UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
X	
:	
CITY OF SYRACUSE, NY, CITY OF SAN .	
JOSE, CA, CITY OF CHICAGO, IL, CITY OF .	
COLUMBIA, SC, EVERYTOWN FOR GUN	
SAFETY ACTION FUND and EVERYTOWN .	
FOR GUN SAFETY SUPPORT FUND,	
in the serious serious serious, serious	
Plaintiffs, :	GT 177 1 GTT 0.17
•	CIVIL ACTION
v	DOCKET NO.: 1:20-CV-06885
BUREAU OF ALCOHOL, TOBACCO,	
FIREARMS AND EXPLOSIVES, REGINA :	
LOMBARDO, in her official capacity as Acting:	
Director of the Bureau of Alcohol, Tobacco,	
Firearms, and Explosives, UNITED STATES :	
DEPARTMENT OF JUSTICE, and WILLIAM:	
BARR, in his official capacity as ATTORNEY:	
GENERAL, U.S. Department of Justice,	
, r	
Defendants. :	
:	
X	

BRIEF OF THE DISTRICT OF COLUMBIA AND THE STATES OF COLORADO, CONNECTICUT, DELAWARE, HAWAII, ILLINOIS, MARYLAND, MICHIGAN, MINNESOTA, NEW JERSEY, NEW MEXICO, NEW YORK, NORTH CAROLINA, OREGON, RHODE ISLAND, VERMONT, VIRGINIA, WASHINGTON, AND WISCONSIN AS AMICI CURIAE IN SUPPORT OF PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT

# TABLE OF CONTENTS

TABLE OF AUTHORITIESi	ii
INTRODUCTION AND INTEREST OF AMICI STATES	1
ARGUMENT	2
I. Defendants' Misinterpretation of the GCA Infused Doubt into the Ghost Guns Legal Landscape, Leaving States to Address the Rise in Untraceable Weapons	2
II. Ghost Gun Dealers Exploited This Landscape, Selling More and More Weapons and Misleading Consumers.	5
III. Defendants' Error Places the Burden on States to Regulate Ghost Guns but There is No Adequate Substitute for Proper Application of the GCA	
CONCLUSION	8

# TABLE OF AUTHORITIES

Pa	ge(s)
Cases	
District of Columbia v. Polymer80, Inc., No. 2020 CA 002878	5
Moore v. State, 189 Md. App. 90 (2009)	3
tatutes	
8 Pa. C.S. § 6101 et seq	3
8 U.S.C. § 921(a)(3)	1
7 D.C. Reg. 3945 (2020)	4
Cal. Penal Code § 29180 (2016)	4
Conn. Pub. Act No. 19-6 (2019)	4
O.C. Code § 7–2501.01(9)	2
Id. Code Ann., Public Safety § 5-101	3
J.J. Stat. Ann. § 2C:39-9 (2018)	4
2.I. Gen. Laws § 11-47-2(5)	3
Other Authorities	
G Grewal Files First State Lawsuit Against "Ghost Gun" Company for Offering Untraceable Guns in NJ (Mar. 22, 2019), <a href="https://www.nj.gov/oag/newsreleases19/pr20190322a.html">https://www.nj.gov/oag/newsreleases19/pr20190322a.html</a>	6
.G. Schneiderman Announces Thirty-Two Count Indictment of Two Defendants Charged with Illegally Trafficking Untraceable 'Ghost Guns,' Office of the Attorney General of the State of New York (Sept. 21, 2015), <a href="https://ag.ny.gov/press-release/2015/ag-schneiderman-announces-thirty-two-count-indictment-two-defendants-charged">https://ag.ny.gov/press-release/2015/ag-schneiderman-announces-thirty-two-count-indictment-two-defendants-charged</a>	8

