following shall be filed immediately by the issuing officer or authority with the Department of Justice:

- 56 -

(1) The denial of a license.

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- (2) The denial of an amendment to a license.
- (3) The issuance of a license.
- (4) The amendment of a license.
- (5) The revocation of a license.
- (c) Commencing on or before January 1, 2000, and annually thereafter, each licensing authority shall submit to the Attorney General the total number of licenses issued to peace officers, pursuant to subparagraph (C) of paragraph (1) of subdivision (a) of Section 12050, and to judges, pursuant to subparagraph (A) or (B) of paragraph (1) of subdivision (a) of Section 12050. The Attorney General shall collect and record the information submitted pursuant to this subdivision by county and licensing authority.

(Amended by Stats. 1998, Ch. 910, § 5. Effective January 1, 1999.)

#### **SECTION 12054**

(a) Each applicant for a new license or for the renewal of a license shall pay at the time of filing his or her application a fee determined by the Department of Justice not to exceed the application processing costs of the Department of Justice for the direct costs of furnishing the report required by Section 12052. After the department establishes fees sufficient to reimburse the department for processing costs, fees charged shall increase at a rate not to exceed the legislatively approved annual cost-of-living adjustments for the department's budget. The officer receiving the application and the fee shall transmit the fee, with the fingerprints if required, to the Department of Justice. The licensing authority of any city, city and county, or county may charge an additional fee in an amount equal to the actual costs for processing the application for a new license, excluding fingerprint and training costs, but in no case to exceed one hundred dollars (\$100), and shall transmit the additional fee, if any, to the city, city and county, or county treasury. The first 20 percent of this additional local fee may be collected upon filing of the initial application. The balance of the fee shall be collected only upon issuance of the license.

The licensing authority may charge an additional fee, not to exceed twenty-five dollars (\$25), for processing the application for a license renewal, and shall transmit an additional fee, if any, to the city, city and county, or county treasury. These local fees may be increased at a rate not to exceed any increase in the California Consumer Price Index as compiled and reported by the California Department of Industrial Relations.

(b) In the case of an amended license pursuant to subdivision (f) of Section 12050, the licensing authority of any city, city and county, or county may charge a fee, not to exceed ten dollars (\$10), except that the fee may be increased at a rate not to exceed any increase

in the California Consumer Price Index as compiled and reported by the 1 California Department of Industrial Relations, for processing the amended license and shall transmit the fee to the city, city and county, 2 or county treasury. 3 ·(c) If psychological testing on the initial application is required by the licensing authority, the license applicant shall be referred to a 4 licensed psychologist used by the licensing authority for the psychological testing of its own employees. The applicant may be charged 5 for the actual cost of the testing in an amount not to exceed one hundred fifty dollars (\$150). Additional psychological testing of an applicant 6 seeking license renewal shall be required only if there is compelling evidence to indicate that a test is necessary. The cost to the applicant 7 for this additional testing shall not exceed one hundred fifty dollars (\$150).8 (d) Except as authorized pursuant to subdivisions (a), (b), and (c), no 9 requirement, charge, assessment, fee, or condition that requires the payment of any additional funds by the applicant may be imposed by any 10 licensing authority as a condition of the application for a license. 11 (Amended by Stats. 1998, Ch. 910, § 6. Effective January 1, 1999.) 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 - 58 -

Exhibit "10"

- 59 -

## CALIFORNIA PENAL CODE SECTIONS 12031(a) and 12031(b)

- (a) (1) A person is guilty of carrying a loaded firearm when he or she carries a loaded firearm on his or her person or in a vehicle while in any public place or on any public street in an incorporated city or in any public place or on any public street in a prohibited area of unincorporated territory.
- (2) Carrying a loaded firearm in violation of this section is punishable, as follows:

