Ronda Baldwin-Kennedy, Esq. (SB #302813) 1 Jerome A Clay, Esq. (SBN#327175) Law Office of Ronda Baldwin-Kennedy 2 5627 Kanan Rd. #614 3 Agoura Hills, CA 91301 Ph: (951) 268-8977 4 Fax: (702) 974-0147 Email: ronda@lorbk.com 5 Email: jclay7@sbcglobal.net 6 Attorney for: Plaintiff Donald McDougall 7 8 UNITED STATES DISTRICT COURT FOR THE 9 CENTRAL DISTRICT OF CALIFORNIA-WESTERN DIVISION 10 11 Donald McDougall an Individual; CASE NO. 2:20 CV-02927 CBM (ASX) Plaintiff, 12 PLAINTIFF'S AMENDED EX PARTE 13 APPLICATION FOR TEMPORARY COUNTY OF VENTURA CALIFORNIA, 14 RESTRAINING ORDER Does 1-20 and Does 1-20 15 Defendant. 16 17 18 Plaintiff Donald McDougall, by and through his attorney applies ex parte to the court 19 pursuant to Federal Rule of Civil Procedure 65 and Local Rule 65-1 for a Temporary Restraining 20 Order enjoining County of Ventura, California (Defendant) from ordering gun stores closed until 21 22 the Plaintiff's complaint filed March 28, 2020 can be heard. 23 Counsel for Plaintiff Donald McDougall has advised counsel for Defendant, County of 24 Ventura, California of the Date and Substance of this Application by Email on March 30, 2020. 25 Defendant's counsel has not informed Plaintiff if Defendant will be filing an opposition. 26 27 28 PLAINTIFF'S EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER

This application is made on the grounds set forth in the accompanying Memorandum in support, and the attached Exhibits thereto; all pleadings and papers filed in this action; the argument of counsel; and further evidence as the Court may consider at or before a hearing regarding this application. In compliance with Local Rule 7-19 the Counsel for Opposing Party, County of Ventura is as follows: **County Counsel** Lee Roy Smith P: 805.654.2581. Email: leroy.smith@ventura.org Dated: March 31, 2020 /S/ Ronda Baldwin-Kennedy_ Ronda Baldwin-Kennedy, Esq PLAINTIFF'S EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER