1 2	RAYMOND M. DIGUISEPPE, State Bar No. 228457 THE DIGUISEPPE LAW FIRM, P.C. 4320 Southport-Supply Road, Suite 300		
3	Southport, North Carolina 28461 Telephone: (910) 713-8804		
4	E-mail: law.rmd@gmail.com		
5	Attorneys for Plaintiffs Kelly McDougall, an individual; Juliana Garcia, an individual; Second Amendment Foundation; California		
6	Gun Rights Foundation; and Firearms F Coalition, Inc.		
7	Countion, inc.		
8	TIFFANY N. NORTH, State Bar No. 228068 County Counsel, County of Ventura		
9	CHRISTINE A. RENSHAW, State Bar No. 249648		
10	Assistant County Counsel 800 South Victoria Avenue, L/C #1830 Ventura, California 93009		
11	Telephone: (805) 654-2588 Facsimile: (805) 654-2185		
12	E-mail: (803) 034-2163 christine.renshaw@ventura	a.org	
13	Attorneys for Defendants County of Ventura (also erroneously sued as Ventura County Public		
14	Health Care Agency), Sheriff William A (erroneously sued as "Bill Ayub"), Rob	Ayub ert Levin	
15	and William T. Foley	Cit Devin	
16	UNITED STATE	S DISTRICT COURT	
17	CENTRAL DISTRICT OF CALIFORNIA		
18	CENTRAL DISTR	ict of calli ordan	
19	KELLY MCDOUGALL, an) individual; JULIANA GARCIA, an)	No. 2:20 cv-02927 CBM(ASX)	
20	individual; SECOND AMENDMENT) FOUNDATION; CALIFORNIA	JOINT STATUS REPORT REGARDING STATUS OF APPEAL	
21	GUN RIGHTS FOUNDATION; and) FIREARMS POLICY COALITION,)	RESTRICTION OF ALLEAL	
22	INC.,	Date: July 12, 2022 Time: 10:00 a.m.	
23	Plaintiffs,)	Ctrm: 8b Judge: Hon. Consuelo B. Marshall	
24	COUNTY OF VENTURA,	Trial: Not Set	
25	CALIFORNIA; BILL AYUB, in his)	Complaint Filed: March 28, 2020	
26	FOLEY, in his official capacity, ROBERT LEVIN, in his official capacity; and VENTURA COUNTY DIJULIC HEALTH CARE AGENCY		
27	capacity; and VENTURA COUNTY) PUBLIC HEALTH CARE AGENCY,)		
28	Defendants.		

1	Pursuant to the Court's order of April 26, 2022 (Docket No. 60), Plaintiffs	
2	Kelly McDougall, Juliana Garcia, Firearms Policy Coalition, Second Amendment	
3	Foundation, Inc., and California Gun Rights Foundation ("Plaintiffs") and	
4	defendants County of Ventura (also erroneously sued as Ventura County Public	
5	Health Care Agency, Sheriff William Ayub (erroneously sued as "Bill Ayub"),	
6	Robert Levin, and William T. Foley ("Defendants"), by and through their counsel,	
7	submit this joint status report regarding the status of the notice of appeal	
8	(Docket No. 58).	
9	On January 20, 2022, the Ninth Circuit Court of Appeals issued an opinion	
10	reversing this Court's judgment and remanding the case back to this Court.	
11	On March 8, 2022, the Ninth Circuit Court of Appeals, upon the vote of a	
12	majority of nonrecused active judges of the Ninth Circuit Court of Appeals, issued	
13	an order that this case be reheard en banc. The opinion issued on January 20,	
14	2022, was vacated.	
15	Oral argument in front of the en banc panel was held on June 22, 2022.	
16	On June 29, 2022, the en banc panel issued its order vacating this Court's	
17	judgment, and remanding the case back to this Court for further proceedings	
18	consistent with the United States Supreme Court's decision in New York State Rifle	
19	& Pistol Association, Inc. v. Bruen (2022) 597 U.S	
20	THE DIGUISEPPE LAW FIRM, P.C.	
21		
22	Dated: June 30, 2022 By /s/ RAYMOND M. DIGUISEPPE	
23		
24	Attorneys for Plaintiffs Kelly McDougall, an individual; Juliana Garcia, an individual; Second Amendment Foundation; California	
25	Gun Rights Foundation; and Firearms Policy Coalition, Inc.	
26	///	
27	///	
28		

JOINT STATUS REPORT

SIGNATURE ATTESTATION Pursuant to Local Rule 5-4.3.4(2)(i), I hereby attest that all signatories listed above, and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing. TIFFANY N. NORTH County Counsel, County of Ventura Dated: June 30, 2022 $By_{\underline{}}$ **Assistant County Counsel** 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