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8 Attorneys for Plaintiffs
9 WILLIAM WIESE, JEREMIAH MORRIS,
LANCE COWLEY, SHERMAN MACASTON,
10 ADAM RICHARDS, CLIFFORD FLORES,
L.Q. DANG, FRANK FEDEREAU, ALAN NORMANDY,
11 TODD NIELSEN, THE CALGUNS FOUNDATION,
FIREARMS POLICY COALITION,
12 FIREARMS POLICY FOUNDATION,
and SECOND AMENDMENT FOUNDATION

13 UNITED STATES DISTRICT COURT

14 FOR THE EASTERN DISTRICT OF CALIFORNIA

15 WILLIAM WIESE, an individual; JEREMIAH
16 MORRIS, an individual; LANCE COWLEY, an
17 individual; SHERMAN MACASTON, an
18 individual; ADAM RICHARDS, in his capacity
19 as Trustee of the Magazine Ban Lawsuit Trust;
20 CLIFFORD FLORES, individually and as
trustee of the Flores Family Trust; L.Q. DANG,
21 an individual; FRANK FEDEREAU, an
individual; ALAN NORMANDY, an
22 individual; TODD NIELSEN, an individual;
23 THE CALGUNS FOUNDATION; FIREARMS
POLICY COALITION; FIREARMS POLICY
24 FOUNDATION; SECOND AMENDMENT
FOUNDATION,

25 Plaintiffs,

26 vs.

Case No. 2:17-cv-00903-WBS-KJN

**CORPORATE DISCLOSURE STATEMENT OF
PLAINTIFFS THE CALGUNS FOUNDATION,
FIREARMS POLICY COALITION, FIREARMS
POLICY FOUNDATION AND SECOND
AMENDMENT FOUNDATION**

[FRCP 7.1]

1 XAVIER BECERRA, in his official capacity as
2 Attorney General of California; MARTHA
3 SUPERNOR, in her official capacity as Acting
4 Chief of the Department of Justice Bureau of
5 Firearms,

Defendants.

6
7 Pursuant to FRCP 7.1, plaintiffs make this corporate disclosure statement on behalf of
8 and pertaining to plaintiffs THE CALGUNS FOUNDATION, FIREARMS POLICY
9 COALITION, FIREARMS POLICY FOUNDATION, and SECOND AMENDMENT
10 FOUNDATION, as follows:

11 1. Plaintiff The Calguns Foundation, Inc. is a non-profit membership organization,
12 incorporated under the laws of California. This plaintiff does not have a parent corporation, and
13 no publicly held corporation owns 10% or more of its stock or membership interest.

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

17 3. Plaintiff Firearms Policy Foundation, Inc. is a non-profit membership
18 organization, incorporated under the laws of Delaware. This plaintiff does not have a parent
19 corporation, and no publicly held corporation owns 10% or more of its stock or membership
20 interest.

21 4. Plaintiff Second Amendment Foundation, Inc. is a non-profit membership
22 organization, incorporated under the laws of Washington. This plaintiff does not have a parent
23 corporation, and no publicly held corporation owns 10% or more of its stock or membership
24 interest.

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1 Dated: June 5, 2017

SEILER EPSTEIN ZIEGLER & APPLGATE LLP

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/s/ George M. Lee
George M. Lee

Attorneys for Plaintiffs

SEILER EPSTEIN ZIEGLER & APPLGATE LLP
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