

1	Jason A. Davis (Calif. Bar No. 224250)	
2	Davis & Associates	
3	27281 Las Ramblas, Suite 200 Mission Viejo, CA 92691	
4	Tel 949.310.0817/Fax 949.288.6894	
5	E-Mail: Jason@CalGunLawyers.com Attorneys for Plaintiffs OWNER-OPERATOR	
3	INDEPENDENT DRIVERS ASSOCIATION, IN	IC.,
6	ERIK ROYCE, BRANDON ELIAS, FOLSOM	•
7	SHOOTING CLUB, INC., and THE CALGUNS FOUNDATION, INC.,	
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9	C. D. Michel (Calif. Bar No. 144258)	
	Clint Monfort (Calif. Bar No. 255609) Michel & Associates, P.C.	
10	180 East Ocean Blvd. Suite 200	
11	Long Beach, CA 90802	
12	Tel: 562.216.4444/Fax 562.216.4445	
	E-Mail: CMichel@MichelandAssociates.com	OCIATION INC
13	Attorneys for Plaintiff NATIONAL RIFLE ASSO	OCIATION, INC.
14	IN THE UNITED STATES DISTRICT COURT	
	IN THE UNITED ST.	ATES DISTRICT COURT
15	EASTERN DISTR	CICT OF CALIFORNIA
	EASTERN DISTR	
15	EASTERN DISTR SACRAME	RICT OF CALIFORNIA ENTO DIVISION
15 16 17	EASTERN DISTR SACRAME OWNER-OPERATOR INDEPENDENT	CICT OF CALIFORNIA
15 16	EASTERN DISTR SACRAME	RICT OF CALIFORNIA ENTO DIVISION
15 16 17	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
15 16 17 18	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM	CICT OF CALIFORNIA CNTO DIVISION Case No:
15 16 17 18 19	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE ASSOCIATION, INC.,	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
15 16 17 18 19 20	EASTERN DISTR SACRAME OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
15 16 17 18 19 20 21	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE ASSOCIATION, INC., Plaintiffs, vs.	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
15 16 17 18 19 20 21 22	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE ASSOCIATION, INC., Plaintiffs, vs. STEVE LINDLEY; THE STATE OF CALIFORNIA; THE CALIFORNIA	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
15 16 17 18 19 20 21 22 23 24	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE ASSOCIATION, INC., Plaintiffs, vs. STEVE LINDLEY; THE STATE OF	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
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15 16 17 18 19 20 21 22 23 24 25 26	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE ASSOCIATION, INC., Plaintiffs, vs. STEVE LINDLEY; THE STATE OF CALIFORNIA; THE CALIFORNIA DEPARTMENT OF JUSTICE; DOES 1-10	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES
15 16 17 18 19 20 21 22 23 24 25	OWNER-OPERATOR INDEPENDENT DRIVERS ASSOCIATION, INC., ERIK ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., THE CALGUNS FOUNDATION, INC., and NATIONAL RIFLE ASSOCIATION, INC., Plaintiffs, vs. STEVE LINDLEY; THE STATE OF CALIFORNIA; THE CALIFORNIA DEPARTMENT OF JUSTICE; DOES 1-10	CALIFORNIA CNTO DIVISION Case No: NOTICE OF RELATED CASES

1	NOTICE OF RELATED CASES		
2	COME NOW Plaintiffs, OWNER-OPERATOR INDEPENDENT DRIVERS		
3	ASSOCIATION, INC., et al. (collectively, "Plaintiffs") by and through their undersigned		
4	counsel, and pursuant to Local Rule 83-123 provide notice that this action may be related to:		
5	State Ammunition, Inc. et al. v. Lindley, et al., 2:10-cv-01864-MCE-KJN		
6	The previously-filed case, contain numerous allegations (Interstate Commerce, Due		
7	Process, and Second Amendment) of which Plaintiffs have no knowledge and which, regardles		
8	of their merit, appear wholly unrelated to causes of action the instant case; this case may be		
9	related, however, to the extent that the earlier case challenges the same provisions of Assembly		
10	Bill 962 (2009) as against the same Defendant Steve Lindley.		
11	Rule 83-123 contemplates the relation of cases where doing so "is likely to effect a		
12	substantial savings of judicial effort." Plaintiffs are confident that their presentation of the core		
13	Federal Aviation Administration Authorization Act and Supremacy Clause violations will be		
14	efficient and coherent, enabling the Court to render a considered decision on the merits on		
15	dispositive motions raising only questions of law.		
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17	Date: July 28, 2010,	Respectfully submitted,	
18	Michel & Associates, P.C	Davis & Associates	
19	/s/ C. D. Michel (as authorized on 07/28/10)	/s/ Jason A. Davis	
20	C. D. Michel cmichel@michelandassociatees.com Attorneys for plaintiff NATIONAL RIFLE ASSOCIATION, INC.	Jason A. Davis Jason@CalGunLawyers.com	
21		Attorneys for plaintiffs OWNER-OPERATOR INDEPENDENT	
22		DRIVERS ASSOCIATION, ERIK	
23		ROYCE, BRANDON ELIAS, FOLSOM SHOOTING CLUB, INC., and THE	
24		CALGUNS FOUNDATION, INC.	
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