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8 Attorney for Plaintiffs

9 **UNITED STATES DISTRICT COURT**
10 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

11 ADAM BRANDY, an individual, et al.,
12
13 Plaintiffs,

14 vs.

15 ALEX VILLANUEVA, in his official
16 capacity as Sheriff of Los Angeles
17 County, California, and in his capacity as
18 the Director of Emergency Operations, et
19 al.,
20 Defendants.

Case No. 2:20-cv-02874-AB-AK

**AMENDED NOTICE OF INTERESTED
PARTIES AND CORPORATE
DISCLOSURE STATEMENT [ON FIRST
AMENDED COMPLAINT]**

[C.D. L.R. 7.1-1]

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22 Pursuant to FRCP 7.1, and Central District Civ. Local Rule 7.1-1, the
23 undersigned, counsel of record for plaintiffs Adam Brandy et al. (“Plaintiffs”),
24 certifies that the following list of parties may have a pecuniary interest in the
25 outcome of this case. These representations are made to enable the Court to
26 evaluate possible disqualification or recusal, and constitutes Plaintiffs’ corporate
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1 disclosure statement, made after filing of their First Amended Complaint [ECF No.
2 9].

3 INTERESTED PARTIES

4 1. Plaintiff **Adam Brandy**, an individual;

5 2. Plaintiff **Jonah Martinez**, an individual;

6 3. Plaintiff **Daemion Garro**, an individual;

7 4. Plaintiff **DG2A Enterprises, Inc., d.b.a. Gun World** is a corporation
8 organized and existing under the laws of California. This plaintiff does not have a
9 parent corporation, and no publicly held corporation owns 10% or more of its stock
10 or membership interest;

11 5. Plaintiff **Jason Montes**, an individual;

12 6. Plaintiff **Weyland-Yutani LLC d.b.a. Match Grade Gunsmiths**, is a
13 limited liability company organized and existing under the laws of California. This
14 plaintiff does not have a parent corporation, and no publicly held corporation owns
15 10% or more of its stock or membership interest;

16 7. Plaintiff **Alan Kushner**, an individual;

17 8. Plaintiff **The Target Range** is a corporation organized and existing
18 under the laws of California. This plaintiff does not have a parent corporation, and
19 no publicly held corporation owns 10% or more of its stock or membership
20 interest;

21 9. Plaintiff **Tom Watt**, an individual;

22 10. Plaintiff **A Place To Shoot, Inc.** is a corporation organized and
23 existing under the laws of California. This plaintiff does not have a parent
24 corporation, and no publicly held corporation owns 10% or more of its stock or
25 membership interest;

26 11. Plaintiff **Second Amendment Foundation** is a non-profit
27 membership organization, incorporated under the laws of Washington. This
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1 plaintiff does not have a parent corporation, and no publicly held corporation owns
2 10% or more of its stock or membership interest;

3 12. Plaintiff **California Gun Rights Foundation** is a non-profit
4 membership organization, incorporated under the laws of California. This plaintiff
5 does not have a parent corporation, and no publicly held corporation owns 10% or
6 more of its stock or membership interest;

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

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

15 Dated: March 29, 2020

SEILER EPSTEIN LLP

/s/ George M. Lee _____

George M. Lee

Attorney for Plaintiffs

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