Commonwealth of Pennsylvania, Office of the Attorney General, Legal Opinion	
(Dec. 16, 2019), <a href="https://www.attorneygeneral.gov/wp-">https://www.attorneygeneral.gov/wp-</a>	
content/uploads/2019/12/19.12.16-Receivers-Legal-Opinion.pdf	4
Company for Offering Untraceable Guns in NJ (Mar. 22, 2019),	
https://www.nj.gov/oag/newsreleases19/pr20190322a.html	6
Everytown Research and Policy, <i>Untraceable: The Rising Specter of Ghost Guns</i>	
(May 14, 2020), at 12, https://everytownresearch.org/report/the-rising-specter-	
of-ghost-guns/	5
Giffords Law Center to Prevent Gun Violence, Ghost Guns,	
https://giffords.org/lawcenter/gun-laws/policy-areas/hardware-	
ammunition/ghost-guns/	4
Josiah Bates, The Saugus High School Shooter Used an Illegal 'Ghost Gun.'	
Authorities Warn More Criminals Are Using Untraceable Weapons to	
Get Around Gun Laws, Time Magazine (Nov. 23, 2019)	5, 6
L.A. Gangs Stockpile Untraceable 'Ghost Guns' that Members Make Themselves,	
Los Angeles Times (July 6, 2018)	8
Maxwell Reil, Man indicted after selling 'ghost gun' in Hammonton, Atlantic City	
Press (Apr. 13, 2018), https://www.pressofatlanticcity.com/news/man-	
indicted-after-selling-ghost-gun-in-hammonton/article_16aa48bc-519c-50d5-	
b66b-748689e9c5b4.htm	8
Polymer80, FAQs (last visited Dec. 5, 2020), https://www.polymer80.com/faqs	6
S.P. Sullivan, Cocaine bust led cops to 'ghost gun' network that sold	
untraceable AR-15s, AG says, NJ.com (Mar. 18, 2019),	
https://www.nj.com/politics/2019/03/cocaine-bust-led-cops-to-ghost-gun-	
network-that-sold-untraceable-ar-15s-ag-says.html	7

# INTRODUCTION AND INTEREST OF AMICI STATES

The District of Columbia and the States of Colorado, Connecticut, Delaware, Hawaii, Illinois, Maryland, Michigan, Minnesota, New Jersey, New Mexico, New York, North Carolina, Oregon, Rhode Island, Vermont, Virginia, Washington, and Wisconsin (collectively, "Amici States") file this brief as amici curiae in support of plaintiffs' motion for summary judgment. Nearly complete and unserialized firearms that are easily converted into fully functioning weapons, commonly known as "ghost guns," increasingly endanger the residents of Amici States and impede law enforcement's ability to investigate and prosecute criminal activity.

The model of the ghost gun industry is to manufacture and sell handgun frames and semiautomatic receivers that lack any identifying and traceable marks and can be fully operational
shortly after receipt. But those weapons are expressly prohibited by the plain language of the
Gun Control Act ("GCA"), which requires "firearms" to include serial numbers and purchasers
of those weapons to pass a background check, among other requirements. The statute defines
"firearm" as "any weapon which will or **is designed to or may readily be converted to** expel a
projectile by the action of an explosive" or "**the frame or receiver of any such weapon**." 18
U.S.C. § 921(a)(3) (emphasis added).

Defendants' enforcement of the GCA is inconsistent with this language. Through an interpretive rule issued in 2015, Defendants determined that the handgun frames and semi-automatic receivers that now dominate the ghost gun industry are not firearms under federal law because they lack certain machining or are solid in certain areas. This misinterpretation of the GCA, which ignores the "designed to be" or "readily be converted" standard in the statute, coincides with an exponential growth in the ghost gun industry. Ghost guns were rarely recovered in *Amici* States prior to the issuance of the misguided interpretive rule. Since then,

however, these weapons have spread increasingly across the country and are now a consistent and pervasive component of crime in our communities. According to the Bureau of Alcohol, Tobacco, Firearms and Explosives ("ATF"), 30 percent of firearms recovered in California in 2019 were unserialized. Ghost gun recoveries in the District of Columbia have spiked from 3 in 2017 to 116 in 2019. Absent a remedy, these trends will only worsen and the residents of *Amici* States will suffer the consequences. Plaintiffs' motion for summary judgment, which would require ATF to regulate frames and receivers in accordance with the GCA, should be granted.

