#### 1 ROB BONTA Attorney General of California 2 MARK R. BECKINGTON Supervising Deputy Attorney General 3 JOHN D. ECHEVERRIA Deputy Attorney General 4 ROBERT L. MEYERHOFF Deputy Attorney General 5 State Bar No. 298196 300 South Spring Street, Suite 1702 6 Los Angeles, CA 90013-1230 Telephone: (213) 269-6177 Fax: (916) 731-2144 7 E-mail: Robert.Meyerhoff@doj.ca.gov 8 Attorneys for Defendants Rob Bonta in his official capacity as Attorney General of the State of California and Allison 9 Mendoza in her Official Capacity as 10 Director of the Bureau of Firearms 11 IN THE UNITED STATES DISTRICT COURT 12 FOR THE EASTERN DISTRICT OF CALIFORNIA 13 SACRAMENTO DIVISION 14 15 Case No. 2:17-cv-00903-WBS-KJN WILLIAM WIESE, et al., 16 Plaintiffs, 17 DEFENDANTS' STATEMENT OF UNDISPUTED FACT IN SUPPORT OF v. 18 THEIR COUNTER-MOTION FOR SUMMARY JUDGMENT 19 ROB BONTA, et al., Date: July 10, 2023 20 Defendants. Time: 1:30 p.m. Courtroom: 5, 14<sup>th</sup> Floor 21 Judge: Hon. William B. Shubb 22 23 24 25 26 27 28

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In accordance with Federal Rule of Civil Procedure 56 and Local Rule 260(a), Defendants Rob Bonta, Attorney General of the State of California, and Allison Mendoza, Director of the Bureau of Firearms, sued in their official capacities (Defendants), submit the following Statement of Undisputed Facts in support of their Opposition to Plaintiffs' Motion for Summary Judgment and Counter-Motion for Summary Judgment, filed concurrently herewith (Defendant's Opposition and Counter-Motion).

	Undisputed Fact	Document Relied on to Establish that Fact
1.	LCMs are not weapons in and of themselves.	Busse Decl., ¶ 13; Lee Decl., Dkt. 123- 4, at 5-6.
2.	An LCM is not necessary to operate any firearm, much less any firearm commonly used for self-defense.	Busse Decl., ¶ 18.
3.	Section 32310's restrictions on large capacity magazines do not restrict possession of any firearm and leave other magazines available for lawful self-defense.	Busse Decl., ¶¶ 17- 18, 21.
4.	An analysis of incidents reported in the NRA Armed Citizens database compiled from January 2011 through May 2017 reveals that it is rare for individuals to defend themselves using more than ten rounds; on average, only 2.2 shots were fired by defenders.	Allen Supp. Decl., ¶
5.	An analysis of incidents from the NRA Armed Citizens database found that more than 10 bullets were fired in only 2 out of 736 self-defense incidents in the United States.	Allen Supp. Decl., ¶
6.	An analysis of published news stories revealed a similar number of average shots per incident of self-defense (i.e., 2.34).	Allen Supp. Decl., ¶ 18.

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1		7.	An analysis of published news	Allen Supp. Decl., ¶
2			stories found that in 97.3% of incidents the defender fired 5 or	19.
3			fewer shots, and that there were no incidents where the defender was	
4			reported to have fired more than 10	
			bullets.	m 1 n 1 f 16
5		8.	Detachable large-capacity magazines allow the combat rifleman to	Tucker Decl., ¶ 16.
6			rapidly change magazines in combat,	
7			and thus to increase killing efficiency by significantly	
8			reducing reload time. Changing	
9			magazines during intense combat is the most important individual skill	
			taught to Marines. During intense	
10			combat, the detachable magazine provides a rifleman the capability	
11			to fire 180 rounds on semi-	
12			automatic in four minutes at a high-sustained rate of 45 rounds	
13			per minute. In a civilian self-	
14			defense context, by contrast, an individual would not have a need	
			for such a high rate of fire.	
15		9.	LCMs enable an individual to have a sustained rate of 45 rounds per	Tucker Decl., ¶ 16; Roth Decl., ¶ 49.
16			minute, and fire 180 rounds on	Roell Beet., 117.
17			semi-automatic in four minutes.	Muslion Doel # 16.
18		10.	Many LCMs are detachable, which enables a sustained rate of fire	Tucker Decl., ¶ 16; Roth Decl., ¶ 49.
			over a period of minutes.	
19		11.	LCMs can be quickly and easily changed to maintain "a sustained or	Tucker Decl., ¶ 15.
20			rapid sustained rate of fire."	-
21		12.	When LCMs began to circulate more widely in the 1980s, they were	Busse Decl., ¶ 36.
22			regarded as military accessories.	
		13.	Today, a "new semiautomatic handgun can be purchased for less than \$200	Roth Decl., ¶ 50.
23			and equipped with a 33-round	
24			magazine for less than \$15." Historically, the term "Arms"	Paron Dogl ¶ 0
25		14.	referred to "weapons such as	Baron Decl., ¶ 8.
26			swords, knives, rifles, and	
27			pistols," and did not include "accoutrements," like "ammunition	
			containers, flints, scabbards,	
28			holsters, or 'parts' of weapons."	

