BRAD D. BRIAN (State Bar No. 79001) brad.brian@mto.com LUIS LI (State Bar No. 156081) luis.li@mto.com MUNGER, TOLLES & OLSON LLP 3 350 South Grand Avenue, Fiftieth Floor Los Angeles, California 90071-3426 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 5 GARY C. ROBB* 6 gcr@robbrobb.com **ANITA PORTE ROBB*** apr@robbrobb.com ANDREW C. ROBB* 8 acr@robbrobb.com **BRITTANY SANDERS ROBB*** bsr@robbrobb.com **ROBB & ROBB LLC** 10 One Kansas City Place Suite 3900, 1200 Main Street 11 Kansas City, Missouri 64105 Telephone: (816) 474-8080 12 Facsimile: (816) 474-8081 *Forthcoming Pro Hac Vice 13 Attorneys for Plaintiffs 14 SUPERIOR COURT OF THE STATE OF CALIFORNIA 15 COUNTY OF LOS ANGELES 16 VANESSA BRYANT, individually and as Case No. Successor in Interest to KOBE BRYANT, 17 Deceased: VANESSA BRYANT as Successor in Interest to GB, a minor, deceased; FIRST AMENDED COMPLAINT 18 FOR DAMAGES NB, a minor, by her Natural Mother and Guardian Ad Litem, VANESSA BRYANT; 19 (WRONGFUL DEATH/SURVIVAL BB, a minor, by her Natural Mother and ACTION/NEGLIGENCE/HELICOPTER Guardian Ad Litem, VANESSA BRYANT; **CRASH)** 20 and CB, a minor, by her Natural Mother and Guardian Ad Litem, VANESSA BRYANT, 21 **DEMAND FOR JURY TRIAL** Plaintiffs. 22 VS. 23 ISLAND EXPRESS HELICOPTERS, INC., a 24 California Corporation; ISLAND EXPRESS HOLDING CORP., a California Corporation; 25 and BERGE ZOBAYAN as Personal Representative of and/or Successor in Interest 26 to ARA GEORGE ZOBAYAN, a California Resident. 27 Defendants. 28

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9	1. This is	a negligence action seeking compensatory and punitive damages	s stemming
20	from a helicopter cras	h in Calabasas, California on or about January 26, 2020, which r	esulted in
21	the deaths of Kobe Br	ryant and GB, minor.	
22		<u>PLAINTIFFS</u>	
23	2. Plaintii	ff Vanessa Bryant brings this action individually and in her capac	city as
24	Widow of and Succes	sor in Interest to Kobe Bryant and as Natural Mother of, Next of	Kin of, and
25	Successor in Interest t	to GB, a minor.	
26	3. Plaintii	ff NB, a minor, brings this action by her Natural Mother and Gua	ırdian Ad
27	Litem, Vanessa Bryan	nt. Application to appoint Vanessa Bryant as Guardian Ad Litem	for NB,
28	minor, is forthcoming		

- 4. Plaintiff BB, a minor, brings this action by her Natural Mother and Guardian Ad Litem, Vanessa Bryant. Application to appoint Vanessa Bryant as Guardian Ad Litem for BB, minor, is forthcoming.
- 5. Plaintiff CB, a minor, brings this action by her Natural Mother and Guardian Ad Litem, Vanessa Bryant. Application to appoint Vanessa Bryant as Guardian Ad Litem for CB, minor, is forthcoming.
- 6. Plaintiff Vanessa Bryant became Co-Trustee of the Estate of Kobe Bryant upon his death.

PLAINTIFFS' DECEASED

- 7. Plaintiffs' deceased, Kobe Bryant, age 41, died from injuries he sustained in the referenced helicopter crash of January 26, 2020.
- 8. Plaintiffs' deceased, Kobe Bryant, was the husband of Plaintiff Vanessa Bryant and the father of Plaintiffs NB, BB and CB, minors.
- 9. Plaintiffs' deceased, GB, age 13, died from injuries she sustained in the referenced helicopter crash of January 26, 2020.
- 10. Plaintiffs' deceased, GB, was the minor child of deceased Kobe Bryant and Plaintiff Vanessa Bryant.

DEFENDANT ISLAND EXPRESS HELICOPTERS, INC.