#### **ARGUMENT**

I. Defendants' Misinterpretation of the GCA Infused Doubt into the Ghost Guns Legal Landscape, Leaving States to Address the Rise in Untraceable Weapons.

Defendants' 2015 interpretive rule encouraged and emboldened the ghost gun industry to sell its products nationwide, including into States with statutes that effectively mirror the GCA. These State statutes, by their plain language, prohibit ghost gun dealers from selling weapons in their jurisdictions. Yet, ghost gun dealers concluded that such statutes would be interpreted the same way ATF interpreted the GCA, thereby permitting the sale of their weapons in those jurisdictions. Thus, Defendants' interpretive error scrambled the legal landscape around ghost guns by calling into question understood terms such as "frame or receiver," "designed," and "readily converted."

Many State statutes track the language in the GCA and by their plain language prohibit ghost gun dealers from selling weapons in those jurisdictions. For example, prior to this year, the District of Columbia's pertinent statute defined "firearm" as "any weapon, regardless of operability, which will, or **is designed** or redesigned, made or remade, **readily converted**, restored, or repaired, or is intended to, expel a projectile or projectiles by the action of an

explosive" or "the frame or receiver of any such device." D.C. Code § 7–2501.01(9) (emphasis added). The bolded language, which prohibits weapons that are designed or readily converted to a fully functioning weapon, as well as the frame or receiver of such a weapon, is very similar to the GCA.

Maryland similarly defines a "firearm" as "(i) a weapon that expels, is designed to expel, or may readily be converted to expel a projectile by the action of an explosive; or (ii) the frame or receiver of such a weapon." Md. Code Ann., Public Safety § 5-101 (emphasis added). There, the Maryland legislature intended for the statute to be consistent with the GCA. *See Moore v. State*, 189 Md. App. 90, 110 (2009). Rhode Island defines a "firearm" as "any machine gun, pistol, rifle, air rifle, air pistol, blank gun, BB gun, or other instrument from which steel or metal projectiles are propelled, or that may readily be converted to expel a projectile . . . . The frame or receiver of the weapon shall be construed as a firearm under the provisions of this section." R.I. Gen. Laws § 11-47-2(5) (emphasis added). And in Michigan, a "firearm" is defined as "any weapon which will, is designed to, or may readily be converted to expel a projectile by action of an explosive." Mich. Comp. § 8.3t (emphasis added).

Defendants' interpretive rule inserted newfound doubt as to the meaning of these terms, leaving States to deal with the fallout. Without the protections of the GCA, States employed various approaches to combat the rise in ghost gun recoveries. All have done so *after* the issuance of Defendants' 2015 interpretive rule. The clear line between Defendants' failure to accurately interpret the GCA and States' attempts to remedy their error is unmistakable. For example, given the increasing presence of ghost guns in the State, the Pennsylvania Attorney General issued an opinion at the request of the State Police regarding a statute that, like the GCA, defines a firearm as any weapon "designed to or may readily be converted to expel any

projectile by the action of an explosive; or the frame or receiver of any such weapon." 18 Pa. C.S. § 6101 *et seq.* The Attorney General concluded that a ghost gun receiver is a firearm under the statute. Commonwealth of Pennsylvania, Office of the Attorney General, Legal Opinion (Dec. 16, 2019), <a href="https://www.attorneygeneral.gov/wp-content/uploads/2019/12/19.12.16-">https://www.attorneygeneral.gov/wp-content/uploads/2019/12/19.12.16-</a> Receivers-Legal-Opinion.pdf.

