1 2 3 4	SELARZ LAW CORP. DANIEL E. SELARZ (State Bar No. 287555) dselarz@selarzlaw.com 11777 San Vicente Blvd., Suite 702 Los Angeles, California 90049 Telephone: 310.651.8685 Facsimile: 310.651.8681				
5	Attorneys for Plaintiff, [CLIENT'S NAME(S)]				
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7 8	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF COUNTY IDISTRICT!				
9	COUNTY OF [COUNTY], [DISTRICT]				
10	[PLAINTIFF(S)], an individual,	Case No. [
11	Plaintiff,	Honorable [] [Dept. [#]]			
12	VS.	PLAINTIFF'S REQUEST FOR			
13	[DEFENDANT(S)], and DOES 1 to [#], inclusive, ADMISSIONS, SET ONE				
14	Defendants.	Action Filed: Trial Date:			
15		That Date.			
16 17	PROPOUNDING PARTY : PLAINTIFF [CLIENT'S NAME] RESPONDING PARTY : DEFENDANT [DEFENDANT'S NAME] SET NUMBER : ONE				
18					
19	Plaintiff [CLIENT'S NAME] ("PLAINTIFF") requests that Defendant			
20	[DEFENDANT'S NAME] ("DEFENDANT"	') answer fully the following set of Request for			
21	Admissions, in writing and under oath, pursuant to California Code of Civil Procedure				
22	Section 2033.010, and that said answers be signed, verified, and served within thirty (30)				
23	days after service is made upon you. Please be cautioned that if you deny any matters upon				
24	which admissions are sought and plaintiff is able to prove the truth thereof, California Code				
25	of Civil Procedure Section 2033.010 permits plaintiff to apply to the Court for an order that				
26	defendant pay to Plaintiff the reasonable expenses incurred in making such proof.				
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2	A. "DEFENDANT," "YOU" and "YOUR" shall mean Defendan
3	[DEFENDANT'S NAME].
4	B. "PLAINTIFF" shall mean PLAINTIFF [CLIENT'S NAME].
5	C. "SUBJECT INCIDENT" means and refers to the incident on [DATE OF
6	INCIDENT] described in PLAINTIFF's Complaint upon which this suit is founded.
7	REQUESTS FOR ADMISSION
8	REQUEST FOR ADMISSION NO. 1:
9	Admit that YOU were negligent at the time of the SUBJECT INCIDENT.
10	REQUEST FOR ADMISSION NO. 2:
11	Admit that YOUR negligence was the proximate cause of the SUBJECT INCIDENT.
12	REQUEST FOR ADMISSION NO. 3:
13	Admit that PLAINTIFF was not negligent in causing the SUBJECT INCIDENT.
14	REQUEST FOR ADMISSION NO. 4:
15	Admit that there is no evidence that PLAINTIFF committed any negligent acts that
16	contributed to causing the SUBJECT INCIDENT.
17	REQUEST FOR ADMISSION NO. 5:
18	Admit that there is no evidence that PLAINTIFF committed any negligent omissions that
19	contributed to causing the SUBJECT INCIDENT.
20	REQUEST FOR ADMISSION NO. 6:
21	Admit that YOU were not looking in the direction YOU were traveling at the time of the
22	SUBJECT INCIDENT.
23	REQUEST FOR ADMISSION NO. 7:
24	Admit that immediately prior to impact, the vehicle operated by PLAINTIFF was lawfully
25	in PLAINITFF's lane at the time of the SUBJECT INCIDENT.
26	REQUEST FOR ADMISSION NO. 8:
27	Admit that the front of the vehicle YOU were operating struck the vehicle the PLAINTIFI

DEFINITIONS

was operating on the date of the SUBJECT INCIDENT.

2	Admit that PLAINTIFF did not contribute to the cause of the SUBJECT INCIDENT.	
3	REQUEST FOR ADMISSION NO. 10:	
4	Admit that the vehicle that YOU were driving struck the PLAINTIFF's vehicle on the date	
5	of the SUBJECT INCIDENT.	
6	REQUEST FOR ADMISSION NO. 11:	
7	Admit that had YOU been driving at a slower speed, YOU would have avoided striking the	
8	PLAINTIFF's vehicle on the date of the SUBJECT INCIDENT.	
9	REQUEST FOR ADMISSION NO. 12:	
10	Admit that YOUR actions were the sole cause of the SUBJECT INCIDENT.	
11	REQUEST FOR ADMISSION NO. 13:	
12	Admit that no other entity contributed to cause the SUBJECT INCIDENT.	
13	REQUEST FOR ADMISSION NO. 14:	
14	Admit that significant injury can occur in a motor vehicle accident.	
15	REQUEST FOR ADMISSION NO. 15:	
16	Admit that PLAINTIFF was injured as a result of the SUBJECT INCIDENT.	
17	REQUEST FOR ADMISSION NO. 16:	
18	Admit that PLAINTIFF was caused to suffer various injuries as a result of the SUBJECT	
19	INCIDENT.	
20	REQUEST FOR ADMISSION NO. 17:	
21	Admit that PLAINTIFF was injured as a result of the SUBJECT INCIDENT caused by	
22	YOU.	
23	REQUEST FOR ADMISSION NO. 18:	
24	Admit that YOU have no evidence to support the affirmative defense that the PLAINTIFF	
25	assumed the risk of PLAINTIFF'S injuries.	
26	REQUEST FOR ADMISSION NO. 19:	
27	Admit that YOU have no evidence to support the affirmative defense that the PLAINTIFF	

REQUEST FOR ADMISSION NO. 9:

was contributorily negligent.