- 11. Defendant Island Express Helicopters, Inc. (hereinafter referred to as "Defendant Island Express Helicopters") is a California corporation located at 1175 Queens Highway, Long Beach, California. Defendant Island Express Helicopters may be served through its Registered Agent, Phillip G. DiFiore, 1175 Queens Highway, Long Beach, California 90802.
- 12. At all times material hereto, Defendant Island Express Helicopters conducted regular business activities in Long Beach, Los Angeles County, California.
- 13. At all times pertinent hereto, Defendant Island Express Helicopters was and currently is engaged in the business of providing helicopter transportation to paying customers.

14. At all times material hereto, Defendant Island Express Helicopters operated and maintained the subject Sikorsky S-76B helicopter by and through its various employees and agents.

15. At all times material hereto, Defendant Island Express Helicopters was acting by and through its agents, servants and/or employees, each of whom was acting within the course and scope of his, her, or its employment or agency with Defendant Island Express Helicopters, including the pilot-in-command of the helicopter, Ara George Zobayan.

DEFENDANT ISLAND EXPRESS HOLDING CORP.

- 16. Defendant Island Express Holding Corp. (hereinafter referred to as "Defendant Island Express Holding") is a California corporation located at 67 D Street, Fillmore, California. Defendant Island Express Holding may be served through its Registered Agent, Phillip G. DiFiore at 67 D Street, Fillmore, California 93105.
- 17. At all times pertinent hereto, Defendant Island Express Holding conducted regular business activities in Long Beach, Los Angeles County, California.
- 18. At all times pertinent hereto, Defendant Island Express Holding was and currently is the Registered Owner of the subject Sirkosky S-76B helicopter.
- 19. On information and belief, at all times pertinent hereto, Defendant Island Express Holding was and currently is engaged in the business of providing helicopter transportation to paying customers.
- 20. On information and belief, at all times material hereto, Defendant Island Express Holding owned, operated and maintained the subject Sikorsky S-76B helicopter by and through its various employees and agents.
- 21. At all times material hereto, Defendant Island Express Holding was acting by and through its agents, servants and/or employees, each of whom was acting within the course and scope of his, her, or its employment or agency with Defendant Island Express Holding, including Defendant Island Express Helicopters.

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DEFENDANT BERGE ZOBAYAN AS PERSONAL REPRESENTATIVE OF AND/OR SUCCESSOR IN INTEREST TO ARA GEORGE ZOBAYAN

- 22. Ara George Zobayan (hereinafter referred to as "Defendant Zobayan") was the pilot-in-command of the Sikorsky S-76B helicopter, registration no. N72EX, and was at all times the pilot-in command of that aircraft prior to and during the crash flight.
- 23. Defendant Zobayan was killed in the helicopter crash that is the subject of this action. Prior to his death, Defendant Zobayan resided at 16972 Pacific Coast Highway, Unit 104 in Huntington Beach, California.
- 24. At the time of the crash, Defendant Zobayan was employed by Defendant Island Express Helicopters and was acting within the course and scope of his employment with Defendant Island Express Helicopters as the pilot-in-command of the subject aircraft.
- 25. Berge Zobayan is the Personal Representative of and/or Successor in Interest to Ara George Zobayan.

IDENTIFICATION OF AIRCRAFT

- 26. The aircrash that is the basis of this action involves a 1991 Sikorsky S-76B helicopter, serial number 760379, registration (tail) number N72EX.
- 27. At all times pertinent hereto, the subject helicopter was owned by Defendant Island Express Holding, operated by Defendant Island Express Helicopters, and piloted by Defendant Zobayan.

JURISDICTION

- 28. Both Plaintiffs and Defendants are residents of California
- 29. The subject helicopter crashed on January 26, 2020, in Calabasas, California.

VENUE

30. Venue in the Superior Court of Los Angeles County is proper in that the cause of action giving rise to this lawsuit occurred in Los Angeles County, California.

DATES AND ACTS OF CONDUCT COMPLAINED OF

31. On or about January 26, 2020, Kobe Bryant, age 41, and his daughter GB, age 13, were passengers aboard the 1991 Sikorski S-76B helicopter, registration (tail) number N72EX

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which was being flown from the John Wayne-Orange County Airport in Santa Ana, California to the Camarillo Airport in Camarillo, California.