Other States moved to address the proliferation of ghost guns through further legislation. Prior to Defendants' 2015 interpretive rule, no State had a ghost gun-specific statute. Since 2015, California, Connecticut, the District of Columbia, Hawaii, New Jersey, Rhode Island, and Washington enacted legislation to address the proliferation of those weapons. *See* Cal. Penal Code § 29180 (2016); Conn. Pub. Act No. 19-6 (2019); 67 D.C. Reg. 3945 (2020); Hawaii H.B. 2744 (2019); N.J. Stat. Ann. § 2C:39-9 (2018); RI HB 7102 and RI SB 2004 (2020); WA HB 1739 (2019). These laws attempt to address the problem of illegal unserialized ghost guns, which federal law has allowed to proliferate. *See* Giffords Law Center to Prevent Gun Violence, *Ghost Guns*, https://giffords.org/lawcenter/gun-laws/policy-areas/hardware-ammunition/ghost-guns/.

While States undoubtedly possess the power to enforce and interpret their own laws, State-level prosecutions of ghost gun producers are uniquely difficult *because* their weapons are untraceable. Law enforcement may recover illegal firearms from individuals, but the lack of a serial number prohibits officials from identifying a point of sale or, in many cases, a manufacturer. *See* Giffords Law Center to Prevent Gun Violence, *Ghost Guns*, <a href="https://giffords.org/lawcenter/gun-laws/policy-areas/hardware-ammunition/ghost-guns/">https://giffords.org/lawcenter/gun-laws/policy-areas/hardware-ammunition/ghost-guns/</a> ("When law enforcement agencies recover firearms that have been used in crimes, the agencies can usually trace the firearms to their first retail purchaser and use that information to investigate and solve the crime. Tracing is a powerful investigative tool, but it is dependent on the ability to

identify firearms based on their serial numbers . . . Without a serial number, law enforcement cannot run a trace search on a firearm, making it difficult, if not impossible, to determine the chain of custody from the gun itself."). The interpretive rule at issue in this case is what permits the ghost gun industry to operate and proliferate in the first place. State-level responses are, by themselves, unable to fully address a complex interstate issue of Defendants' own making.

# II. Ghost Gun Dealers Exploited This Landscape, Selling More and More Weapons and Misleading Consumers.

Defendants' interpretive rule emboldened the ghost gun industry, fueling its rapid expansion across the country. Ghost guns were virtually absent from many jurisdictions prior to the interpretive rule. Now, according to a recent report, there are 80 online sellers of partially unfinished frames and receivers. *See* Everytown Research and Policy, *Untraceable: The Rising Specter of Ghost Guns* (May 14, 2020), at 12, <a href="https://everytownresearch.org/report/the-rising-specter-of-ghost-guns/">https://everytownresearch.org/report/the-rising-specter-of-ghost-guns/</a>. The increase in ghost gun sales is readily apparent at the local level. For instance, prior to 2017, the Metropolitan Police Department ("MPD") of the District of Columbia had never recovered a ghost gun. In 2017, MPD recovered three such weapons. In 2018, that number rose to 25, and then nearly quintupled, to 116, in 2019. Three of the ghost guns recovered in 2019 were involved in murders. That trend has continued this year. As of May 29, 2020, MPD has recovered 106 ghost guns. At that rate, the number of ghost guns recovered in 2020 will more than double the number recovered in 2019. *District of Columbia v. Polymer80, Inc.*, No. 2020 CA 002878 B, Complaint at 7 (D.C. Super. June 24, 2020).

Other jurisdictions have experienced similar trends. The Oceanside, California police department recovered 19 ghost guns in 2018, a 280 percent increase over the prior year. San Jose, California's increase was even more stark with 52 guns recovered in 2018 – a 940 percent rise over 2017. Josiah Bates, *The Saugus High School Shooter Used an Illegal 'Ghost Gun.'* 

Authorities Warn More Criminals Are Using Untraceable Weapons to Get Around Gun Laws, Time Magazine (Nov. 23, 2019). ATF now estimates that 30 percent of all guns recovered in California are unserialized. *Id*.

