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SELARZ LAW CORP. DANIEL E. SELARZ (State Bar No. 287555) dselarz@selarzlaw.com 11777 San Vicente Blvd., Suite 702 3 Los Angeles, California 90049 Telephone: 310.651.8685 4 Facsimile: 310.651.8681 5 Attorneys for Plaintiff(s), [CLIENT'S NAME(S)] 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 COUNTY OF [COUNTY], [DISTRICT] 9 [PLAINTIFF(S)], an individual, 10 Case No. [ Honorable [ 11 Plaintiff. [Dept. [#]] VS. 12 PLAINTIFF'S REQUESTS FOR PRODUCTION OF DOCUMENTS. [DEFENDANT(S)], and DOES 1 to [#], 13 inclusive, **SET ONE** 14 Defendants. Action Filed: 15 Trial Date: 16 PROPOUNDING PARTY 17 RESPONDING PARTY SET NUMBER ONE 18 19 20 21 22 23 24 25

PLAINTIFF [CLIENT'S NAME] DEFENDANT DEFENDANT'S NAME PLAINTIFF [CLIENT'S NAME] ("PLAINTIFF"), requests that Defendant [DEFENDANT'S NAME] ("DEFENDANT") identify, produce and permit the inspection and copying of the following DOCUMENTS and things, pursuant to California Code of Civil Procedure Section 209.010. PLAINTIFF requests that the following Documents and things be identified, produced and made available for inspection and copying at the law firm of Selarz Law Corp., located at 11777 San Vicente Blvd., Suite 702, Los Angeles, California 90049. Alternatively, there may be full compliance with this request by forwarding copies of the items requested herein directly to Selarz Law Corp. If the Defendant chooses to produce the items requested at the office of counsel for PLAINTIFF rather than mail copies, a telephone call or other notice should be provided no less than three (3) days ahead of time PLAINTIFF'S REOUEST FOR PRODUCTION, SET ONE

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so that definite arrangements can be made for someone to be present to conduct the duplication and have the appropriate equipment available.

Further, pursuant to California Code of Civil Procedure §§209.210 and 209.260, the party on whom the request is served shall serve a written response subscribed under oath by such party, within thirty (30) days after the service of the request, stating whether (a) YOU intend to comply with each of the individual requests for production; (b) YOU are unable to comply with the requests for production and, if so, the reason for YOUR inability to comply after a diligent search; or (c) YOU intend to object to an item or category of items specified in this request and, if so, the grounds therefore. If an objection is made to part of an item or individual request, or to part of a category of items or individual requests, the part objected to shall be specified

#### **DEFINITIONS**

- A. "PERSON(S)" includes any natural person, firm, association, organization, partnership, business, trust, corporation, governmental or public entity or any other form of legal entity.
- B. "DOCUMENT" "DOCUMENTS" shall or mean all documents, electronically stored information, and tangible things, including without limitation all writings (as defined in Section 250 of the California Evidence Code) and all other means of recording information, whether written, transcribed, taped, filmed, microfilmed, or in any other way produced, reproduced, or recorded, and including but not limited to: originals, drafts, computer-sorted and computer-retrievable information, copies and duplicates that are marked with any notation or annotation or otherwise differ in any way from the original, correspondence, memoranda, reports, notes, minutes, contracts, agreements, books, records, checks, vouchers, invoices, purchase orders, ledgers, diaries, logs, calendars, computer printouts, computer disks, card files, lists of persons attending meetings or conferences, sketches, diagrams, calculations, evaluations, analyses, directions, work papers, press clippings, sworn or unsworn statements, requisitions, manuals or guidelines, audit work papers, financial analyses, tables of organizations, charts, graphs, indices, advertisements

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- C. "COMMUNICATION(S)" means any oral, written or electronic transmission of information, including but not limited to meetings, discussions, conversations, telephone calls, telegrams, memoranda, letters, telecopies, telexes, conferences, messages, notes or seminars.
- D. "RELATING TO," "RELATED TO" or "RELATE(S) TO" constituting, containing, concerning, embodying, reflecting, identifying, mentioning, discussing, describing, evidencing, or in any other way being relevant to that given subject matter.
  - E. "PLAINTIFF" shall mean PLAINTIFF [CLIENT'S NAME].
- F. "DEFENDANT," "YOU" and "YOUR" shall mean DEFENDANT [DEFENDANT'S NAME].
- G. "SUBJECT INCIDENT" means and refers to the incident on Date of Incident, described in PLAINTIFF's Complaint upon which this suit is founded.

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## 11777 San Vicente Blvd., Suite 702 Los Angeles, California 90049 el: 310.651.8685 • Fax: 310.651.8681

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#### **REQUEST FOR PRODUCTION NO. 1:**

All DOCUMENTS identified, directly or indirectly, in YOUR answers to Interrogatories.

