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



	Case 5:22-cv-00501-BLF Document 105	Filed 04/14/23 Page 2 of 5
1	UNITED STATES D	ISTRICT COURT
2	FOR THE NORTHERN DIS	TRICT OF CALIFORNIA
3	SAN JOSE 1	DIVISION
4	NATIONAL ASSOCIATION FOR GUN	Case No. 5:22-cv-00501-BLF
5	RIGHTS, INC., a non-profit corporation, and	
6	MARK SIKES, an individual,	JOINT STIPULATION AND PROPOSED ORDER CONTINUING HEARING ON
7	And	DEFENDANTS' MOTION TO DISMISS (ECF # 95) TO AUGUST 24, 2023
8	HOWARD JARVIS TAXPAYERS ASSN., a	Courtroom: 3-5 th Floor
9	nonprofit corporation, SILICON VALLEY TAXPAYERS ASSN., a nonprofit corporation,	Judge: Honorable Beth Labson Freeman
10	SILICON VALLEY PUBLIC ACCOUNTABILITY FOUNDATION, a	Complaint Filed: January 25, 2022
11	nonprofit corporation, JIM BARRY , an individual, and GEORGE ARRINGTON , an	
12	individual,	
13	Plaintiffs,	
14	V.	
15 16	CITY OF SAN JOSE, a public entity,	
10	JENNIFER MAGUIRE , in her official capacity as City Manager of the City of San Jose, and the	
17	CITY OF SAN JOSE CITY COUNCIL,	
19	Defendants.	
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DIG	Joint Stipulation To Change Time	5:22-cv-00501-BLF
DHILLON LAW GROUP INC.		J.22-01-00J01-DL1

1	SUBJECT TO THE COURT'S APPROVAL, and pursuant to L.R. 7-7(b), the Plaintiffs-
2	National 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
6	the hearing on Defendants' motion to dismiss (ECF #95), currently set for June 15, 2023, at 9:00 a.m.
7	be continued to August 24, 2023, at 9:00 am.
8	[Signatures on Next Page]
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	I Joint Stipulation To Change Time 5:22-cv-00501-BLF

	Case 5:22-cv-00501-BLF	Document 105 Filed 04/14/23 Page 4 of	5
1	Detech April 11, 2022		
2 3	Dated: April 11, 2023	DHILLON LAW GROUP INC.	
3 4		By: /s/ Michae A. Columbo	
5		Harmeet K. Dhillon	
6		Michael A. Columbo Mark P. Meuser	
7		David A. Warrington (pro hac	vice)
8 9	Dated: April 11, 2023	HOWARD JARVIS TAXPAYERS FOUNDA	ATION
10		By: <u>/s/ Timothy A. Bittle</u>	
11		Jonathan M. Coupal	
12		Timothy A. Bittle Laura E. Dougherty	
13			
14	Dated: April 11, 2023	COTCHETT, PITRE & McCARTHY, LLP	
15			
16		By: <u>/s/ Tamarah P. Prevost</u> Joseph W. Cotchett	
17		Tamarah P. Prevost	
18		Andrew F. Kirtley	
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	Joint Stipulation To Change Time	2	:22-cv-0050

DECLARATION OF MICHAEL A. COLUMBO

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2	I, Michael A. Columbo, declare that counsel have met and conferred about this stipulation and
;	that counsel whose signatures are reflected on the preceding page gave approval to this stipulation.
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;	Pursuant to Local Rule 6-2, I declare that the reasons for the requested extension of time have
,	to do with accommodating my schedule, as I will be out of the country on the date that the hearing on
7	Defendants' Motion to Dismiss (ECF # 95) was scheduled. I further declare that the only previous
3	time modification in this case was a two-week extension for responses and replies relating to this
)	same motion (ECF # 95), 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
F	foregoing is true and correct. Executed on April 13, 2023.
;	
5	/s/ Michael A. Columbo
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10	UNITED STATES D	ISTRICT COURT
11	FOR THE NORTHERN DIS	TRICT OF CALIFORNIA
12	SAN JOSE I	DIVISION
13	NATIONAL ASSOCIATION FOR GUN	Case No. 5:22-cv-00501-BLF
14	RIGHTS, INC., a non-profit corporation, and	
15	MARK SIKES, an individual,	[PROPOSED] ORDER CONTINUING HEARING ON DEFENDANTS' MOTION
16	And	TO DISMISS (ECF # 95) TO AUGUST 24, 2023
17	HOWARD JARVIS TAXPAYERS ASSN., a	
18	nonprofit corporation, SILICON VALLEY TAXPAYERS ASSN., a nonprofit corporation,	
19	SILICON VALLEY PUBLIC ACCOUNTABILITY FOUNDATION, a	
20	nonprofit corporation, JIM BARRY, an	
21	individual, and GEORGE ARRINGTON , an individual,	
22	Plaintiffs,	
23	v.	
24	CITY OF SAN JOSE, a public entity,	
25	JENNIFER MAGUIRE, in her official capacity	
26	as City Manager of the City of San Jose, and the CITY OF SAN JOSE CITY COUNCIL,	
27		
28	Defendants.	

1	Pursuant to L.R. 7-7(b), the Plaintiffs—National Association For Gun Rights, Inc., Mark Sikes,
2	Howard Jarvis Taxpayers Assn., Silicon Valley Taxpayers Assn., Silicon Valley Public Accountability
3	Foundation, Jim Barry, and George Arrington-and Defendants-City Of San Jose, Jennifer Maguire,
4	in her official capacity as City Manager of the City of San Jose, and the City Of San Jose City Council-
5	STIPULATED AND AGREED that the hearing on Defendants' motion to dismiss (ECF #95), currently
6	set for June 15, 2023, at 9:00 a.m., be continued to August 24, 2023, at 9:00 am.
7	PURSUANT TO THE STIPULATION, IT IS SO ORDERED, the Court sets the hearing on
8	Defendants' Motion to Dismiss (ECF # 95) for August 24, 2023, at 9:00 a.m.
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14	DATED:
15	Hon. Beth Labson Freeman United States District Judge
16	Officed States District Judge
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	Proposed Order on Joint Stipulation to Continue Hearing 5:22-cv-00501-BLF