Amidst this surge, ghost gun dealers have proudly promoted ATF's determination letters, using them to disregard State laws similar to the GCA and to mislead consumers. Manufacturers like Polymer80 – one of the nation's largest producers of ghost guns – took advantage of the confusion created by Defendants' interpretation and exclaimed the purported legality of its products without any mention of State laws. Prior to the initiation of a lawsuit by the District of Columbia against Polymer80 for its illegal sales to District consumers, the company's online homepage asked simply, "Is it legal?" and responded, "YES!" Polymer80 then linked to one of Defendants' determination letters as the sole basis for that assertion. Only after being sued, did Polymer80's website no longer include the affirmative, all caps declaration of legality. However, instead of notifying consumers that their products are illegal in multiple States, the company now absurdly instructs consumers to retain an attorney "to obtain an opinion letter specific to your jurisdiction." Polymer80, FAQs (last visited Dec. 5, 2020), https://www.polymer80.com/faqs.

Ghost guns dealer Patriot Armory similarly misled consumers in New Jersey, using identical language on its website – "Is it legal?" and "YES!" – despite the State's clear prohibition on the sale of ghost guns. *AG Grewal Files First State Lawsuit Against "Ghost Gun" Company for Offering Untraceable Guns in NJ* (Mar. 22, 2019), <a href="https://www.nj.gov/oag/newsreleases19/pr20190322a.html">https://www.nj.gov/oag/newsreleases19/pr20190322a.html</a>. Major ghost gun dealers continue to mislead consumers by maintaining the uniform legality of their businesses or by shifting the

burden to individual consumers to research and determine the legality of the products in their respective States. Defendants' error contributes to these unlawful practices.

# III. Defendants' Error Places the Burden on States to Regulate Ghost Guns but There is No Adequate Substitute for Proper Application of the GCA.

States' ability to address the injuries inflicted by Defendants and ghost gun dealers is limited. There is no substitute for a correct interpretation of the GCA and a national solution to a national problem. The need for a clear national standard is particularly apparent in the context of gun trafficking. In many instances, the only measure that prevents ghost guns trafficking in the first place is effective enforcement at the national level of the plain language of the GCA. In its absence, individuals can purchase nearly finished firearms online from ghost guns dealers, particularly in States without statutory restrictions on purchasing or possessing such firearms, and move them into States with such restrictions. Even if law enforcement in the destination States recover those firearms, they will be unable to determine their point of origin. The result is that ghost gun sales will proliferate and their use in criminal activity will continue to intensify.

The increasing prevalence of ghost guns in general has led to increased trafficking of those weapons. Following New Jersey's 2018 ghost guns ban, the State Attorney General indicted a group of individuals who sought to have ghost gun kits shipped to Pennsylvania, which they believed to lack ghost gun restrictions at the time, and then bring them across the border to possess and sell in New Jersey. One defendant allegedly told another, "They changed some laws and s--- so we gotta go over to Philly and pick it up." S.P. Sullivan, *Cocaine bust led cops to 'ghost gun' network that sold untraceable AR-15s, AG says*, NJ.com (Mar. 18, 2019), <a href="https://www.nj.com/politics/2019/03/cocaine-bust-led-cops-to-ghost-gun-network-that-sold-untraceable-ar-15s-ag-says.html">https://www.nj.com/politics/2019/03/cocaine-bust-led-cops-to-ghost-gun-network-that-sold-untraceable-ar-15s-ag-says.html</a>.