2	Admit that The PLAINTIFF did sustain injuries as a result of the accident which took place		
3	on the date of the SUBJECT INCIDENT.		
4	REQUEST FOR ADMISSION NO. 21:		
5	Admit that The PLAINTIFF did require necessary medical treatment as a result of th		
6	SUBJECT INCIDENT.		
7	REQUEST FOR ADMISSION NO. 22:		
8	Admit that the medical treatment rendered was medically necessary as a result of the		
9	SUBJECT INCIDENT complained of in the PLAINTIFF's Complaint.		
10	REQUEST FOR ADMISSION NO. 23:		
11	Admit that the medical treatment rendered was causally related to the SUBJECT INCIDENT		
12	complained of in the PLAINTIFF's Complaint.		
13	REQUEST FOR ADMISSION NO. 24:		
14	Admit that the medical bills were reasonable regarding the treatment rendered for th		
15	SUBJECT INCIDENT complained of in the PLAINTIFF's Complaint.		
16	REQUEST FOR ADMISSION NO. 25:		
17	Admit that YOU did not see PLAINTIFF'S vehicle at any time prior to the collision.		
18	REQUEST FOR ADMISSION NO. 26:		
19	Admit that YOU did not see PLAINTIFF at any time prior to the SUBJECT INCIDENT.		
20			
21	DATED: July 5, 2019 SELARZ LAW CORP.		
22			
23	By:		
24	Attorneys for Plaintiff(s),		
25	[Client's Name(s)]		
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PLAINTIFF'S REQUEST FOR ADMISSIONS, SET ONE

REQUEST FOR ADMISSION NO. 20:

SELARZ LAW CORP. 11777 San Vicente Blvd., Suite 702 Los Angeles, California 90049
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PROOF (OF SERVICE	
Case No.	[]	

I, the undersigned, declare as follows:

I am employed in the County of Los Angeles, State of California. I am over the age of 18 years, and not a party to the within action. I am an employee of, or agent for, SELARZ LAW CORP., whose business address is 11777 San Vicente Blvd., Suite 702, Los Angeles, CA 90049.

On July 5, 2019 I served the foregoing document(s) **PLAINTIFF'S REQUEST FOR ADMISSIONS, SET ONE** to the following party(ies) in this action addressed as follows:

PLEASE SEE ATTACHED SERVICE LIST

6		PLEASE SEE ATTACHED SERVICE LIST
7 8		(BY MAIL) I caused a true copy of each document, placed in a sealed envelope with postage fully paid, to be placed in the United States mail at Los Angeles, California. I am "readily familiar" with this firm's business practice for collection and processing of mail, that in the ordinary course of business said document(s) would
9		be deposited with the U.S. Postal Service on that same day. I understand that the service shall be presumed invalid if the postal cancellation date or postage meter
10		date on the envelope is more than one day after the date of deposit for mailing contained in this affidavit.
11		(BY PERSONAL SERVICE) I caused to be delivered each such document by hand to each addressee above.
12		(BY CERTIFIED MAIL – CCP §§1020, et seq.) I caused said document(s) to be deposited with the United States Mail, postage prepaid, return receipt requested,
13		signed by addressee that said documents were received. (BY OVERNIGHT DELIVERY) I caused a true copy of each document, placed in a
14		sealed envelope with delivery fees provided for, to be deposited in a box regularly maintained by United Parcel Service®(UPS). I am readily familiar with this
15		firm's practice for collection and processing of documents for overnight delivery and know that in the ordinary course of business practice the document(s) described
16		above will be deposited in a box or other facility regularly maintained by UPS or delivered to a courier or driver authorized by UPS to receive documents on the
17		same date it is placed for collection. (BY FACSIMILE) By use of facsimile machine number (310) 651-8681, I served a
18		copy of the within document(s) on the above interested parties at the facsimile numbers listed above. The transmission was reported as complete and without
19		error. The transmission report was properly issued by the transmitting facsimile machine.
20		(BY ELECTRONIC SERVICE) Based on a court order or an agreement of the parties to accept service by electronic transmission, I caused the documents to be
21		sent to the persons at their electronic notification addresses. I did not receive, within a reasonable time after the transmission, any electronic message or other
22		indication that the transmission was unsuccessful.
23	Executed on July 5, 2019, in Los Angeles, California. I declare under penalty of perju under the laws of the State of California that the above is true and correct.	
24	under the	laws of the state of Camorna that the above is true and correct.
25		
26		Daniel E. Selarz
27		
28		1
- 1		PROOF OF SERVICE

SERVICE LIST SENT VIA U.S. MAIL [Attorney's Name] [Law Firm Name] [Street Address] [City, State & Zip Code] Tel: (xxx) xxx-xxxx / Fax: (xxx) xxx-xxxx Email: [Email Address] [Attorneys for Defendant [DEFENDANT'S NAME]] SELARZ LAW CORP. 11777 San Vicente Blvd., Suite 702 Los Angeles, California 90049 Tel: 310.651.8685 • Fax: 310.651.8681

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