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1 2	Founding-era "magazines," which at the time were storehouses used for		Baron Decl. ¶ 23.
3	16.	storing gunpowder.  It was time-consuming to load a gun	Cornell Decl., ¶ 29.
4		century.	
5	17.	The early repeaters were "extraordinarily rare."	Sweeney Decl., ¶ 23; Cornell Decl., ¶ 26;
6		There is no evidence that many	DeLay Decl., ¶ 7. Sweeney Decl., ¶¶
7	18.	early repeating firearms were commercially available.	24, 28, 29, 49; DeLay Decl., ¶ 36.
8	19.	Early attempts at repeating	Sweeney Decl., ¶¶ 24, 34, 45.
9	20.	the cost of these early repeaters,	Sweeney Decl., ¶ 47.
		given their rarity.  Reloading the early repeaters	Cornell Decl., ¶¶
11	21.	identified by Plaintiffs was an	29, 44; DeLay Decl.,
12		arduous process.	¶ 31; Sweeney Decl.
13			¶ 24 n.48; Spitzer Decl., ¶28.
14	22.	In 1800, it "was still not possible to manufacture with precision and	Sweeney Decl., ¶ 50.
15		in any quantity firearms with closely fitting parts that could	
16		contain the destructive explosive	
		potential associated with the use of black powder gunpowder" that	
17		repeaters required.	
18	22	The early attempts at repeating	Sweeney Decl., ¶¶
19	23.	resemble trap guns than LCMs.	31, 46.
20	24.	The historical record is replete with reference to faultiness of	Cornell Decl., ¶ 44; Sweeney Decl., ¶ 27,
21		these repeaters.	37, 43; DeLay Decl., ¶¶ 15, 30.
22	25.	Similarly, "high-capacity	Vorenberg Decl., ¶
23		firearms," like the Henry and Winchester rifles, were understood	7.
		during the era of Reconstruction to	
24		be weapons of war or anti- insurrection, not weapons of	
25		individual self-defense.	
26	26.	During Reconstruction, the only bearable, high-capacity firearms	Vorenberg Decl., ¶¶ 20-21.
27		capable of firing more than 10	20-21.
28		rounds were the lever-action Henry Rifle and the Winchester Repeating	

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1		Rifle (the Winchester 66 and	
2		Winchester 73 models), which were capable of holding 15 rounds in a	
3		fixed chamber within the firearm.	
4	27	were not adopted by the onion of	Vorenberg Decl., ¶¶ 24.
5		Confederate militaries during the Civil War and were not commonly	
6		acquired by soldiers returning from the Civil War.	
7	28	circulation of henry and winchester	Vorenberg Decl., ¶¶ 27.
8		lever-action repeating rifles remained low, with few documented	
9		instances of possession by civilians.	
10		By the time the Fourteenth	Vorenberg Decl., ¶
11	29	· Amendment was ratified, the commercial viability of the	50; DeLay Decl., ¶
12		Winchester Model 1866 was due "almost entirely to sales to	
13		foreign armies," not to Americans.	
14	30	In 1868 these repeating rifles accounted for less than 0.002% of	DeLay Decl., ¶ 7.
15		guns in the United States.	Winner David of
16	31	incluencs involving ten of more	Klarevas Decl., ¶¶ 16-19 & n.7, tbl. 4.
17		fatalities before 1949, and the number of such double-digit mass	
18		shootings increased dramatically in the period before and after the	
19		federal assault weapons ban, mass shootings being defined as	
20		shootings resulting in four or more victims	
21		being shot (fatally or nonfatally), regardless of location or	
22		underlying motive.  From the colonial period to the	Roth Decl., ¶ 41.
23	32	early 20th century, mass killings	ROCH Deci., 1 41.
24		were generally committed by groups of people because technological	
25		limitations constrained the ability of a single person to commit mass	
26		murder.  The development and proliferation	Snitzor Dogl ##
27	33	of semiautomatic and automatic firearms technologies in the 1920s	Spitzer Decl., ¶¶ 50-51; Roth Decl., ¶ 47.
28		and 1930s substantially increased	