In 2015, New York law enforcement uncovered a plot to "order[] unfinished gun parts from different manufacturers across the country and assemble[] them into at least a dozen fullyfunctional ghost guns." A.G. Schneiderman Announces Thirty-Two Count Indictment of Two Defendants Charged with Illegally Trafficking Untraceable 'Ghost Guns,' Office of the Attorney General of the State of New York (Sept. 21, 2015), https://ag.ny.gov/press-release/2015/agschneiderman-announces-thirty-two-count-indictment-two-defendants-charged. And in 2018, officials seized 45 pistols and AR-15-style semi-automatic weapons that were finished at home from parts purchased over the internet and sold to gang-involved individuals in the Los Angeles area. Richard Winton, L.A. Gangs Stockpile Untraceable 'Ghost Guns' that Members Make Themselves, Los Angeles Times (July 6, 2018), http://www.latimes.com/local/lanow/la-me-lagangsters-homemade-guns-20180706-story.html. That same year, law enforcement recovered nearly 20 untraceable firearms from the home of a New Jersey man who was engaged in manufacturing and selling ghost guns. Maxwell Reil, Man indicted after selling 'ghost gun' in Hammonton, Atlantic City Press (Apr. 13. 2018), https://www.pressofatlanticcity.com/news/man-indicted-after-selling-ghost-gun-inhammonton/article 16aa48bc-519c-50d5-b66b-748689e9c5b4.htm.

States face an uphill battle in addressing this growing crisis. A remedy in this matter would halt production and trafficking before it begins, as Congress intended.

#### **CONCLUSION**

This Court should grant plaintiffs' motion for summary judgment.

# Respectfully submitted,

/s/ Kathleen Konopka
KATHLEEN KONOPKA
Bar No. 5531538
Deputy Attorney General
Public Advocacy Division
Office of the Attorney General
400 6<sup>th</sup> St. NW, Suite 10<sup>th</sup> Floor
Washington, DC 20001
202-724-6610
Kathleen.Konopka@dc.gov

#### On behalf of:

KARL A. RACINE Attorney General District of Columbia 400 6th St., NW, Suite 8100 Washington, DC 20001

WILLIAM TONG Attorney General State of Connecticut 165 Capitol Ave. Hartford, CT 06106

CLARE E. CONNORS Attorney General State of Hawaii 425 Queen St. Honolulu, HI 96813

BRIAN E. FROSH Attorney General State of Maryland 200 Saint Paul Place Baltimore, MD 21202

KEITH ELLISON Attorney General State of Minnesota 75 Rev. Dr. Martin Luther King Jr. Blvd St. Paul, MN 55155 PHIL WEISER Attorney General State of Colorado 1300 Broadway, 10<sup>th</sup> Floor Denver, CO 80203

KATHLEEN JENNINGS Attorney General State of Delaware 820 North French St. Wilmington, DE 19801

KWAME RAOUL Attorney General State of Illinois 100 West Randolph St., 12th Floor Chicago, IL 60601

DANA NESSEL Attorney General State of Michigan 535 W. Ottawa St. Lansing, MI 48906

GURBIR S. GREWAL Attorney General State of New Jersey 25 Market St. Trenton, NJ 08625

#### **HECTOR BALDERAS**

Attorney General State of New Mexico P.O. Drawer 1508 Santa Fe, NM 87504

#### **JOSH STEIN**

Attorney General State of North Carolina 114 West Edenton St. Raleigh, NC 27603

## PETER F. NERONHA

Attorney General State of Rhode Island 150 South Main Street Providence, RI 02903

## MARK R. HERRING

Attorney General Commonwealth of Virginia 202 North 9th Street Richmond, VA 2321917

# JOSH KAUL

Attorney General State of Wisconsin 17 W Main St. Madison, WI 53703 LETITIA JAMES Attorney General State of New York

28 Liberty Street New York, NY 10005

#### ELLEN F. ROSENBLUM

Attorney General State of Oregon 1156 Court St. NE Salem, OR 97301

## THOMAS J. DONOVAN, JR.

Attorney General State of Vermont 109 State Street Montpelier, VT 05609

## ROBERT W. FERGUSON

Attorney General State of Washington 1125 Washington St. SE, PO Box 40100 Olympia, WA 98504