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 6
                     SUPERIOR COURT OF THE STATE OF CALIFORNIA
 8
                          FOR THE COUNTY OF SAN FRANCISCO
 9
10
    THE PEOPLE OF THE STATE OF
11
                                               ) Case No.: 303753
    CALIFORNIA, by and through San Francisco City )
    Attorney Louise H. Renne, Berkeley City Attorney ) Complaint Filed:
                                                                   May 25, 1999
    Manuela Albuquerque, Sacramento City Attorney
    Samuel L. Jackson, and San Mateo County Counsel) 1st Amd. Complaint Filed: July 16, 1999
13
    Thomas F. Casey, III, Oakland City Attorney Jayne)
    W. Williams, and East Palo Alto City Attorney
    Michael S. Lawson; JOE SERNA, JR., Mayor of
                                               ) STURM, RUGER'S FURTHER
15
    Sacramento, the CITY OF BERKELEY, the CITY ) RESPONSE TO CERTAIN
    OF OAKLAND, the CITY OF EAST PALO ALTO) DOCUMENT REQUESTS
    and the COUNTY OF ALAMEDA, on behalf of the)
16
    general public,
17
                Plaintiffs,
18
19
    ARCADIA MACHINE & TOOL, INC., BRYCO
20
    ARMS, INC., DAVIS INDUSTRIES, INC.,
    EXCEL INDUSTRIES, INC., LORCIN
    ENGINEERING CO., INC., CHINA NORTH
21
    INDUSTRIES, PHOENIX ARMS, SUNDANCE
22
    INDUSTRIES, INC., BERETTA U.S.A. CORP.,
    PIETRO BERETTA Sp. A., BROWNING ARMS
    CO., CARL WALTHER, GmbH, CHARTER
23
    ARMS, INC., COLT'S MANUFACTURING CO.,
    INC., FORJAS TAURUS, S.A., TAURUS
    INTERNATIONAL MANUFACTURING, INC.,
    GLOCK, INC., GLOCK GmbH, H&R 1871 INC.,
    HECKLER & KOCH, INC., KEL-TEC CNC
    INDUSTRIES, INC., MKS SUPPLY INC.,
    NAVEGAR, INC., NORTH AMERICAN ARMS,
    INC., SIGARMS, INC., SMITH AND WESSON
    CORP., S.W. DANIELS, INC., STURM RUGER
    & COMPANY, INC., AMERICAN SHOOTING
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1 2 3 4 5 6	SPORTS COUNCIL, INC., NATIONAL SHOOTING SPORTS FOUNDATION, INC., SPORTING ARMS AND AMMUNITION MANUFACTURERS' INSTITUTE, INC., B.L. JENNINGS, INC., ELLETT BROTHERS INC., INTERNATIONAL ARMAMENT CORP., RSR WHOLESALE GUNS, INC., SOUTHERN OHIO GUN DISTRIBUTORS, TRADERS SPORTS, INC., and DOES 1-200, Defendants.	
7		
8	PROPOUNDING PARTY: PEOPLE OF THE STATE OF CALIFORNIA	
9	RESPONDING PARTY: STURM, RUGER & COMPANY, INC. ("Defendant")	
10	SET NUMBER: One	
11	Defendant Sturm, Ruger & Company, Inc. ("Sturm, Ruger") further responds to certain	
12	modified requests for production of documents by plaintiffs as modified by agreement on	
13	December 16, 1999. In making these further responses, Sturm, Ruger does not waive and	
14	specifically reserves its objections to the requests for production and specifically reserves its rights	
15	to raise those objections and privileges in motions for protective orders and/or other requests for	
16	relief from plaintiffs' overly broad, unduly burdensome and harassing discovery.	
17	Request for Production No. 6:	
18	All ADVERTISEMENTS for ANY FIREARM manufactured by you.	
19	Modified Request for Production No. 6:	
20	All advertisements for pistols and revolvers appearing nationally from January 1, 1995 to	
21	the present.	
22	Response to Modified Request for Production No. 6:	
23	Responsive documents will be produced.	
24	Request for Production No. 13:	
25	ALL DOCUMENTS, including, but not limited to, contracts, that IDENTIFY ANY	
26	DISTRIBUTOR, DEALER, RETAILER, OR SELLER to whom you sell FIREARMS.	
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28	///	

Modified Request for Production No. 13:

All contracts, including distribution agreements, with distributors, dealers or retailers of firearms from January 1, 1995 to the present.

Response to Modified Request for Production No. 13:

Distributor Terms and Conditions for 1995 to the present will be produced together with a list of Sturm, Ruger authorized independent federally licensed wholesale distributors to whom Sturm, Ruger sold firearms from 1995 to the present.

Request for Production No. 25:

ALL DOCUMENTS that CONSTITUTE, REFLECT, REFER to, OR RELATE to ANY COMMUNICATIONS between YOU and ANY FIREARMS trade organization, including, but not limited to, the American Shooting Sports Council, Inc., the Hunting and Shooting Sports Heritage Fund, the National Alliance of Stocking Gun Dealers, the National Rifle Association, the National Shooting Sports Foundation, Inc. AND the Sporting Arms and Ammunition Manufacturer's Institute, Inc.

