UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CHRISTOPHER M. FLETCHER, et al.,) Plaintiffs) v.) ROBERT C. HAAS, et al.,) Defendants.)

Civil Action No. 11-CV-10644-DPW

ASSENTED TO MOTION TO EXTEND THE TIME FOR PLAINTIFFS TO RESPOND TO DEFENDANT JASON A. GUIDA'S MOTION TO DISMISS, DEFENDANT ROBERT C. HAAS' MOTION TO DISMISS, AND DEFENDANT MARK K. LEAHY'S MOTION TO DISMISS.

Plaintiffs, Christopher M. Fletcher, Eoin M. Pryal, Second Amendment Foundation, Inc., and Commonwealth Second Amendment, Inc., move that the deadline for responding to defendant Jason A. Guida's Motions to Dismiss, defendant Robert C. Haas' Motions to Dismiss, and defendant Mark K. Leahy's Motions to Dismiss, be extended to and including Friday, June 10, 2011. All defendants assent to this motion. No party will be unfairly prejudiced by the requested extension.

As grounds for this Motion, counsel for the plaintiffs states that issues raised by defendants in their Motions to Dismiss are broad and complex; the requested extension is needed to permit counsel to adequately and completely address them properly. Furthermore, counsel for the plaintiffs states that commitments in other matters prevent counsel from properly responding to the Motions to Dismiss without the requested extension. Finally, counsel for the plaintiffs will be out of the office from May 26 to May 31, 2011. A similar assented to extension to respond was granted by the Court as to defendants Guida and Haas.

Respectfully submitted,

Christopher M. Fletcher, Eoin M. Pryal, Second Amendment Foundation, Inc., and Commonwealth Second Amendment, Inc. By their attorney,

Dated: May 25, 2011

/s/ Joseph M. Hickson III

Joseph M. Hickson III Hickson Law Group, P.C. 51 Taylor Street, 3rd Floor Springfield, MA 01103 Phone: 413.732.7708 Fax: 413.375.9888 BBO # 665687 Email: jhickson@HicksonLawGroup.com

LOCAL RULE 7.1 CERTIFICATION

The undersigned hereby certifies that the plaintiffs' counsel has conferred with each defendant's counsel and has attempted in good faith to resolve or narrow the issues involved in this Motion, and that each counsel indicated assent to this Motion.

Dated: May 25, 2011

Assented to:

Defendant Robert C. Haas In his official capacity, By his attorney,

<u>/s/ Arthur J. Goldberg</u> Arthur J. Goldberg, Esq. (B.B.O.#543909) Law Department, City Hall 795 Massachusetts Avenue Cambridge, MA 02139 (617) 349-4121 agoldberg@cambridgema.gov

Defendant Mark K. Leahy, In his official capacity, By his attorneys,

<u>/s/ David J. Doneski</u> David J. Doneski (BBO# 546991) Katharine I. Doyle (BBO# 634131) Kopelman and Paige, P.C. Town Counsel 101 Arch Street, 12th Floor Boston, MA 02110-1109 (617) 556-0007 ddoneski@k-plaw.com kdoyle@k-plaw.com /s/ Joseph M. Hickson III

Joseph M. Hickson III

Defendant Jason A. Guida In his official capacity, By his attorney,

<u>/s/ Kenneth W. Salinger</u> Kenneth W. Salinger (BBO # 556967) Assistant Attorney General, Government Bureau Office of the Attorney General One Ashburton Place Boston, MA 02108 617.963.2075 ken.salinger@state.ma.us

CERTIFICATE OF SERVICE

I, Joseph M. Hickson III, hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing, and paper copies will be sent to those indicated as non-registered participants on May 25, 2011.

Dated: May 25, 2011

/s/ Joseph M. Hickson III

Joseph M. Hickson III