1 2 3 4 5 6 7 8 9 10 11 12	C. D. Michel – SBN 144258 cmichel@michellawyers.com Joshua R. Dale – SBN 209942 idale@michellawyers.com Konstadinos T. Moros – SBN 306610 kmoros@michellawyers.com Alexander A. Frank – SBN 311718 afrank@michellawyers.com MICHEL & ASSOCIATES, P.C. 180 E. Ocean Blvd., Suite 200 Long Beach, CA 90802 Telephone: (562) 216-4444  Donald Kilmer-SBN 179986 Law Offices of Donald Kilmer, APC 14085 Silver Ridge Road Caldwell, Idaho 83607 Telephone: (408) 264-8489 Email: Don@DKLawOffice.com  Attorneys for Plaintiffs	TRICT COURT	
13	UNITED STATES DISTRICT COURT		
13	CENTRAL DISTRICT OF CALIFORNIA		
	SOUTHERN DIVISION		
15 16 17	MIRANDA, an individual; ERIC HANS, an individual; GARY BRENNAN, an individual; OSCAR A. BARRETTO, JR., an individual; ISABELLE R.	MAY PLAINTIF EVIDNETIARY AND MOTION T	OBJECTIONS TO TO STRIKE THE
18	BAHRAMI, an individual; PETE STEPHENSON, an individual; ANDREW	S <i>UR</i> -REBUTTA) OF DEFENDAN' WITNESSES:	
19	HARMS, an individual; JOSE FLORES, an individual; DR. SHELDON HOUGH,	1) ADAM WI	NKLER,
20 21	DDS, an individual; SECOND AMENDMENT FOUNDATION; GUN OWNERS OF AMERICA; GUN	2) JOSHUA S 3) DR. BREN 4) LEAH GL	SALZMÁNN, NAN RIVAS, ASER.
22	OWNERS FOUNDATION; GUN OWNERS OF CALIFORNIA, INC.; THE	5) MARY FIS	
23	LIBERAL GUN CLUB, INC.; and CALIFORNIA RIFLE & PISTOL	7) HOLLY B	
24	ASSOCIATION, INCORPORATED, I	Hearing Date: Hearing Time:	December 20, 2023 1:30 p.m.
25	Plaintiffs, C	Courtroom: Judge:	9 B Hon. Cormac J.
26	ROBERT BONTA, in his official capacity	C	Carney
27	as Attorney General of the State of California, and DOES 1-10,		
28	Defendants.		

## TO THIS HONORABLE COURT:

Plaintiffs Reno May, Anthony Miranda, Eric Hans, Gary Brennan, Oscar A. Barretto, Jr., Isabelle R. Barretto, Barry Bahrami, Pete Stephenson, Andrew Harms, Jose Flores, Dr. Sheldon Hough, DDS, The Second Amendment Foundation, Gun Owners of America, Inc., Gun Owners of California, Inc., The Liberal Gun Club, Inc., and California Rifle & Pistol Association, Incorporated, hereby object to the entirety of each of the *sur*-rebuttal declarations filed in support of Defendant's opposition to the preliminary injunction, such declarations authored by (1) Adam Winkler (Dkt 38), (2) Joshua Salzmann (Dkt 37), (3) Dr. Brennan Rivas (Dkt 36), (4) Leah Glaser (Dkt 35), (5) Mary Fissell (Dkt 34), (6) Patrick Charles (Dkt 33), and (7) Holly Brewer (Dkt 32). Such objections are made on the following grounds:

The *sur*-rebuttal declarations were filed in violation of C.D. Cal. Local Rule 7-9 (time for presenting opposing briefs and evidence on motions), and 7-10 (no response to reply permitted absent court permission); *see also Gebretsadike v. Travelers Home and Marine Ins. Co.*, 103 F. Supp. 3d 78, 86 (D.D.C. 2015).)