- 32. The subject helicopter departed John Wayne-Orange County Airport at approximately 9:06 a.m.
- 33. On the morning of January 26, 2020, heavy fog and low clouds were reported in the Los Angeles area and, on information and belief, law enforcement agencies and tour companies had grounded their helicopters.
- 34. According to the National Transportation Safety Board (NTSB), the flight sequence of events after departure were as follows:

ATC communications and radar data indicate the flight departed KSNA about 0906 PST. N72EX proceeded to the north-northwest at an altitude of about 700 to 800 feet mean sea level (msl) under visual flight rules (VFR). At 0920, as the aircraft neared the Burbank class C airspace, the pilot requested to transition the area along Highway 101. The current Burbank weather observation reported instrument flight rules (IFR) conditions. In response to the pilot's request, the air traffic controller advised that cloud tops were reported at 2,400 feet msl and queried the pilot's intentions; the pilot then requested a special VFR clearance (an ATC authorization to proceed in controlled airspace at less than VFR weather minima). The air traffic controller advised that the pilot would need to hold for a short time due to IFR traffic, which the pilot acknowledged. At 0932, ATC cleared the pilot of N72EX to transition the class C surface area following the I-5 freeway, maintaining special VFR conditions at or below 2,500 feet. The pilot acknowledged with a correct readback and climbed to approximately 1,400 feet msl (600 feet agl). In response to query, the pilot replied to the Burbank ATC that he would follow Highway 118 and "loop around VNY [Van Nuys Airport]" to follow Highway 101. ATC acknowledged and coordinated.

At 0939, as N72EX was passing west of Van Nuys at 1,500 feet msl, the VNY controller asked the pilot if he was in VFR conditions. The pilot replied "VFR conditions, one thousand five hundred," and the VNY controller advised him to contact Southern California Terminal Radar Approach Control (SCT) for radar advisory services.

The pilot reported to SCT that the flight was going to Camarillo at 1,500 feet. The SCT controller advised that he would not be able to maintain radar contact at that altitude and terminated services. The SCT controller was subsequently relieved by a different controller. At 0945, the pilot of N72EX again contacted SCT and advised he was climbing above cloud layers and requested advisory services. The second controller was not aware of the aircraft, as services had previously been terminated, so asked the pilot to identify the flight. The SCT controller then asked the pilot his intentions, to which he replied he was climbing to 4,000 feet. There were no further transmissions.

Radar/ADS-B data indicate the aircraft was climbing along a course aligned with Highway 101 just east of the Las Virgenes exit. Between Las Virgenes and Lost Hills Road, the aircraft reached 2,300 feet msl (approximately 1,500 feet above the highway, which lies below the surrounding terrain) and began a left turn. Eight seconds later, the aircraft began descending and the left turn continued. The descent rate increased to over 4,000 feet per minute (fpm), ground speed reached 160 knots. The last ADS-B target was received at 1,200 feet msl approximately 400 feet southwest of the accident site.

35. On information and belief, Island Express Helicopters' Federal Aviation Administration (FAA) operating certificate limited its pilots to flying only under visual flight rules (VFR). The subject helicopter was not licensed or certified to be flown into instrument conditions.

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- 36. On information and belief, the pilot-in command, Ara George Zobayan was required to fly only in conditions that he could navigate visually.
- 37. Ara George Zobayan attempted to maneuver the helicopter up and forward to clear the clouds, then entered a turn sending the helicopter into the steep terrain at approximately 180 mph.
- 38. Witnesses on the ground reported seeing the helicopter flying through a layer of clouds and fog before the helicopter crashed.
 - 39. Plaintiffs' deceased, Kobe Bryant and GB, a minor, were killed in the crash.
- 40. On information and belief, prior to this crash, in May 2015, the pilot-in command Ara George Zobayan admitted to and was cited by the Federal Aviation Administration (FAA) for violating the visual flight rules (VFR) minimums by flying into an airspace of reduced visibility from weather conditions.