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1		the amount of carnage an individual could inflict, which led to	
2		government regulation of those technologies.	
3	34.	This increased lethality has only	Donohue Decl., ¶ 54.
4	34.	accelerated over the past several decades.	
5	35.	LCMs in particular have greatly	Supp. Allen Decl.,
6		enhanced the lethality of mass shootings when they occur.	¶¶ 27-28; Roth Decl., ¶¶ 49-51;
7			Klarevas Decl., ¶ 14.
8	36.	Of all the shootings in American history involving 14 or more	Klarevas Decl. ¶ 14 & tbl. 4.
9		fatalities, 100% involved the use of LCMs.	u 651. 1.
10	37.	If one looks at the deadliest acts	Donohue Decl., ¶ 30.
11		of intentional mass violence in the United States since 9/11, they all	
12		share one feature. The killer in every case used a weapon equipped	
13		with a high-capacity magazine.	
14	38.	Just in the past two years, the United States has experienced	Donohue Decl., ¶ 22.
15		numerous, devastating mass shootings with firearms equipped	
16		with large-capacity magazines,	
		including the March 16, 2021 Atlanta spa shootings (8 killed),	
17		the March 22, 2021 shooting at King	
18		Soopers supermarket in Boulder, Colorado (10 killed); the April 15,	
19		2021 shooting at an Indianapolis FedEx warehouse (8 killed); the May	
20		26, 2021 shooting at a	
21		transportation authority facility in San Jose, California (9 killed);	
22		the May 14, 2022 supermarket shooting in Buffalo, New York (10	
23		killed); the May 24, 2022 shooting	
24		at Robb Elementary School in Uvalde, Texas (19 children and 2	
25		adults killed); the July 4, 2022 shooting at a Fourth of July parade	
		in Highland Park, Illinois (7	
26		killed), the November 20, 2022 shooting in a Colorado Springs	
27		nightclub in which five people were	
28		killed and 17 wounded, the November	

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1		22, 2022 shooting at a Virginia	
2		Walmart that left 7 dead, the	
2		January 2023 shooting at a dance	
3		studio in Monterey Park, California	
		that killed 11 and wounded nine	
4		others, the March 2023 shooting at	
_		the elementary school in Nashville	
5		that killed six, including three 9-	
6		year-old children; and the April	
U		10, 2023 shooting at a Louisville bank that killed five.	
7		In the 18th and 19th centuries,	See Cornell Decl.,
0	39	laws required gunpowder to be	¶ 47.
8		stored on the top floor of a	" = / •
9		building and permitted government	
9		officials to remove it when	
10		necessary to prevent explosions and	
		to transfer the powder to the	
11		public magazine.	
12		During the colonial period, states	Spitzer Decl.,
12	40	began to enact restrictions on	¶¶ 72-75, & Exs. B &
13		"trap guns," laws that proliferated	F.
		in the 19th century.	
14	4:	A trap gun was a firearm that was	Spitzer Decl., ¶ 72.
1.5	1	Configured in a way to fire	
15		remotely (without the user	
16		operating the firearm), typically by rigging the firearm to be fired	
		by a string or wire when tripped.	
17		Trap guns were used to protect	Spitzer Decl., ¶ 73.
10	42	personal or commercial property.	
18		Just as Massachusetts prohibited	Spitzer Decl., 75 &
19	43	the storage of loaded guns inside	Exs. B & F.
17		the home to prevent accidental	
20		harm, trap gun laws regulated the	
21		manner in which firearms could be	
21		kept and configured to protect the	
22		public from harm.	
	44	As homicide rates increased in the	Roth Decl., ¶ 23;
23	1 4.	South in the early 1000s, states	Spitzer Decl., ¶ 55;
2.4		began restricting the carrying of	Rivas Decl., ¶¶ 15-
24		certain concealable weapons.	17.
25	45	These concealed weapons laws	Roth Decl., ¶ 23.
		targeted the specific types of weapons that were commonly used in	
26		the murders and serious assaults	
27		that caused an alarming rise in	
27		homicides at the time.	
28		1	
20			

