| 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13  | C. D. Michel – SBN 144258<br><u>cmichel@michellawyers.com</u><br>Sean A. Brady – SBN 262007<br><u>sbrady@michellawyers.com</u><br>Konstadinos T. Moros – SBN 306610<br><u>kmoros@michellawyers.com</u><br>MICHEL & ASSOCIATES, P.C.<br>180 E. Ocean Blvd., Suite 200<br>Long Beach, CA 90802<br>Telephone: (562) 216-4444<br>Facsimile: (562) 216-4445<br>Donald Kilmer-SBN 179986<br>Law Offices of Donald Kilmer, APC<br>14085 Silver Ridge Road<br>Caldwell, Idaho 83607<br>Telephone: (408) 264-8489<br>Email: <u>Don@DKLawOffice.com</u><br>Attorneys for Plaintiffs<br><b>UNITED STATES I</b><br><b>CENTRAL DISTRIC</b>  | CT OF CALIFOR   |    |
|--|--|---|----|
| <ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol> | SOUTHERN<br>RENO MAY, an individual;<br>ANTHONY MIRANDA, an individual;<br>ERIC HANS, an individual; GARY<br>BRENNAN, an individual; OSCAR A.<br>BARRETTO, JR., an individual;<br>ISABELLE R. BARRETTO, an<br>individual; BARRY BAHRAMI, an<br>individual; PETE STEPHENSON, an<br>individual; JOSE FLORES, an<br>individual; JOSE FLORES, an<br>individual; JOSE FLORES, an<br>individual; DR. SHELDON HOUGH,<br>DDS, an individual; SECOND<br>AMENDMENT FOUNDATION; GUN<br>OWNERS OF AMERICA; GUN<br>OWNERS OF AMERICA; GUN<br>OWNERS OF CALIFORNIA, INC.;<br>THE LIBERAL GUN CLUB, INC.; and<br>CALIFORNIA RIFLE & PISTOL<br>ASSOCIATION, INCORPORATED,<br>Plaintiffs,<br>V.<br>ROBERT BONTA, in his official<br>capacity as Attorney General of the<br>State of California, and DOES 1-10,<br>Defendants. | Case No.: 8:23-cv-01696 CJC (ADSx)<br><b>DECLARATION OF SAM PAREDES</b><br><b>IN SUPPORT OF PLAINTIFFS'</b><br><b>MOTION FOR PRELIMINARY</b><br><b>INJUNCTION</b><br><b>42 U.S.C. §§ 1983 &amp; 1988</b><br>Hearing Date: December 4, 2023<br>Hearing Time: 1:30 p.m.<br>Courtroom: 9 B<br>Judge: Hon. Cormac J. Carney |    |
|  | DECLARATION  | OF SAM PAREDE   | ES |

DECLARATION OF SAM PAREDES 1 2 1. I, Sam Paredes, am the Executive Director of Gun Owners of California, Inc. ("GOC"), a plaintiff in the above-entitled action. I make this declaration of my own 3 personal knowledge and, if called as a witness, I could and would testify 4 competently to the truth of the matters set forth herein. 5 2. GOC is recognized as a 501(c)(4) non-profit mutual benefit corporation 6 7 under the Internal Revenue Code and a recognized non-profit membership 8 corporation under the state of California. GOC is incorporated in the state of California and is currently headquartered in El Dorado Hills, California. 9 10 3. GOC is dedicated to the preservation and restoration of the Second Amendment in California. It was formed for the express purpose of promoting, 11 encouraging, and advocating for the purchase, use, and ownership of firearms and 12 13 related products. GOC opposes legislation that it deems harmful to the right to keep and bear arms, while fighting to protect the Second Amendment rights of all 14 15 Californians at the capitol, in the courts, and through elections. GOC strongly believes that the rights enshrined in the Second Amendment guarantees those 16 enshrined by the First Amendment. 17 4. Many GOC members in California have valid and current concealed carry 18 weapon ("CCW") permits, which enables them to lawfully carry a concealed 19 firearm in public, so that they can defend themselves (and potentially others) with 20 lethal force in the event of a life-threatening emergency situation. 21 5. Because SB 2 would prohibit GOC's members in California from carrying in 22 many places where they often carry and are accustomed to concealed carrying a 23 firearm, the utility of their CCWs, and thus their right to be armed for self-defense 24 in public, will be severely curtailed and outright eliminated in many common 25 locations. 26

6. For example, under SB 2 they cannot carry where alcohol for consumptionon the premises is served. That means they cannot conceal carry at restaurants they

patronize on a regular basis, nor carry in the parking area outside such an
 establishment.

7. SB 2 also prohibits GOC members in California from concealed carrying in
parks and public lands they often frequent. And under SB 2, carry is prohibited at
urgent care facilities which GOC members have used in the past for rapid medical
attention and would use in the future. Under SB 2, carry is prohibited at financial
institutions such as banks that GOC members frequent.

8 8. Perhaps most significantly, under SB 2, concealed carry is prohibited at any
9 privately owned commercial establishment that does not affirmatively display
10 notice that the establishment tolerates concealed carry at the establishment's
11 premises. There are many local businesses that GOC members frequent that will
12 likely not post such signs, forcing them to either not carry there or stop patronizing
13 them.

9. These are just a few examples of how SB 2 harms our members. Suffice it to
say, GOC believes that SB 2 is abhorrent and incompatible with the general right of
Americans, including Californians who are GOC members, to carry a firearm in
public for self-defense.

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I declare under penalty of perjury that the foregoing is true and correct. Executed within in the United States on September 29, 2023.

Sam Paredes, declarant

DECLARATION OF SAM PAREDES

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| 1<br>2 | <u>CERTIFICATE OF SERVICE</u><br>IN THE UNITED STATES DISTRICT COURT<br>CENTRAL DISTRICT OF CALIFORNIA   |  |  |  |
|--------|--|--|--|--|
| 3<br>4 | Case Name: <i>May, et al. v. Bonta</i><br>Case No.: 8:23-cv-01696 CJC (ADSx)<br>IT IS HEREBY CERTIFIED THAT:<br>I, the undersigned, am a citizen of the United States and am at least eighteen |  |  |  |
| 5      |  |  |  |  |
| 6      |  |  |  |  |
| 7      | years of age. My business address is 180 East Ocean Boulevard, Suite 200, Long Beach, California 90802.  |  |  |  |
| 8<br>9 | I am not a party to the above-entitled action. I have caused service of:   |  |  |  |
| 10     | DECLARATION OF SAM PAREDES IN SUPPORT OF PLAINTIFFS'   |  |  |  |
| 11     | MOTION FOR PRELIMINARY INJUNCTION  |  |  |  |
| 12     | on the following party by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which electronically notifies them.                                   |  |  |  |
| 13     | Robert L. Meyerhoff, Deputy Attorney General   |  |  |  |
| 14     | California Department of Justice   |  |  |  |
| 15     | 300 South Spring Street, Suite 1702<br>Los Angeles, CA 90013   |  |  |  |
| 16     | Email: <u>Robert.Meyerhoff@doj.ca.gov</u><br>Attorney for Defendant  |  |  |  |
| 17     | I declare under penalty of perjury that the foregoing is true and correct.<br>Executed September 29, 2023.   |  |  |  |
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| 20     | Jaura Palmerin   |  |  |  |
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|        | CERTIFICATE OF SERVICE   |  |  |  |
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