1	HARMEET K. DHILLON	
2	Assistant Attorney General	
2	Civil Rights Division	
3	JESUS Ă. OSETE Principal Deputy Assistant Attorney General	
4	R. JONAS GEISSLER	
	Deputy Assistant Attorney General	
5	ANDREW M. DARLINGTON (FL No. 1018895) Senior Counsel	
6	WILLIAM J. HANRAHAN (PA No. 321600)	
7	Trial Attorney, Special Litigation Section United States Department of Justice	
/	950 Pennsylvania Avenue, NW	
8	Washington, D.C. 20530	
9	Telephone: (202) 550-5305 E-Mail: andrew.darlington@usdoj	gov
-		.501
10	BILAL A. ESSAYLI Acting United States Attorney	
11	RICHARD M. PARK	
12	Chief, Civil Rights Section	
	JULIE A. HAMILL (Cal. Bar No. 272742) Assistant United States Attorney	
13	United States Attorney's Office	
14	300 North Los Angeles Street, Suite 7516 Los Angeles, California 90012	
15	Telephone: (213) 894-2464	
	E-mail: Julie.hamill@usdoj.gov	
16		
17	Attorneys for Plaintiff UNITED STATES OF AMERICA	
18	OWIED STATES OF AMERICA	
	UNITED STATES DISTRICT COURT	
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20	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
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21	INITED STATES OF AMERICA	Case No. 2:25-cv-09323
22	UNITED STATES OF AMERICA,	NOTICE OF RELATED CASES
23	Plaintiff,	
	V	(Related to 2:23-cv-10169-SPG-ADS)
24	V.	
25	LOS ANGELES COUNTY	
26	ROBERT LUNA, in his official	
	SHERIFF'S DEPARTMENT, and ROBERT LUNA, in his official capacity as Sheriff of Los Angeles	
27	County,	
28		
	Defendants.	

Plaintiff United States of America hereby notifies the Court of a Related Case pursuant to Local Rule 83-1.3.1, entitled *California Rifle and Pistol Association, Incorporated et al v. Los Angeles County Sheriffs Department et al.*, 2:23-cv-10169-SPG-ADS, filed in the Central District on December 4, 2023. Both cases arise from the same or a closely related transaction, happening, or event and call for determination of the same or substantially related or similar questions of law and fact.

In California Rifle and Pistol Association, Incorporated et al v. Los Angeles County Sheriffs Department et al., non-profit organization and private citizen plaintiffs filed a complaint for declaratory and injunctive relief under 42 U.S.C. § 1983, alleging that the State of California's and County of Los Angeles' concealed carry weapons ("CCW") permit issuance policies and laws deprive plaintiffs of their Second Amendment rights. (Second Amended and Supplemental Complaint, Dkt. No. 106, 2:23-cv-10169-SPG-ADS).

Here, the United States of America seeks declaratory and injunctive relief under 34 U.S.C. §12601, alleging Los Angeles County Sheriff's Department's CCW application process is a pattern and practice of law enforcement officer conduct that deprives persons of their Second Amendment rights. This case, however, does not name the State of California as a defendant and does not involve private plaintiffs.

Accordingly, both cases arise from the same or a closely related transaction, happening, or event (Los Angeles County Sheriff's Department's CCW application process) and call for determination of the same or substantially related or similar questions of law and fact (whether the Los Angeles County Sheriff's Department's CCW application process deprives persons of their Second Amendment rights).

Respectfully submitted: 1 DATED: September 30, 2025. 2 HARMEET K. DHILLON Assistant Attorney General Civil Rights Division BILAL A. ESSAYLI Acting United States Attorney RICHARD M. PARK 3 4 Chief, Civil Rights Section JESUS A. OSETE 5 Principal Deputy Assistant Attorney General /s/ Julie A. Hamill 6 JULIE A. HAMILL Assistant United States Attorney Civil Rights Section R. JONAS GEISSLER 7 Deputy Assistant Attorney General 8 /s/ Andrew M. Darlington 9 ANDREW M. DARLINGTON 10 Senior Counsel 11 WILLIAM J. HANRAHAN Trial Attorney, Special Litigation Section 12 Attorneys for Plaintiff UNITED STATES OF AMERICA 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28