- (A) Where the person previously has been convicted of any felony, or of any crime made punishable by this chapter, as a felony.
- (B) Where the firearm is stolen and the person knew or had reasonable cause to believe that it was stolen, as a felony.
- (C) Where the person is an active participant in a criminal street gang, as defined in subdivision (a) of Section 186.22, under the Street Terrorism Enforcement and Prevention Act (Chapter 11 (commencing with Section 186.20) of Title 7 of Part 1), as a felony.
- (D) Where the person is not in lawful possession of the firearm, as defined in this section, or is within a class of persons prohibited from possessing or acquiring a firearm pursuant to Section 12021 or 12021.1 of this code or Section 8100 or 8103 of the Welfare and Institutions Code, as a felony.
- (E) Where the person has been convicted of a crime against a person or property, or of a narcotics or dangerous drug violation, by imprisonment in the state prison, or by imprisonment in a county jail not to exceed one year, by a fine not to exceed one thousand dollars (\$1,000), or by both that imprisonment and fine.
- (F) Where the person is not listed with the Department of Justice pursuant to Section 11106, as the registered owner of the pistol, revolver, or other firearm capable of being concealed upon the person, by imprisonment in the state prison, or by imprisonment in a county jail not to exceed one year, or by a fine not to exceed one thousand dollars (\$1,000), or both that fine and imprisonment.
- (G) In all cases other than those specified in subparagraphs (A) to (F), inclusive, as a misdemeanor, punishable by imprisonment in a county jail not to exceed one year, by a fine not to exceed one thousand dollars (\$1,000), or by both that imprisonment and fine.
- (3) For purposes of this section, "lawful possession of the firearm" means that the person who has possession or custody of the firearm either lawfully acquired and lawfully owns the firearm or has the permission of the lawful owner or person who otherwise has apparent authority to possess or have custody of the firearm. A person who takes a firearm without the permission of the lawful owner or without the permission of a person who has lawful custody of the firearm does not have lawful possession of the firearm.

- (4) Nothing in this section shall preclude prosecution under Sections 12021 and 12021.1 of this code, Section 8100 or 8103 of the Welfare and Institutions Code, or any other law with a greater penalty than this section.
- (5) (A) Notwithstanding paragraphs (2) and (3) of subdivision (a) of Section 836, a peace officer may make an arrest without a warrant:
- (i) When the person arrested has violated this section, although not in the officer's presence.
- (ii) Whenever the officer has reasonable cause to believe that the person to be arrested has violated this section, whether or not this section has, in fact, been violated.
- (B) A peace officer may arrest a person for a violation of subparagraph (F) of paragraph (2), if the peace officer has probable cause to believe that the person is carrying a loaded pistol, revolver, or other firearm capable of being concealed upon the person in violation of this section and that person is not listed with the Department of Justice pursuant to paragraph (1) of subdivision (c) of Section 11106 as the registered owner of that pistol, revolver, or other firearm capable of being concealed upon the person.
- (6) (A) Every person convicted under this section who has previously been convicted of an offense enumerated in Section 12001.6, or of any crime made punishable under this chapter, shall serve a term of at least three months in a county jail, or, if granted probation or if the execution or imposition of sentence is suspended, it shall be a condition thereof that he or she be imprisoned for a period of at least three months.
- (B) The court shall apply the three-month minimum sentence except in unusual cases where the interests of justice would best be served by granting probation or suspending the imposition or execution of sentence without the minimum imprisonment required in this subdivision or by granting probation or suspending the imposition or execution of sentence with conditions other than those set forth in this subdivision, in which case, the court shall specify on the record and shall enter on the minutes the circumstances indicating that the interests of justice would best be served by that disposition.
- (7) A violation of this section which is punished by imprisonment in a county jail not exceeding one year shall not constitute a conviction of a crime punishable by imprisonment for a term exceeding one year for the purposes of determining federal firearms eligibility under Section 922(g)(1) of Title 18 of the United States Code.
- (b) Subdivision (a) shall not apply to any of the following:
- (1) Peace officers listed in Section 830.1 or 830.2, or subdivision (a) of Section 830.33, whether active or honorably retired, other duly appointed peace officers, honorably retired peace officers listed in subdivision (c) of Section 830.5, other honorably retired peace officers who during the course and scope of their employment as peace officers

