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27			
28	Attorneys for Defendants City of San Jose, et al.  [Case caption follow on next page]		



### UNITED STATES DISTRICT COURT

### FOR THE NORTHERN DISTRICT OF CALIFORNIA

#### SAN JOSE DIVISION

NATIONAL ASSOCIATION FOR GUN RIGHTS, INC., a non-profit corporation, and MARK SIKES, an individual,

And

HOWARD JARVIS TAXPAYERS ASSN., a nonprofit corporation, SILICON VALLEY TAXPAYERS ASSN., a nonprofit corporation, SILICON VALLEY PUBLIC ACCOUNTABILITY FOUNDATION, a nonprofit corporation, JIM BARRY, an individual, and GEORGE ARRINGTON, an individual,

Plaintiffs,

v.

CITY OF SAN JOSE, a public entity, JENNIFER MAGUIRE, in her official capacity as City Manager of the City of San Jose, and the CITY OF SAN JOSE CITY COUNCIL,

Defendants.

Case No. 5:22-cv-00501-BLF

JOINT STIPULATION AND PROPOSED ORDER (1) EXTENDING TIME TO RESPOND TO DEFENDANTS' MOTION TO DISMISS (ECF # 95); AND (2) JOINT REQUEST FOR A NEW CASE MANAGEMENT SCHEDULING ORDER

Courtroom: 3-5<sup>th</sup> Floor

Judge: Honorable Beth Labson Freeman

Complaint Filed: January 25, 2022



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1	SUBJECT TO THE COURT'S APPROVAL, and pursuant to L.R. 6-2, the Plaintiffs—National
2	Association For Gun Rights, Inc., Mark Sikes, Howard Jarvis Taxpayers Assn., Silicon Valley
3	Taxpayers Assn., Silicon Valley Public Accountability Foundation, Jim Barry, and George Arrington—
4	and Defendants—City Of San Jose, Jennifer Maguire, in her official capacity as City Manager of the
5	City of San Jose, and the City Of San Jose City Council—hereby stipulate and agree that the Plaintiffs
6	deadline to respond to Defendants' motion to dismiss (ECF #95) will be March 16, 2023, and the
7	Defendants' deadline to reply will be March 30, 2023. This is a two-week extension for both responses
8	and replies.
9	The parties also stipulate, agree, and request that the Court vacate each of the future dates se
10	forth in the Case Management Scheduling Order (ECF # 58), which was entered before consolidation
11	The parties further request that the Court set a Case Management Conference after the Court rules or
12	Defendants' currently pending Motion to Dismiss the Amended Consolidated Complaint (ECF # 95
13	96), for the purpose of setting a new trial date and all other attendant dates thereto.

[Signatures on Next Page]

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2	Dated: February 28, 2023	DHILLON LAW GROUP INC.
3		
4		By: _/s/ Harmeet K. Dhillon
5		Harmeet K. Dhillon Michael A. Columbo
6		Mark P. Meuser
7		David A. Warrington (pro hac vice)
8	Dated: February 28, 2023	HOWARD JARVIS TAXPAYERS FOUNDATION
9		
10		By: <u>/s/ Timothy A. Bittle</u>
11		Jonathan M. Coupal Timothy A. Bittle
12		Laura E. Dougherty
13	Dated: February 28, 2023	COTCHETT, PITRE & McCARTHY, LLP
14	Dated. 1 Columny 26, 2023	COTCHETT, TITKE & MCCARTITT, ELI
15		By: <u>/s/ Tamarah P. Prevost</u>
16		Joseph W. Cotchett
17		Tamarah P. Prevost Andrew F. Kirtley
18		Andrew F. Kirtley
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## DECLARATION OF MICHAEL A. COLUMBO I, Michael A. Columbo, declare that counsel have met and conferred about this stipulation. That counsel whose signatures are reflected on the preceding page gave approval to this stipulation. Pursuant to Local Rule 6-2, I further declare that the reasons for the requested enlargement of time have to do with accommodating the press of business on counsel, that there have been no previous time modifications in this case, and that I would describe the effect of the time modification requested here as being minimal. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on February 28, 2023. /s/ Michael A. Columbo

1 2 3 4 5 6 7 8 9 UNITED STATES DISTRICT COURT 10 11 FOR THE NORTHERN DISTRICT OF CALIFORNIA 12 SAN JOSE DIVISION 13 NATIONAL ASSOCIATION FOR GUN Case No. 5:22-cv-00501-BLF 14 RIGHTS, INC., a non-profit corporation, and MARK SIKES, an individual, **PROPOSED** ORDER (1) EXTENDING 15 TIME TO RESPOND TO DEFENDANTS' MOTION TO DISMISS (ECF # 95); AND And 16 (2) GRANTING JOINT REQUEST FOR A 17 **NEW CASE MANAGEMENT** HOWARD JARVIS TAXPAYERS ASSN., a nonprofit corporation, SILICON VALLEY SCHEDULING ORDER 18 TAXPAYERS ASSN., a nonprofit corporation, SILICON VALLEY PUBLIC 19 ACCOUNTABILITY FOUNDATION, a 20 nonprofit corporation, JIM BARRY, an individual, and GEORGE ARRINGTON, an 21 individual. 22 Plaintiffs, 23 v. 24 CITY OF SAN JOSE, a public entity, 25 JENNIFER MAGUIRE, in her official capacity as City Manager of the City of San Jose, and the 26 CITY OF SAN JOSE CITY COUNCIL, 27 Defendants. 28



### Case 5:22-cv-00501-BLF Document 101 Filed 03/01/23 Page 7 of 7

1 SUBJECT TO THE COURT'S APPROVAL, and pursuant to L.R. 6-2, the Plaintiffs—National 2 Association For Gun Rights, Inc., Mark Sikes, Howard Jarvis Taxpayers Assn., Silicon Valley 3 Taxpayers Assn., Silicon Valley Public Accountability Foundation, Jim Barry, and George Arringtonand Defendants—City Of San Jose, Jennifer Maguire, in her official capacity as City Manager of the 4 5 City of San Jose, and the City Of San Jose City Council—hereby stipulate and agree that the Plaintiffs' 6 deadline to respond to Defendants' motion to dismiss (ECF #95) will be March 16, 2023, and the 7 Defendants' deadline to reply will be March 30, 2023. This is a two-week extension for both responses 8 and replies. 9 The parties also stipulate, agree, and request that the Court vacate each of the future dates set 10 forth in the Case Management Scheduling Order (ECF # 58), which was entered before consolidation. 11 The parties further request that the Court set a Case Management Conference after the Court rules on 12 Defendants' currently pending Motion to Dismiss the Amended Consolidated Complaint (ECF # 95) 13 96), for the purpose of setting a new trial date and all other attendant dates thereto. 14 PURSUANT TO THE STIPULATION, IT IS SO ORDERED, the Court sets a Case 15 Management Conference for August 17, 2023 16 Mneener DATED: March 1, 2023 17 Hon. Beth Labson Freeman 18 United States District Judge 19 20 21 22 23 24 25 26 27 28