#### **REQUEST FOR PRODUCTION NO. 2:**

All written reports of all expert witnesses with whom YOU or YOUR attorneys have consulted, including, of course, those persons YOU expect to call as an expert witness at trial.

#### **REQUEST FOR PRODUCTION NO. 3:**

All DOCUMENTS upon which any expert witness YOU intend to call at trial relied to form an opinion.

#### **REQUEST FOR PRODUCTION NO. 4:**

The most recent resume or curriculum vitae of each expert whom YOU expect to call as an expert witness at trial.

#### **REQUEST FOR PRODUCTION NO. 5:**

All notes, correspondence, bills, invoices, diagrams, photographs, x-rays or other documents prepared or reviewed by each person whom YOU expect to call as an expert witness at trial.

#### **REQUEST FOR PRODUCTION NO. 6:**

All invoices generated by expert witnesses generated for performing all expert witness services to the DEFENDANT, including but not limited to, the fees for the medical examination, the records review, the pretrial preparation, any telephone conference, any trial testimony anticipated and any other fee paid by the DEFENDANTS for expert fees.

#### **REQUEST FOR PRODUCTION NO. 7:**

All written, recorded, or signed statements of any party, including the PLAINTIFF, DEFENDANT, witnesses, investigators, or agent, representative or employee of the parties concerning the subject matter of this action.

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#### **REQUEST FOR PRODUCTION NO. 8:**

All DOCUMENTS, photographs, videotapes or audio tapes, x-rays, diagrams, medical records, surveys or other graphic representations of information concerning the subject matter of this action, the PLAINTIFF, or property damage.

#### **REQUEST FOR PRODUCTION NO. 9:**

Any DOCUMENTS which afforded liability insurance coverage for the incident which is the subject matter of the PLAINTIFF'S Complaint.

#### **REQUEST FOR PRODUCTION NO. 10:**

Any DOCUMENTS identified in any other parties' Answers to Interrogatories.

#### **REQUEST FOR PRODUCTION NO. 11:**

Any DOCUMENTS received pursuant to a subpoena request in this case.

#### **REQUEST FOR PRODUCTION NO. 12:**

Any DOCUMENT prepared during the regular course of business as a result of the incident complained of in the PLAINTIFF'S Complaint.

#### **REQUEST FOR PRODUCTION NO. 13:**

Copies of any treaties, standards in the industry, legal authority, rule, case, statute, or code that will be relied upon in the defense of this case.

#### **REQUEST FOR PRODUCTION NO. 14:**

All maintenance records concerning the vehicle being driven by YOU on the date of the accident for the two (2) years prior to the auto accident.

#### **REQUEST FOR PRODUCTION NO. 15:**

Any and all invoices, logs, sales receipts, itineraries, or schedules for the DEFENDANT.

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# SELARZ LAW CORP.

# 11777 San Vicente Blvd., Suite 702 Los Angeles, California 90049 Tel: 310.651.8685 • Fax: 310.651.8681

#### **REQUEST FOR PRODUCTION NO. 16:**

	A copy of	of YOUR	cell phone	e reco	rds, inc	luding 1	times and	dates	of tex	t mess	ages,
from	[Date of	Incident],	, between	[Two	Hours	before	Incident]	and	[Two	Hours	after
Incide	<mark>ent]</mark> .										

DATED: July 5, 2019 **SELARZ LAW CORP.** 

By: Daniel E. Selarz, Esq.

Attorneys for Plaintiff(s), [Client's Name(s)]

### 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 REQUESTS FOR PRODUCTION OF DOCUMENTS, SET ONE** to the following party(ies) in this action addressed as follows:

#### PLEASE SEE ATTACHED SERVICE LIST

	(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 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
	date on the envelope is more than one day after the date of deposit for mailing
	contained in this affidavit.
	(BY PERSONAL SERVICE) I caused to be delivered each such document by hand
	to each addressee above.
	(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,
	signed by addressee that said documents were received.
Ш	(BY OVERNIGHT DELIVERY) I caused a true copy of each document, placed in a 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
	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
	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
_	same date it is placed for collection.
	(BY FACSIMILE) By use of facsimile machine number (310) 651-8681, I served a
	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
	error. The transmission report was properly issued by the transmitting facsimile
	machine.  (PV FLECTRONIC SERVICE) Passed on a court order or an agreement of the
	(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
	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
	indication that the transmission was unsuccessful.
	ecuted on July 5, 2019, in Los Angeles, California. I declare under penalty of perjury
under the l	aws of the State of California that the above is true and correct.
	Daniel E. Selarz
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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

PROOF OF SERVICE