were authorized to, and did, carry firearms, full-time paid peace officers of other states and the federal government who are carrying out official duties while in California, or any person summoned by any of those officers to assist in making arrests or preserving the peace while the person is actually engaged in assisting that officer. Any peace officer described in this paragraph who has been honorably retired shall be issued an identification certificate by the law enforcement agency from which the officer has retired. The issuing agency may charge a fee necessary to cover any reasonable expenses incurred by the agency in issuing certificates pursuant to this paragraph and paragraph (3).

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Any officer, except an officer listed in Section 830.1 or 830.2, subdivision (a) of Section 830.33, or subdivision (c) of Section 830.5 who retired prior to January 1, 1981, shall have an endorsement on the identification certificate stating that the issuing agency approves the officer's carrying of a loaded firearm.

No endorsement or renewal endorsement issued pursuant to paragraph (2) shall be effective unless it is in the format set forth in subparagraph (D) of paragraph (1) of subdivision (a) of Section 12027, except that any peace officer listed in subdivision (f) of Section 830.2 or in subdivision (c) of Section 830.5, who is retired between January 2, 1981, and on or before December 31, 1988, and who is authorized to carry a loaded firearm pursuant to this section, shall not be required to have an endorsement in the format set forth in subparagraph (D) of paragraph (1) of subdivision (a) of Section 12027 until the time of the issuance, on or after January 1, 1989, of a renewal endorsement pursuant to paragraph (2).

- (2) A retired peace officer, except an officer listed in Section 830.1 or 830.2, subdivision (a) of Section 830.33, or subdivision (c) of Section 830.5 who retired prior to January 1, 1981, shall petition the issuing agency for renewal of his or her privilege to carry a loaded firearm every five years. An honorably retired peace officer listed in Section 830.1 or 830.2, subdivision (a) of Section 830.33, or subdivision (c) of Section 830.5 who retired prior to January 1, 1981, shall not be required to obtain an endorsement from the issuing agency to carry a loaded firearm. The agency from which a peace officer is honorably retired may, upon initial retirement of the peace officer, or at any time subsequent thereto, deny or revoke for good cause the retired officer's privilege to carry a loaded firearm. A peace officer who is listed in Section 830.1 or 830.2, subdivision (a) of Section 830.33, or subdivision (c) of Section 830.5 who is retired prior to January 1, 1981, shall have his or her privilege to carry a loaded firearm denied or revoked by having the agency from which the officer retired stamp on the officer's identification certificate "No CCW privilege."
- (3) An honorably retired peace officer who is listed in subdivision (c) of Section 830.5 and authorized to carry loaded firearms by this subdivision shall meet the training requirements of Section 832 and shall qualify with the firearm at least annually. The individual retired peace officer shall be responsible for maintaining his or her eligibility

 to carry a loaded firearm. The Department of Justice shall provide subsequent arrest notification pursuant to Section 11105.2 regarding honorably retired peace officers listed in subdivision (c) of Section 830.5 to the agency from which the officer has retired.

- (4) Members of the military forces of this state or of the United States engaged in the performance of their duties.
- (5) Persons who are using target ranges for the purpose of practice shooting with a firearm or who are members of shooting clubs while hunting on the premises of those clubs.
- (6) The carrying of pistols, revolvers, or other firearms capable of being concealed upon the person by persons who are authorized to carry those weapons pursuant to Article 3 (commencing with Section 12050) of Chapter 1 of Title 2 of Part 4.
- (7) Armored vehicle guards, as defined in Section 7521 of the Business and Professions Code, (A) if hired prior to January 1, 1977, or (B) if hired on or after that date, if they have received a firearms qualification card from the Department of Consumer Affairs, in each case while acting within the course and scope of their employment.
- (8) Upon approval of the sheriff of the county in which they reside, honorably retired federal officers or agents of federal law enforcement agencies, including, but not limited to, the Federal Bureau of Investigation, the Secret Service, the United States Customs Service, the Federal Bureau of Alcohol, Tobacco, and Firearms, the Federal Bureau of Narcotics, the Drug Enforcement Administration, the United States Border Patrol, and officers or agents of the Internal Revenue Service who were authorized to carry weapons while on duty, who were assigned to duty within the state for a period of not less than one year, or who retired from active service in the state.