Modified Request for Production No. 25:

All documents relating to NSSF, ASSC and SAAMI safety related activities, including activities in California, from January 1, 1995 to the present.

Response to Modified Request for Production No. 25:

Responsive documents will be produced.

Request for Production No. 36:

ALL DOCUMENTS that REFLECT, REFER to, OR RELATE to the safe use AND storage of FIREARMS, including, but not limited to, DOCUMENTS regarding CHAMBER LOADED INDICATORS, MAGAZINE DISCONNECT SAFETIES, PERSONALIZED GUN SYSTEMS, SAFETY DESIGNS, SAFETY DEVICES AND SECURE GUN STORAGE DEVICES.

Modified Request for Production No. 36:

Documents disseminated to firearms users and/or the public by you or on your behalf regarding the safe use and storage of firearms from January 1, 1995 to the present.

1	Response to Modified Request for Production No. 36:
2	Responsive documents will be produced.
3	Request for Production No. 38:
4	ALL DOCUMENTS that CONSTITUTE, REFLECT, REFER to, OR RELATE to ANY
5	injuries or deaths caused by the use of ANY FIREARM manufactured by YOU.
6	Modified Request for Production No. 38:
7	A list of claims and lawsuits relating to injuries and deaths in California occurring from
8	January 1, 1995 to the present allegedly involving the use of pistols or revolvers manufactured by you,
9	including the case caption and plaintiff's counsel.
10	Response to Modified Request for Production No. 38:
11	Sturm, Ruger has not been named in a lawsuit alleging injury or death from the use of a pistol
12	or revolver occurring on or after January 1, 1995 in California. Two claims of injury have been made
13	against Sturm, Ruger arising from injuries occurring on or after January 1, 1995 in California:
14	Wes Stuckey, 3510 Summit Drive, Redding, CA 96001. Not represented by counsel.
15	Barton Fulstone, 107 Cunningham Lane, Coleville, CA. Represented by George M. Keele,
16	1692 County Road, Minden, NV 89423
17	Request for Production No. 41:
18	· ALL DOCUMENTS that REFLECT, REFER to, OR RELATE to the SECONDARY
19	MARKET for FIREARMS.
20	Modified Request for Production No. 41:
21	All documents regarding illegal sale of firearms, including sale of guns to criminals, children
22	and straw purchasers from January 1, 1995 to the present.
23	Response to Modified Request for Production No. 41:
24	Responsive documents will be produced.
25	Request for Production No. 45:
26	ALL DOCUMENTS that REFLECT, REFER to, OR RELATE to YOUR MARKETING of
27	FIREARMS.
28	///

Modified Request for Production No. 45:

All market research, marketing plans, focus group studies, consumer surveys and product catalogues/brochures from January 1, 1995 to the present.

Response to Modified Request for Production No. 45:

Product catalogues will be produced. Additional responsive documents will be produced upon entry of a satisfactory protective order.

Request for Production No. 56:

ALL DOCUMENTS that CONSTITUTE, REFLECT, REFER to, OR RELATE to ANY method of distribution of ANY FIREARM manufactured by YOU, including but not limited to, POLICIES regarding the DISTRIBUTORS, DEALERS, RETAILERS, AND SELLERS to whom you supply ANY FIREARM manufactured by YOU AND POLICIES regarding the number of FIREARMS you furnish to ANY DISTRIBUTOR, DEALER, RETAILER OR SELLER.

Modified Request for Production No. 56:

All documents that reflect the method of distribution of firearms manufactured by you, policies regarding to whom you sell firearms and policies regarding the number of firearms sold by you to any distributor from January 1, 1990 to the present.

Response to Modified Request for Production No. 56:

Sturm, Ruger sells firearms to authorized independent federally licensed wholesale distributors pursuant to all federal, state and local laws and regulations and Distributor Terms and Conditions. Copies of the Distributor Terms and Conditions will be provided along with information relating to federal, state and local laws governing the sale of firearms. The Distributor Terms and Conditions require that the independent federally licensed dealers to whom the firearms are sold, resell only to other authorized Sturm, Ruger distributors or to federally licensed retail dealers selling from their regular place of business where products are displayed to the public. The purpose of these restrictions is to help ensure compliance with laws, proper promotion of Sturm, Ruger products and to provide the opportunity for demonstration of safe handling of Sturm, Ruger firearms by knowledgeable dealers. Sturm, Ruger sells its products to a relatively small number of independent federally licensed wholesale distributors with whom Sturm, Ruger has had long standing relationships. Those

distributors place orders with Sturm, Ruger for firearms products, purchase of which is subject to availability. Sturm, Ruger ships firearms to purchasing wholesale distributors upon receipt of an original signed copy of the wholesale distributors' federal firearms license. LUCE, FORWARD, HAMILTON & SCRIPPS LLP Christopher J. Healey Attorneys for Defendant Sturm, Ruger & Company, Inc.

