|    | Case 5:22-cv-00501-BLF Document 105 Filed 04/14/23 Page 1 of 5             |  |  |
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| 18 | Attorney for Plaintiffs Howard Jarvis Taxpayers Assn.,<br>et al.           |  |  |
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| 26 | Telephone: (650) 697-6000<br>Fax: (650) 697-0577                           |  |  |
| 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<br>ORDER CONTINUING HEARING ON  |
| 7                      | And   | DEFENDANTS' MOTION TO DISMISS<br>(ECF # 95) TO AUGUST 24, 2023 |
| 8                      | HOWARD JARVIS TAXPAYERS ASSN., a  | Courtroom: 3-5 <sup>th</sup> Floor                             |
| 9                      | nonprofit corporation, SILICON VALLEY<br>TAXPAYERS ASSN., a nonprofit corporation,                  | Judge: Honorable Beth Labson Freeman                           |
| 10                     | SILICON VALLEY PUBLIC<br>ACCOUNTABILITY FOUNDATION, a   | Complaint Filed: January 25, 2022                              |
| 11                     | nonprofit corporation, <b>JIM BARRY</b> , an individual, and <b>GEORGE ARRINGTON</b> , an           |  |
| 12                     | individual,   |  |
| 13                     | Plaintiffs,   |  |
| 14                     | V.  |  |
| 15<br>16               | CITY OF SAN JOSE, a public entity,  |  |
| 10                     | <b>JENNIFER MAGUIRE</b> , 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<br>3 | Dated: April 11, 2023            | DHILLON LAW GROUP INC.                                  |             |
| 3<br>4 |                                  | By: /s/ Michae A. Columbo                               |             |
| 5      |                                  | Harmeet K. Dhillon                                      |             |
| 6      |                                  | Michael A. Columbo<br>Mark P. Meuser                    |             |
| 7      |                                  | David A. Warrington (pro hac                            | vice)       |
| 8<br>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<br>Laura E. Dougherty                 |             |
| 13     |                                  |   |             |
| 14     | Dated: April 11, 2023            | COTCHETT, PITRE & McCARTHY, LLP                         |             |
| 15     |                                  |   |             |
| 16     |                                  | By: <u>/s/ Tamarah P. Prevost</u><br>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.   |
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|   | 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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|    | Case 5:22-cv-00501-BLF Document 105-1  | Filed 04/14/23 Page 1 of 2                                    |
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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<br>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<br>TAXPAYERS ASSN., a nonprofit corporation, |   |
| 19 | SILICON VALLEY PUBLIC<br>ACCOUNTABILITY FOUNDATION, a                              |   |
| 20 | nonprofit corporation, JIM BARRY, an   |   |
| 21 | individual, and <b>GEORGE ARRINGTON</b> , 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.  |   |
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| 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<br>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                                |