	Case 4:20-cv-02180-JST Document	9 Filed 04/02/20	Page 1 of 3
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	George M. Lee (SBN 172982) gml@seilerepstein.com SEILER EPSTEIN LLP 275 Battery Street, Suite 1600 San Francisco, California 94111 Phone: (415) 979-0500 Fax: (415) 979-0511 John W. Dillon (SBN 296788) jdillon@gdandb.com GATZKE DILLON & BALLANCE LLP 2762 Gateway Road Carlsbad, California 92009 Phone: (760) 431-9501 Fax: (760) 431-9512 Adam Kraut, Esq. akraut@fpclaw.org FIREARMS POLICY COALITION 1215 K Street, 17th Floor Sacramento, CA 95814 (916) 476-2342 Pro Hac Vice Forthcoming Attorneys for Plaintiffs		
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17	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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19	JANICE ALTMAN, an individual, et al.	Case No. 5:20-0	ev-02874
20 21	Plaintiffs, vs.	INTERESTED E	ERTIFICATION OF NTITIES OR PERSONS AND ISCLOSURE STATEMENT
22	COUNTY OF SANTA CLARA,		[N.D. Civ. L.R. 3-15; FRCP 7.1]
23	CALIFORNIA, et al.		. <b>3-</b> 13, FRC1 7.1]
24	Defendants.		
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26	<u>CERTIFICATION OF INTERESTED ENTITIES OR PERSONS</u> Pursuant to Civil L.R. 3-15, the undersigned counsel for plaintiffs Janice Altman, Ryan Goodrich, Albert Lee Swann, Roman Kaplan, Yan Traytel, Dmitri Danilevsky, Greg David, City		
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1 Arms East LLC, City Arms LLC, Cuckoo Collectibles LLC d.b.a. Eddy's Shooting Sports, 2 Second Amendment Foundation, California Gun Rights Foundation, National Rifle Association 3 of America, California Association of Federal Firearms Licensees, Inc., and Firearms Policy 4 Coalition, Inc. ("plaintiffs") certifies that as of this date, other than the named parties, there is no 5 such interest to report. 6 CORPORATE DISCLOSURE STATEMENT 7 8 Pursuant to FRCP 7.1, plaintiffs make this corporate disclosure statement on behalf of 9 and pertaining to plaintiffs City Arms LLC, City Arms East LLC, Cuckoo Collectibles LLC, 10 d.b.a. Eddy's Shooting Sports, Second Amendment Foundation, California Gun Rights 11 Foundation, National Rifle Association of America, California Association of Federal Firearms 12 Licensees, Inc. and Firearms Policy Coalition, Inc. as follows: 13 1. Plaintiff City Arms LLC is a limited liability company, organized under the laws 14 of the State of California. This plaintiff does not have a parent corporation, and no publicly held 15 corporation owns 10% or more of its stock or membership interest. 16 2. Plaintiff City Arms East LLC is a limited liability company, organized under the 17 laws of the State of California. This plaintiff does not have a parent corporation, and no publicly 18 held corporation owns 10% or more of its stock or membership interest. 19 3. Plaintiff City Cuckoo Collectibles LLC, d.b.a. Eddy's Shooting Sports is a 20 limited liability company, organized under the laws of the State of California. This plaintiff does 21 not have a parent corporation, and no publicly held corporation owns 10% or more of its stock or 22 membership interest. 23 4. Plaintiff Second Amendment Foundation is a non-profit membership 24 organization, incorporated under the laws of Washington. This plaintiff does not have a parent 25 corporation, and no publicly held corporation owns 10% or more of its stock or membership 26 interest. 27 5. Plaintiff California Gun Rights Foundation is a non-profit foundation, 28 incorporated under the laws of California. This plaintiff does not have a parent corporation, and

1 no publicly held corporation owns 10% or more of its stock or membership interest.

Plaintiff National Rifle Association of America is a non-profit corporation,
 organized under the laws of the State of New York. This plaintiff does not have a parent
 corporation, and no publicly held corporation owns 10% or more of its stock or membership
 interest.

7. Plaintiff California Association of Federal Firearms Licensees, Inc. is
nonprofit organization incorporated under the laws of California. This plaintiff does not have a
parent corporation, and no publicly held corporation owns 10% or more of its stock or
membership interest.

8. Plaintiff Firearms Policy Coalition, Inc. is a non-profit membership
 organization, incorporated under the laws of Delaware. This plaintiff does not have a parent
 corporation, and no publicly held corporation owns 10% or more of its stock or membership
 interest.

14	Dated: April 2, 2020	SEILER EPSTEIN LLP
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16		/s/ George M. Lee
17		George M. Lee
		Attorney for Plaintiffs
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	PLAINTIFFS' CERT. OF INTERESTE	– 3 – ED ENTITIES & CORP. DISCLOSURE STATEMENT   CASE NO. 5:20-cv-028