COUNT I

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HELICOPTERS' VICARIOUS LIABILITY FOR ARA GEORGE ZOBAYAN'S FAILURE TO USE ORDINARY CARE IN PILOTING THE SUBJECT AIRCRAFT - - KOBE BRYANT)

- 41. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 40 inclusive of this Complaint.
- 42. Defendant Island Express Helicopters, by and through its agents and employees, including Ara George Zobayan, had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 43. Pilot Ara George Zobayan had a duty to use that degree of care that an ordinarily careful and prudent pilot would use under the same or similar circumstances.
- 44. Defendant Island Express Helicopters is vicariously liable for any and all actions of Ara George Zobayan, including his negligent and careless piloting and operation of the subject helicopter, by reason of its principal and agent relationship with Ara George Zobayan.
- 45. On information and belief, Ara George Zobayan was negligent in the following respects:

1		a.	Defendant Zobayan failed to properly monitor and assess the weather prior
2	to takeoff;		
3		b.	Defendant Zobayan failed to obtain proper weather data prior to the subject
4	flight;		
5		c.	Defendant Zobayan failed to abort the flight when he knew of the cloudy
6	conditions;		
7		d.	Defendant Zobayan improperly flew the helicopter into instrument flight
8	rules (IFR) co	ndition	s;
9		e.	Defendant Zobayan failed to maintain proper control of the helicopter in-
0	flight;		
1		f.	Defendant Zobayan failed to properly avoid natural obstacles in the flight
2	path;		
3		g.	Defendant Zobayan failed to keep a safe distance between the helicopter
4	and natural of	stacles	; and
5		h.	Defendant Zobayan failed to properly and safely operate the helicopter
6	resulting in a	crash.	
7	46.	Defen	dant Island Express Helicopters knew or should have known that its
8	employee, Ar	a Georg	ge Zobayan, had previously been cited by the Federal Aviation Administration
9	(FAA) for vio	lating t	the visual flight rules (VFR) minimums by flying into an airspace of reduced
0.	visibility fron	n weath	er conditions.
1	47.	Defen	dant Island Express Helicopters' breach of its duty and negligence caused the
2	injuries and d	amages	s complained of herein and Plaintiffs' deceased, Kobe Bryant, was killed as a
3	direct result o	f the ne	egligent conduct of Zobayan for which Defendant Island Express Helicopters
4	is vicariously	liable i	n all respects.
5	48.	By vii	rtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such
6	damages as an	re fair a	nd just for the death and loss thus occasioned, including but not limited to the
7	pecuniary loss	ses suff	ered by reason of the death, grief, sorrow, funeral expenses, and the

reasonable value of the services, consortium, companionship, comfort, society, instruction,

guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.

- 49. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 50. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Helicopters as follows:

(A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations

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presenting; and

d. Defendant Island Express Helicopters authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.

- 54. Defendant Island Express Helicopters' breach of duty and negligence caused the injuries and damages complained of herein.
- 55. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 56. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 57. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with

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27 28 conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Helicopters as follows:

- For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- For economic damages suffered by Plaintiffs related to the loss of earnings and loss (B) of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT III

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HELICOPTERS' CAUSING OR AUTHORIZING THE OPERATION OF AIRCRAFT IN A NEGLIGENT, CARELESS OR RECKLESS MANNER -- KOBE BRYANT)

- 58. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 57 inclusive of this Complaint
- 59. Defendant Island Express Helicopters, by and through its agents and employees, including Ara George Zobayan had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.

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- 60. The subject helicopter was at all times operated with Defendant Island Express Helicopters' express or implied knowledge and consent.
- 61. On information and belief, Defendant Island Express Helicopters operated the aircraft in a negligent, careless or reckless manner, to wit, in that:
- Defendant Island Express Helicopters knew or should have known that they a. were prohibited from operating the subject helicopter under Instrument Flight Rules (IFR);
- b. Defendant Island Express Helicopters failed to have in place an adequate safety policy for cancellation of flights into unsafe weather conditions;
- Defendant Island Express Helicopters promoted and engaged in unnecessary and needlessly risky means of transport under the circumstances then and there presenting; and
- d. Defendant Island Express Helicopters authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.
- 62. By operation of California law, Defendant Island Express Helicopters is responsible for damages caused by the negligence, carelessness, or recklessness of the aircraft pilot in that on the occasion in question the subject helicopter was being operated and used with its knowledge and consent.
- 63. Plaintiffs' decedent, Kobe Bryant was killed as a direct and proximate result of Defendant Island Express Helicopters causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.
- 64. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.

