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6	Attorneys for Defendants County of Ventura (also erroneously sued as Ventura County Public Health Care Agency), Sheriff William Ayub (erroneously sued as Bill Ayub), Robert Levin and William T. Foley	
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10	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
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12	DONALD MCDOUGALL, an)	No. 2:20 cv-02927 CBM(ASX)
13	individual; JULIANA GARCIA, an individual; SECOND AMENDMENT)	DECLARATION OF CHARMAINE H.
14	FOUNDATION; CALIFORNIA) GUN RIGHTS FOUNDATION; and)	BUEHNER IN SUPPORT OF DEFENDANTS' MOTION TO
15	FIREARMS POLICY COALITÍON,) INC.,)	DISMISS FIRST AMENDED COMPLAINT
16	Plaintiffs,	Date: June 30, 2020
17	VS.	Time: 10:00 a.m. Ctrm: 8b
18	COUNTY OF VENTURA,) CALIFORNIA; BILL AYUB, in his)	Judge: Hon. Consuelo B. Marshall
19	official capacity; WILLIAM T.) FOLEY, in his official capacity,) ROBERT LEVIN, in his official)	Trial: Not Set Complaint Filed: March 28, 2020
20	capacity; and VENTURA COUNTY)	
21	PŮBLÍČ HEALTH CARE AGENCY,))	
22	Defendants.	
23		
24	I, Charmaine H. Buehner, state as follows:	
25	1. I am an attorney licensed to practice law in the State of California. I am	
26	an Assistant County Counsel with the County of Ventura ("County") and represent	
27	defendant County, as well as the individual defendants named in the above-	
28	captioned action, all of whom have been named in their official capacity: William	
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Ayub, the County Sheriff, Robert Levin, M.D., the County Health Officer, and William T. Foley, the Director of the Ventura County Health Care Agency, in which the County's Public Health Department resides. The defendant identified as 3 "Ventura County Public Health Care Agency" is not an agency or department of 4 5 the County, nor are the Health Care Agency or the Public Health Department legal entities separate from the County. All named defendants are collectively referred 6 to herein as "Defendants." I have personal knowledge of the facts stated herein 7 and, if called as a witness, I could and would competently testify thereto. 8 2. On April 30, 2020 and in follow-up email correspondence on May 21 9 and 26, 2020, I conducted a telephonic conference of counsel with plaintiffs' 10 counsel Ronda Baldwin-Kennedy and Raymond DiGuiseppe pursuant to Local 11 Rule 7-3. 12 I declare under penalty of perjury of the laws of the United States and the 13 State of California that the foregoing is true and correct. 14 15 $/_{\rm S}/$ Dated: June 2, 2020 16 CHARMAINE H. BUEHNER 17 **Assistant County Counsel** Attorneys for Defendant County of Ventura (also erroneously sued as Ventura County Public 18 Health Care Agency), Sheriff William Ayub (erroneously sued as Bill Ayub), Robert Levin and William T. Foley 19 20 21 22 23 24 25 26 27 28