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1	1	6.	Throughout this period, states	Spitzer Decl., ¶¶
2	4	. 0 .	enacted a range of laws restricting the carrying of blunt weapons: 12	56-62 & Ex. C.
3			states restricted "bludgeons"; 14 states restricted "billies"; seven	
4			states restricted "clubs"; 43	
5			states restricted "slungshots"; six states restricted "sandbags"; and	
			12 states broadly restricted any	
6			concealed weapon. From 1813 to the Mexican War,	Doth Dog 1 # 22
7	4	7.	numerous states and territories	Roth Decl., ¶ 23.
8			also restricted the concealed carrying of particular weapons.	
9			These concealed weapons laws were	
			intended to specifically address	
10			the rise in murders and assaults throughout the South at that time.	
11	1	8.	Class and racial tensions led to a	Roth Decl., ¶¶ 23-
12	7		dramatic increase in the number of deadly quarrels, property disputes,	24.
13			duels, and interracial killing	
			during the period, and individuals turned to concealable weapons to	
14			ambush both ordinary citizens and	
15			political rivals, to bully or	
16			<pre>intimidate law-abiding citizens, and to seize the advantage in fist</pre>	
17			fights.	
	4	9.	In addition to prohibiting concealable, blunt weapons—which	Spitzer Decl., ¶ 60 & Ex. C.
18			are dangerous weapons used mainly	
19			for criminal mischief—49 states (all except for New Hampshire)	
20			enacted restrictions on Bowie	
21			knives and other "fighting knives" in the 19th century, including	
22			around the time that the Fourteenth	
			Amendment was ratified.	Roth Decl., ¶ 26
23	5	0.	Many state laws enacted during the 19th century also included	NOCII DECI.,   20
24			revolvers and pistols in their	
25			lists of proscribed weapons.  These laws aimed to curb the use of	Roth Decl., ¶ 26
26	5	51.	concealable weapons that	.
			exacerbated rising homicide rates in the South and its borderlands.	
27			State constitutions adopted during	Cornell Decl., ¶ 22
28		52.	Reconstruction expressly linked the	n.73; <i>id</i> . at ¶ 49.

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1			right to keep and bear arms to the	
2			state's authority to regulate arms: "Every person shall have the right	
3			to keep and bear arms, in the lawful defence of himself or the	
4			government, under such regulations as the Legislature may prescribe."	
5		53.	During this period, the federal	Vorenberg Decl., ¶¶
6			government regulated access to particularly dangerous weapons,	7-10, 21-22, 63-64.
7			including the Henry and Winchester lever-action repeating rifles that	
8			began to circulate in the postbellum period, and along with	
9			state militias sought to prevent access to those weapons to	
10			insurrectionary groups and Native Americans.	
11		54.	Notably, when semiautomatic and	Spitzer Decl.,
12		J1•	automatic weapons began to circulate more widely in society	¶¶ 11, 13.
13			and appear more frequently in crime in the 1920s, states began to	
14			regulate semiautomatic and automatic weapons capable of firing	
15			a certain number of rounds successively and weapons capable of	
16			receiving ammunition from feeding	
17	•	55.	devices. Thirteen states enacted	Spitzer Decl.,
18		55.	restrictions on semiautomatic or fully automatic firearms capable of	¶¶ 13—14.
19			firing a certain number of rounds without reloading; eight states	
20			regulated fully automatic weapons, defined as a firearm capable of	
21			firing a certain number of rounds	
22			without reloading or accepting an ammunition feeding device; and four	
23			states restricted all guns that could receive any type of	
24			ammunition feeding mechanism or round feeding device and fire them	
25			continuously in a fully automatic manner, including a 1927 California	
26			law.	
27		56.	These early 20th century firearm regulations followed the same	Spitzer Decl., ¶¶ 9-
28			regulatory pattern of state and	

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1					
1	federal restrictions on large- capacity magazines in the late 20th				
2	century after the rise in mass shootings.				
3	57.	Section 32310 is justified	Section 32310 is justified because		
4	57.	it regulates a weapon acces that is used frequently in	_	Klarevas Decl., ¶¶ 13-14 & figs. 3-4.	
5		shootings and leads to grea	ter	, J	
6	numbers of casualties when that accessory is used.				
7	_ ,				
8	Dated:	May 1, 2023	_	illy submitted,	
9			ROB BONTA Attorney	General of California	
10			Mark R. Be Supervisi	CKINGTON  ng Deputy Attorney	
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16			Bonta in	s for Defendants Rob his official capacity	
17				ney General of the California and	
18				Mendoza in her Capacity as Director	
19			of the Bu	reau of Firearms	
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