Mr. Cramer's declaration submitted on reply in direct response to the deluge of false, speculative, and irrelevant information presented by the Attorney General in opposition was not an invitation for the Attorney General to submit unapproved *sur*-reply evidence rebutting Mr. Cramer's declaration. *See Terrell v. Contra Costa Cnty.*, 232 Fed. App'x 626, 629 n.2 (9th Cir. 2007) (evidence presented in reply to opposition is not "new" when it is presented in direct response to opposition evidence), citing *In re ConAgra Foods, Inc.*, 302 F.R.D. 537, 559 (C.D. Cal. 2014) (same). Nor did the Attorney General seek the Court's permission before further using the substantial financial advantage of the State's treasury to pay experts for additional written opinions; additional opinions that not only further muddle the record, but which Plaintiffs now have no opportunity to address. *See* C.D. Cal. L.R. 7-9 & 7-10.

As Plaintiffs have the burden of persuasion as the moving party, 1 consideration by the Court of this additional evidence without an opportunity for 2 3 Plaintiffs to rebut and comment upon it denies them due process. See generally Towery v. Brewer, 672 F.3d 650, 657 (9th Cir. 2012). Plaintiffs move to strike 4 these *sur*-rebuttal declarations in their entirety. 5 Plaintiffs further incorporate into these objections their prior objections made 6 under, inter alia, Fed. R. Evid. 403 and 702 (Dkts 29-1, 29-5, 29-6, 29-7 & 29-14) 7 as to the overall relevance and admissibility of any testimony of witnesses (1) 8 9 Adam Winkler, (2) Joshua Salzmann, (3) Leah Glaser, and (4) Mary Fissell on the basis that their sur-rebuttal testimony is as irrelevant, lacking foundation, or 10 otherwise inappropriate in informing the Court as were their declarations filed in 11 opposition to the motion. 12 13 MICHEL & ASSOCIATES, P.C. Dated: December 14, 2023 14 /s/ C.D. Michel C.D. Michel 15 Counsel for Plaintiffs 16 17 Dated: December 14, 2023 LAW OFFICES OF DON KILMER 18 s/Don Kilmer 19 Counsel for Plaintiff The Second Amendment Foundation 20 21 22 23 24 25 26 27 28 2 MAY EVID. OBJS. AND MTN. TO STRIKE SUR-REBUTTAL DECLS.

1 2	CERTIFICATE OF SERVICE IN THE UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
3 4	Case Name: May, et al. v. Bonta Case No.: 8:23-cv-01696 CJC (ADSx)		
5	IT IS HEREBY CERTIFIED THAT:		
6	I, the undersigned, am a citizen of the United States and am at least eighteen years of age. My business address is 180 East Ocean Boulevard, Suite 200, Long Beach, California 90802.		
7 8			
9	I am not a party to the above-entitled action. I have caused service of:		
10	MAY PLAINTIFFS' EVIDNETIARY OBJECTIONS TO AND MOTION TO STRIKE THE SUR-REBUTTAL TESTIMONY OF DEFENDANT'S		
11	EXPERT WITNESSES:		
12	1) ADAM WINKLER, 2) JOSHUA SALZMANN, 3) DR. BRENNAN RIVAS,		
13	3) DR. BRENNAN RIVAS, 4) LEAH GLASER, 5) MARY FISSELL, 6) PATRICK CHARLES, AND 7) HOLLY BREWER		
14			
15	7) HOLLY BREWER		
16 17	on the following party by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which electronically notifies them.		
18	Robert L. Meyerhoff, Deputy Attorney General		
	California Department of Justice 300 South Spring Street, Suite 1702 Los Angeles, CA 90013 Email: Robert.Meyerhoff@doj.ca.gov Attorney for Defendant		
19			
20			
21			
22	I declare under penalty of perjury that the foregoing is true and correct.		
23	Executed December 14, 2023.		
24	Christina Castron		
25	Christina Castron		
26			
27			
28			

CERTIFICATE OF SERVICE