ı	I		
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6		istol Association, Incorporated, Gun Owners	
7	of America, Inc., Gun Owners Foundation, C Velasquez, Charles Messel, Brian Weimer, C	Gun Owners of California, Inc., Erick	
8	Gabaldon, and Stephen Hoover	•	
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12		ant Foundation	
13	Attorney for Plaintiff The Second Amendment Foundation		
14	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
15	CALIFORNIA RIFLE & PISTOL	CASE NO:	
16	ASSOCIATION, INCORPORATED; THE SECOND AMENDMENT	RULE 7.1 CORPORATE	
17	FOUNDATION; GUN OWNERS OF AMERICA, INC.; GUN OWNERS	DISCLOSURE STATEMENT OF PLANTIFF CALIFORNIA RIFLE	
18	FOUNDATION; GUN OWNERS OF CALIFORNIA, INC.; ERICK	& PISTOL ASSOCIATION, INC.	
	VELASQUEZ, an individual; CHARLES		
19	MESSEL, an individual; BRÍAN WEIMER, an individual; CLARENCE		
20	RIGALI, an individual; KEITH REEVES, an individual, and CYNTHIA		
21	GABALDON, an individual; STEPHEN HOOVER, an individual,		
22	Plaintiffs,		
23	V.		
24	LOS ANGELES COUNTY SHERIFF'S DEPARTMENT; SHERIFF ROBERT		
25	LUNA, in his official capacity; LA VERNE POLICE DEPARTMENT; LA		
26	VERNE CHIEF OF POLICE COLLEEN		
	FLORES, in her official capacity; ROBERT BONTA, in his official		
27	capacity as Attorney General of the State of California; and DOES 1-10,		
28	Defendants.		
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RULE 7.1 CORPORATE DISCLOSURE STATEMENT

1	Plaintiff, CALIFORNIA RIFLE & PISTOL ASSOCIATION, INC., by and		
2	through its undersigned counsel, discloses pursuant to Rule 7.1 of the Federal Rules of		
3	Civil Procedure that it has no parent company and that no publicly traded company owns		
4	10% or more of its shares.		
5	Dated: December 4, 2023	MICHEL & ASSOCIATES, P.C.	
6			
7		/s/C.D. Michel C.D. Michel	
8		Counsel for Plaintiffs	
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