1 2 3 4 5 6 7 8 9 10 11 12	C. D. Michel – SBN 144258 Tiffany D. Cheuvront – SBN 317144 Joshua Robert Dale – SBN 209942 MICHEL & ASSOCIATES, P.C. 180 E. Ocean Blvd., Suite 200 Long Beach, CA 90802 Telephone: (562) 216-4444 Facsimile: (562) 216-4445 cmichel@michellawyers.com Attorneys for Plaintiffs Adam Richards, J Harris, On Target Indoor Shooting Range (D/B/A/ Smokin' Barrel Firearms), Gun C America, Inc., Gun Owners Foundation, a Incorporated Donald Kilmer – SBN 179986 Law Offices of Don Kilmer, APC 14085 Silver Ridge Rd. Caldwell, Idaho 83607 Telephone: (408) 264-8489 Don@DKLawOffice.com Attorney for Plaintiff Second Amendmen	, LLC, Gaalswyk En Owners of California and California Rifle o	n, Gerald Clark, Jesse Iterprises, Inc. , Inc., Gun Owners of & Pistol Association,		
13					
14	UNITED STATES DISTRICT COURT				
15	CENTRAL DISTRICT OF CALIFORNIA				
16	ADAM RICHARDS, et al.,	Case No.: 8:23-cv-	02413 JVS (KESx)		
17	Plaintiffs,		O EXTEND TIME		
18	v.	ON BRIEFING AND CONTINUE HEARING DATE ON DEFENDANTS' MOTION TO DISMISS COMPLAINT			
19	GAVIN NEWSOM, et al.,				
20	Defendants.	Hearing Date: Hearing Time: Courtroom:	July 1, 2024 1:30 p.m. 10C		
21			Hon. James V. Selna		
22					
23					
24	Pursuant to Local Rule 8-3, Plaintiffs and Defendants in the above-captioned				
25	action (collectively, "the Parties"), through their respective attorneys of record,				
26	hereby stipulate and request as follows:				
27	1. On April 18, 2024, Defendants filed their motion to dismiss the				
28	Complaint, currently set for hearing on July 1, 2024, at 1:30 p.m.;				
		1			
	STIPULATION TO EXTEND TIME ON BRIEFING AND CONTINUE HEARING DATE ON DEFENDANTS' MOTION TO DISMISS COMPLAINT				

- 2. On May 8, 2024, the Ninth Circuit Court of Appeals issued its order upholding the lower court's dismissal of the matter of *Doe v. Bonta*, Case No. 23-55133. In its decision, the Ninth Circuit held, among other findings, that as to firearms owners, in certain instances there is no informational privacy right in the information retained by the government as to the history of firearms owned and purchased by an individual;
- 3. As a result of the Ninth Circuit's ruling on *Doe v. Bonta*, Plaintiffs believe their claims and causes of action in this action predicated on a right of privacy, including their 42 U.S.C. § 1983 causes of action alleging violation by Defendants of Plaintiffs' First Amendment, Second Amendment, Fourth Amendment and Fourteenth Amendment rights, may no longer be viable, or may be severely circumscribed as to the relief that may be sought and the plaintiffs who are entitled to seek such relief;
- 4. In light of this potential, Plaintiffs desire time to analyze the *Doe v. Bonta* decision and consult with their counsel to determine whether it would be prudent to dismiss their claims altogether or to amend them to circumscribe their breadth and requested relief to conform with the holding in *Doe v. Bonta*; and
- 5. Upon conference of the Parties' counsel, the Parties have agreed that it would conserve the Parties' and the Court's resources to extend the current briefing schedule on Defendants' motion to dismiss to allow Plaintiffs an opportunity to make such a determination and spare the Parties and the Court unnecessary briefing of and other preparation on the motion if the motion is to be mooted by a voluntary amendment or dismissal of the Complaint.
- 6. The Parties stipulate and hereby request the Court amend its order on the briefing and hearing schedule for Defendants' motion to dismiss the Complaint to reflect the following:
 - a. Plaintiffs' deadline to file an opposition to the motion to dismiss is continued to **June 7, 2024**;