Retired federal officers or agents shall provide the sheriff with certification from the agency from which they retired certifying their service in the state, the nature of their retirement, and indicating the agency's concurrence that the retired federal officer or agent should be accorded the privilege of carrying a loaded firearm.

Upon approval, the sheriff shall issue a permit to the retired federal officer or agent indicating that he or she may carry a loaded firearm in accordance with this paragraph. The permit shall be valid for a period not exceeding five years, shall be carried by the retiree while carrying a loaded firearm, and may be revoked for good cause.

The sheriff of the county in which the retired federal officer or agent resides may require recertification prior to a permit renewal, and may suspend the privilege for cause. The sheriff may charge a fee necessary to cover any reasonable expenses incurred by the county.

(Amended by Stats. 1999, Ch. 571, § 3. Effective January 1, 2000.)

# Exhibit "11"

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#### LAW ENFORCEMENT OFFICERS SAFETY ACT (LEOSA) 1 18 U.S.C. § 926B 2 (a) Notwithstanding any other provision of the law of any State or any political subdivision thereof, 3 an individual who is a qualified law enforcement officer and who is carrying the identification required by subsection (d) may carry a concealed firearm that has been shipped or transported in 4 interstate or foreign commerce, subject to subsection (b). 5 (b) This section shall not be construed to supersede or limit the laws of any State that— (1) permit private persons or entities to prohibit or restrict the possession of concealed firearms on 6 their property; or (2) prohibit or restrict the possession of firearms on any State or local government property, 7 installation, building, base, or park. 8 (c) As used in this section, the term "qualified law enforcement officer" means an employee of a governmental agency who— 9 (1) is authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and has statutory powers 10 of arrest: (2) is authorized by the agency to carry a firearm; 11 (3) is not the subject of any disciplinary action by the agency; (4) meets standards, if any, established by the agency which require the employee to regularly 12 qualify in the use of a firearm; (5) is not under the influence of alcohol or another intoxicating or hallucinatory drug or 13 substance: and (6) is not prohibited by Federal law from receiving a firearm. 14 (d) The identification required by this subsection is the photographic identification issued by the 15 governmental agency for which the individual is employed as a law enforcement officer. (e) As used in this section, the term "firearm" does not include— (1) any machinegun (as defined in section 5845 of the National Firearms Act); (2) any firearm silencer (as defined in section 921 of this title); and (3) any destructive device (as defined in section 921 of this title). 18 U.S.C. § 926C (a) Notwithstanding any other provision of the law of any State or any political subdivision thereof, 20 an individual who is a qualified retired law enforcement officer and who is carrying the identification required by subsection (d) may carry a concealed firearm that has been shipped or transported in interstate or foreign commerce, subject to subsection (b). 22 (b) This section shall not be construed to supersede or limit the laws of any State that— (1) permit private persons or entities to prohibit or restrict the possession of concealed firearms on 23 their property; or (2) prohibit or restrict the possession of firearms on any State or local government property, installation, building, base, or park. 25 (c) As used in this section, the term "qualified retired law enforcement officer" means an individual (1) retired in good standing from service with a public agency as a law enforcement officer, other than for reasons of mental instability;

