Case: 20-55437, 04/24/2020, ID: 11671626, DktEntry: 3-5, Page 1 of 4

EXHIBIT 3

C.D. Michel – SBN 144258 1 Sean A. Brady – SBN 262007 2 Matthew D. Čubeiro – SBN 291519 MICHEL & ASSOCIATES, P.C. 3 180 E. Ocean Boulevard, Suite 200 Long Beach, CA 90802 4 Telephone: (562) 216-4444 Facsimile: (562) 216-4445 5 Email: cmichel@michellawyers.com 6 Attorneys for Plaintiffs 7 8 UNITED STATES DISTRICT COURT 9 SOUTHERN DISTRICT OF CALIFORNIA 10 KIM RHODE, et al., Case No.: 3:18-cv-00802-BEN-JLB 11 Plaintiffs, **DECLARATION OF SCOTT** 12 **LINDEMUTH** 13 v. Hearing Date: August 19, 2019 14 XAVIER BECERRA, in his official Hearing Time: 10:30 a.m. capacity as Attorney General of the State Courtroom: 5A 15 Hon. Roger T. Benitez of California, Judge: 16 Defendant. 17 18 19 20 21 22 23 24 25 26 27 28 DECLARATION OF SCOTT LINDEMUTH

Case 3:18@se08025BEN-JUB/2402020And Dt: 32-67716Red Dt: 3Page 195310f Page 2 of 3

DECLARATION OF SCOTT LINDEMUTH

- 1. I, Scott Lindemuth, make this declaration of my own personal knowledge and, if called as a witness, I could and would testify competently to the truth of the matters set forth herein.
- 2. I am a resident of San Diego County, California and plaintiff in this lawsuit. I am a citizen of the United States who was honorably discharged from the United States Navy after more than 13 years of service. I am not prohibited from owning or possessing firearms or ammunition under state or federal law.
- 3. On June 30, I attempted to purchase ammunition at a Walmart location near my home but was unable to do so as I was informed Walmart had ceased selling ammunition at that location. As a result, I was forced to drive to their San Marcos, California, location where I was informed that Walmart had ceased selling ammunition until July 8, 2019, as a result of California's new restrictions.
- 4. I recently attempted to purchase ammunition at Midway USA, an online retailer/distributor that I purchase ammunition from. I am usually able to order 30-06 ammunition for approximately \$0.80 per round when ordering from Midway USA, whereas the same type of ammunition can cost as much as \$1.50 per round from the ammunition vendor nearest my home.
- 5. On July 14, 2019, I was informed by representatives of Midway USA that they are no longer selling ammunition to anyone in California as of July 1, 2019, including FFL holders, because their system is unable to authorize transactions in compliance with California's new laws.

I declare under penalty of perjury that the foregoing is true and correct. Executed within the United States on _______, 2019.

Scott Linderauth Declarant

CERTIFICATE OF SERVICE 1 UNITED STATES DISTRICT COURT 2 SOUTHERN DISTRICT OF CALIFORNIA 3 Case Name: Rhode, et al. v. Becerra Case No.: 3:18-cv-00802-JM-JMA 4 5 IT IS HEREBY CERTIFIED THAT: 6 I, the undersigned, declare under penalty of perjury that I am a citizen of the United States over 18 years of age. My business address is 180 East Ocean Boulevard, 7 Suite 200 Long Beach, CA 90802. I am not a party to the above-entitled action. 8 I have caused service of the following documents, described as: 9 DECLARATION OF SCOTT LINDEMUTH 10 on the following parties by electronically filing the foregoing on July 22, 2019, with the 11 Clerk of the District Court using its ECF System, which electronically notifies them. 12 Nelson R. Richards Attorneys for Defendant Attorney General 13 Deputy Attorney General Xavier Becerra nelson.richards@doj.ca.gov 14 2550 Mariposa Mall, Room 5090 Fresno, CÅ 93721 15 16 I declare under penalty of perjury that the foregoing is true and correct. Executed 17 on July 22, 2019, at Long Beach, CA. 18 s/ Laura Palmerin 19 Laura Palmerin 20 21 22 23 24 25 26 27 28