1	b. Defendants' deadline to file a reply in support of the motion to			
2	dismiss is continued to June 28, 2024;			
3	c. The Parties propose that the current hearing on the motion be			
4	continued to July 15, 2024 at 1:30 p.m., or as soon thereafter as the Court			
5	may have available on its calendar to hear the motion.			
6	NOW THEREFORE, the Parties stipulate to and respectfully request that the			
7	Court issue an order setting the aforementioned amended briefing and hearing			
8	schedule on Defendants' motion to dismiss.			
9	Datade May 15, 2024	MICHEL & ACCOUNTED DC		
10	Dated: May 15, 2024	MICHEL & ASSOCIATES, P.C.		
11		Joshua Robert Dale Joshua Robert Dale Attorneys for Plaintiffs Adam Richards,		
12		Jeffrey Vandermeulen, Gerald Clark, Jesse Harris, On Target Indoor Shooting Range,		
13		LLC, Gaalswyk Enterprises, Inc. (D/B/A/ Smokin' Barrel Firearms), Gun Owners of		
14		California, Inc., Gun Owners of America, Inc., Gun Owners Foundation, and California Rifle		
15		& Pistol Association, Incorporated		
16				
17	Dated: May 15, 2024	LAW OFFICES OF DONALD KILMER, APC		
18		s/ Donald Kilmer Donald Kilmer		
1920		Attorney for Plaintiff Second Amendment Foundation		
20 21	D . 1 34 15 2024			
22	Dated: May 15, 2024	Respectfully submitted,		
23		ROB BONTA Attorney General of California		
24		MARK BECKINGTON Supervising Deputy Attorney General		
25		a/Todd Cyabayahy		
26		S/ Todd Grabarsky TODD GRABARSKY Deputy Attorney General		
27		Attorneys for California Governor Gavin Newsom and Attorney General Rob Bonta in their official capacities		
28		their official capacities		
		3		

ATTESTATION OF E-FILED SIGNATURES I, Joshua Robert Dale, am the ECF User whose ID and password are being used to file this STIPULATION TO EXTEND TIME ON BRIEFING AND CONTINUE HEARING DATE ON DEFENDANTS' MOTION TO DISMISS COMPLAINT. In compliance with Central District of California L.R. 5-4.3.4, I attest that all signatories are registered CM/ECF filers and have concurred in this filing. Dated: May 15, 2024 s/ Joshua Robert Dale Joshua Robert Dale

1	<u>CERTIFICATE OF SERVICE</u> IN THE UNITED STATES DISTRICT COURT			
2	CENTRAL DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA			
3				
4	Case No.: 8:23-cv-02413 JVS (KESx)			
5	IT IS HEREBY CERTIFIED THAT:			
6	I, the undersigned, am a citizen of the United States and am at least eightee			
7	years of age. My business address is 180 East Ocean Boulevard, Suite 200, Long Beach, California 90802.			
8	I am not a party to the above-entitled action. I have caused service of:			
9	STIPULATION TO EXTEND TIME ON BRIEFING AND CONTINUE			
10	HEARING DATE ON DEFENDANTS' MOTION TO DISMISS			
11	COMPLAINT			
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				
14	Todd Grabarsky Deputy Attorney General			
15	todd.grabarsky@doj.ca.gov Christina R.B. Lopez Deputy Attorney General			
16				
17	christina.lopez@doj.ca.gov			
18	Office of the Attorney General for California 300 South Spring Street, Suite 1702			
	Los Angeles, CA 90013 Telephone: (213) 269-6044			
19	Attorneys for Defendants			
20				
21	I declare under penalty of perjury that the foregoing is true and correct.			
22	Executed May 15, 2024.			
23	Jaim Paleire			
24	Vaura Palmerin			
25				
26				
27				
28				

CERTIFICATE OF SERVICE