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(2) before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of

law, and had statutory powers of arrest; 1 (A) before such retirement, was regularly employed as a law enforcement officer for an 2 aggregate of 15 years or more; or (B) retired from service with such agency, after completing any applicable probationary 3 period of such service, due to a service-connected disability, as determined by such agency; (4) has a nonforfeitable right to benefits under the retirement plan of the agency; 4 (5) during the most recent 12-month period, has met, at the expense of the individual, the State's standards for training and qualification for active law enforcement officers to carry firearms; 5 (6) is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance: and 6 (7) is not prohibited by Federal law from receiving a firearm. 7 (d) The identification required by this subsection is— (1) a photographic identification issued by the agency from which the individual retired from 8 service as a law enforcement officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found 9 by the agency to meet the standards established by the agency for training and qualification for active law enforcement officers to carry a firearm of the same type as the concealed firearm; or 10 (A) a photographic identification issued by the agency from which the individual retired 11 from service as a law enforcement officer; and (B) a certification issued by the State in which the individual resides that indicates that the 12 individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the State to meet the standards established by the State for 13 training and qualification for active law enforcement officers to carry a firearm of the same type as the concealed firearm. 14 (e) As used in this section, the term "firearm" does not include---15 (1) any machinegun (as defined in section 5845 of the National Firearms Act); (2) any firearm silencer (as defined in section 921 of this title); and 16 (3) a destructive device (as defined in section 921 of this title). 17 18 19 20 21 22 23 24 25 26 27 28 - 66 -

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Exhibit "12"

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## SAN FRANCISCO POLICE CODE SECTION 613.10(g) 1 LICENSE- CONDITIONS.\* 2 (g) The licensee shall not sell, lease or otherwise transfer to any person any ammunition that: 3 (1) Serves no sporting purpose; (2) Is designed to expand upon impact and utilize the jacket, shot or materials embedded within the jacket or shot to project or disperse barbs or other objects that are intended to increase the damage to a human body or other target (including, but not limited to, Winchester Black Talon, Speer Gold Dot, Federal Hydra-Shok, Hornady XTP, Eldorado Starfire, Hollow Point Ammunition and Remington Golden Sabre ammunition; or (3) Is designed to fragment upon impact (including, but not limited to, Black Rhino bullets and 8 Glaser Safety Slugs). 9 This subsection does not apply to conventional hollow-point ammunition with a solid lead core when the purchase is made for official law enforcement purposes and the purchaser is authorized to make 10 such a purchase by the director of a public law enforcement agency such as the Chief of the San Francisco Police Department or the Sheriff of the City and County of San Francisco. 11 (Added by Ord. 91-94, App. 2/25/94; amended by Ord. 290-95, App. 9/1/95; Ord. 225-96, App. 12 6/11/96; Ord. 283-96, App. 7/3/96; Ord. 62-00, File No. 000197, App. 4/14/2000; Ord. 242-00, File No. 000950, App. 10/27/2000; Ord. 260-04, File No. 031932, App. 11/4/2004; Ord. 192-07, File No. 13 070684, App. 8/1/2007) 14 Editor's note: \*; The provisions of Ord. 283-96 took effect on January 1, 1997. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 - 68 -Complaint for Monetary Damages, Declaratory And Injunctive Relief

Exhibit "13"

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1	San Francisco Police Department Website Sfgov.org - Permit Approvals
2	http://www.sfgov.org/site/police_index.asp?id=20149
3	Please refer to the attached PDF file titled, "Plaintiffs_Exhibit_13."
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	Complaint for Monetary Damages, Declaratory And Injunctive Relief

## **Police Department**

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## **Permit Approvals**

## **Permits**

## APPROVALS REQUIRED FOR S.F.P.D. PERMITS

A. DISTRICT STATION

**B. CITY PLANNING** 

C. CHIEF'S OFFICE

D. TAXICAB DETAIL

E. FIRE DEPARTMENT

F. PUBLIC HEALTH

G. I.S.C.O.T.T.

H. HEALTH DEPARTMENT

I. PARK & REC. DEPT

J. NOISE ABATEMENT

K1. ELECTRICAL K2. PLUMBING K3. BUILDING

L. PERMIT SECTION

M. AUTO DETAIL

N. VICE

O. DEPT. FOOD & AGRICULTURE

P.