STATE OF CONNECTICUT)
) SS.
COUNTY OF FAIRFIELD)

I, Phyllis S. Garber, declare under penalty of perjury under the laws of the State of California that Sturm, Ruger's further Response to Certain Document Requests are true and correct.

- January 27 2000 Date

Phyllis S. Garber, on behalf of Sturm, Ruger & Company, Inc.

Subscribed and Sworn to before me this 27th day of January, 2000.

Notary Public

My Commission Exp. Dec. 31, 2004

1	PEOP	LE OF THE STATE OF CALIFORNIA, et. al. v. ARCADIA MACHINE & TOOL, et. al.	
2	Judicial Council Coordination Proceeding No. 4095 San Francisco Superior Court Case No. 303753		
3	Los A	ngeles Superior Court Case No. BC 210894 ngeles Superior Court Case No. BC214794	
4		PROOF OF SERVICE	
5		I am employed in San Diego County. My business address is 600 West Broadway, Suite 2600,	
6	San Diego, California 92101, where this mailing occurred. I am over the age of 18 years and am not a party to this cause. I am readily familiar with the practices of LUCE, FORWARD, HAMILTON		
7	& SCRIPPS LLP for collection and processing of correspondence for mailing with the United States Postal Service. Such correspondence is deposited with the United States Postal Service the same day in the ordinary course of business.		
8		On January 31, 2000, I served the foregoing document(s), bearing the title:	
9	(1)	STURM, RUGER'S FURTHER RESPONSES TO CERTAIN SPECIAL	
10	(-)	INTERROGATORIES; and	
11	(2)	STURM, RUGER'S FURTHER RESPONSE TO CERTAIN DOCUMENT REQUESTS.	
12	on the	interested parties in this action as follows:	
13	[X]	by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.	
14	[]	by placing [] the original [] a true copy thereof enclosed in sealed envelope(s) addressed as	
15	l	follows:	
13		ioliows.	
16		SEE ATTACHED SERVICE LIST	
16 17	I plac	SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business	
16 17 18	practi	SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business ces.	
16 17 18 19		SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business	
16 17 18 19 20	practi	SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee.	
16 17 18 19 20 21	practi	SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the	
16 17 18 19 20 21 22	practi	SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton & Scripps LLP, at 600 West Broadway, Suite 2600, San Diego, California 92101. I certify I am	
16 17 18 19 20 21 22 23	practi	SEE ATTACHED SERVICE LIST ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton &	
16 17 18 19 20 21 22 23 24	practic	ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton & Scripps LLP, at 600 West Broadway, Suite 2600, San Diego, California 92101. I certify I am familiar with the ordinary business practices of my place of employment with regard to collection for mailing with the United States Postal Service.	
16 17 18 19 20 21 22 23 24 25	practi	ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton & Scripps LLP, at 600 West Broadway, Suite 2600, San Diego, California 92101. I certify I am familiar with the ordinary business practices of my place of employment with regard to collection for mailing with the United States Postal Service. (BY FACSIMILE) The document stated herein was transmitted by facsimile transmission and the transmission was reported as complete and without error. A transmission report was	
16 17 18 19 20 21 22 23 24 25 26	practic	ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton & Scripps LLP, at 600 West Broadway, Suite 2600, San Diego, California 92101. I certify I am familiar with the ordinary business practices of my place of employment with regard to collection for mailing with the United States Postal Service. (BY FACSIMILE) The document stated herein was transmitted by facsimile transmission	
16 17 18 19 20 21 22 23 24 25	practic	ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton & Scripps LLP, at 600 West Broadway, Suite 2600, San Diego, California 92101. I certify I am familiar with the ordinary business practices of my place of employment with regard to collection for mailing with the United States Postal Service. (BY FACSIMILE) The document stated herein was transmitted by facsimile transmission and the transmission was reported as complete and without error. A transmission report was properly issued by the transmitting facsimile machine and a copy of said transmission report	
16 17 18 19 20 21 22 23 24 25 26 27	[]	ed such envelope(s) for collection and to be mailed on this date following ordinary business ces. (BY PERSONAL SERVICE) I caused to be delivered such envelope by hand to the office of the addressee. (BY MAIL) A copy of the document(s) was placed in a separate envelope, with postage fully prepaid, for each address named on the attached service list, for collection and mailing on the below indicated day following the ordinary business practices at Luce, Forward, Hamilton & Scripps LLP, at 600 West Broadway, Suite 2600, San Diego, California 92101. I certify I am familiar with the ordinary business practices of my place of employment with regard to collection for mailing with the United States Postal Service. (BY FACSIMILE) The document stated herein was transmitted by facsimile transmission and the transmission was reported as complete and without error. A transmission report was properly issued by the transmitting facsimile machine and a copy of said transmission report is attached to the original proof of service indicating the time of transmission. (BY FEDERAL EXPRESS - NEXT DAY DELIVERY) I caused to be delivered such	

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1	[X]	(State) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.		
3	[]	(Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.		
4				
5		Executed on January 31, 2000, at San Diego, California.		
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7		Renee' M. Evans		
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SERVICE LIST

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4		OR PLAINTIFFS
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