## A B C D E F G H I J K L M N O P Q R S T U V W X Y Z

TYPE OF PERMIT	CODE	MPC SECTION
Α		
Antique Shop	A,B,E,H	1276 - 1282
Auto Wrecker	A,B,E,K3,M	817, 1235-1239
 B		
Ball / Ring Throw Games	A,B,	1021
Balloon / Kite Advertising	A,E,I	989 - 992
Bingo Games	A,B,E,F,K1,K3,N	3200 - 3227
Bingo Amendment	A,K1,K3	3209
C		
Charitable Solicitation	L	660 - 660.25

Closing Out Sale	A	1267 - 1270
D		
Dealer In Firearms	A,B,E,F,H	613 - 617
Discharge of Cannon	A,E	1289 - 1289.1
Driverless Auto Rental	A,B,E	1175 - 1180
E		
Encounter Studio, Owner	A,B,E,F,K1,K3,N	1072.1-1072.45
Encounter Studio, Employ.	N	1072.1-1072.45
Escort Service, Owner	A,B,E,K1,K3,N	1074.1-1074.30
Escort Service, Employ.	N	1074.1-1074.30
F		
Fortune Telling	A, B, L, P-(Fraud)	1300 – 1319.2
Funeral Procession Escort		
G H		
Heliport Landing, Off-Site	See Heliport Section	3100 - 3112
Horse Drawn Vehicles	A,F,G,I,L	490 - 509
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Junk Dealer	A,B,E,F,K1,K3	974.1 - 974.25
Junk Gatherer Resident / Non- Resident	A,B,E	895 - 898
K L		

Licensed Tour Guide	A	1295
M		
Mechanical Contrivance	A,B,N	1045 - 1049
Miniature Golf Course	A,B,K1,K3	770 - 781
Mobile Caterer	A,E,F,L	1320 - 1320.24
Mobile Caterer, Additional Stop	A	1320 - 1320.24
Mobile Caterer, Assistant	L	1320 - 1320.24
Mobile Caterer, Transfer of Stop	L	1320 - 1320.24
Motorized Rickshaw	L	1075 - 1195.28
Museum	A,B,E,K1,K3	1045 - 1049
N		
Nude Model / Public Studio, Owner	A,B,E,K1,K3,N	1073.1-1073.34
Nude Model / Public Studio, Employee	A	1073.1-1073.34
0		
P		
Pawnbroker, State	A,B,E,H	2800 - 2824
Peddler / Pushcart, Food	A,B,E,F,O	1330 - 1330.21
Peddler, Non Food	A,B	864 - 870
Peddler, Employee Solicitor	A,B	864 - 870
Pedicab Driver	_	
Pedicab Owner First PC		

Pedicab Owner Ea.Addn. PC		
Photographer / Public Place, Owner	A	3400 - 3427
Photographer / Public Place	A	3400 - 3427
Photographic Solicitor, Owner	A	3400 - 3427
Photographic Solicitor, Employee	A	3400 - 3427
Poker Games	A,B,E,F,K1,K3,N	3200a - 3224a
Poker Games, Amendment	A	3200a - 3224a
Public Outcry Sales	A,B,E	1200 - 1214
Public Bath House		
Q R		
Recreational Equip. Vendor	A	1050 - 1055
Rodeo Exhibition / Wild West Show	A,B	1020
S		
Secondhand Dealer	A,B,E,H	1276 - 1282
Secondhand Dealer / Auto Accessories, State	A,B,E,H	1235 - 1238
Shooting Gallery	A,B,E,K1,K3	1039 - 1044
Street Photographer, Owner	A	3400 - 3427
Street Photographer, Solicitor	A	3400 - 3427
Tow Car Driver/Operator	A,,L	3000 - 3000.13
Tow Car Owners	A,B,L	3050 - 3065

Trade In Dealer	A,B,E,H	1276 - 1282
UVWXYZ		
Valet Parking, Fixed Location	A,G	835 - 839
Valet Parking, Special Event	L	835 - 839

Click here to view and search Municipal Police Codes (MPC)

Taxi drivers are still processed here