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- 65. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 66. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Helicopters as follows:

(A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;

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- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - For such other and further relief as the court deems just and proper. (F)

COUNT IV

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - FAILURE OF DEFENDANT ISLAND EXPRESS HELICOPTERS TO SUPERVISE AND TRAIN ITS EMPLOYEES AND/OR AGENTS INCLUDING ITS PILOTS - - KOBE BRYANT)

- 67. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 66 inclusive of this Complaint
- 68. At all times material to this action, the pilot of the subject helicopter served as an employee and/or agent of Defendant Island Express Helicopters.
- 69. Defendant Island Express Helicopters owed Plaintiffs a duty to exercise reasonable care in the supervision and training of its employees and/or agents, including its pilots.
- 70. On information and belief, Defendant Island Express Helicopters breached its aforementioned duty to Plaintiffs by failing to exercise reasonable care in the supervision and training of its employees and/or agents, including the subject pilot, specifically, but not limited to, failing to adequately and properly train and supervise pilots on flights in unsafe weather conditions.
- 71. Defendant Island Express Helicopters knew or should have known that its employee, Ara George Zobayan, had previously been cited by the Federal Aviation Administration (FAA) for violating the visual flight rules (VFR) minimums by flying into an airspace of reduced visibility from weather conditions and this defendant failed to provide adequate training and/or supervision to ensure the negligent action did not re-occur.

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- 72. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 73. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 74. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Helicopters as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT V

(NEGLIGENCE | WRONGFUL DEATH AND SURVIVAL ACTION | - - DEFENDANT ISLAND EXPRESS HELICOPTERS' FAILURE TO IMPLEMENT PROPER AND REASONABLE FLIGHT SAFETY RULES AND POLICIES - - KOBE BRYANT)

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75. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 74 inclusive of this Complaint

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76. Defendant Island Express Helicopters held itself out as an entity which could carefully and competently provide and maintain safe helicopter transport services which were utilized in the course of its operations.

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77. That Defendant Island Express Helicopters had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.

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78. On information and belief Defendant Island Express Helicopters failed adequately to implement proper and reasonable flight safety rules and policies in that it directed and allowed

its pilots to fly in unsafe weather conditions and in areas where the pilot would encounter instrument meteorological conditions.

- 79. Defendant Island Express Helicopters' failure adequately to implement proper and reasonable procedures caused the helicopter to enter instrument conditions, therefore causing the helicopter to crash and burn, resulting in the death of Kobe Bryant.
- 80. That as a direct result of the aforesaid negligence and carelessness on the part of Defendant Island Express Helicopters, Kobe Bryant was killed.
- 81. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 82. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 83. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness

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of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Helicopters as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT VI

(COMMON CARRIER LIABILITY [WRONGFUL DEATH AND SURVIVAL ACTION] -- FAILURE OF DEFENDANT ISLAND EXPRESS HELICOPTERS TO PROVIDE HIGHEST DEGREE OF CARE IN SUPPLYING SAFE AND AIRWORTHY HELICOPTER -- KOBE BRYANT)

84. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 83 inclusive of this Complaint.

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- 85. Plaintiffs deceased, Kobe Bryant, was a passenger for hire of a helicopter transportation service controlled, operated, dispatched, and supervised by Defendant Island Express Helicopters.
- 86. Defendant Island Express Helicopters held itself out as an entity which could safely and competently transport persons purchasing helicopter transportation services.
- 87. At all times material hereto, Defendant Island Express Helicopters was and is an on-demand passenger transportation service carrying passengers who have purchased helicopter transportation services and doing so for hire and for profit as a common carrier.
- 88. Defendant Island Express Helicopters had a duty to Plaintiffs' deceased to exercise the highest degree of care and diligence in the operation, management, and service of its helicopter transportation services to be provided to persons within the general public such as Kobe Bryant and, specifically, the highest degree of care and diligence to provide a safe and airworthy aircraft.
- 89. On information and belief, Defendant Island Express Helicopters failed to provide a reasonably safe aircraft for the use and transport of Plaintiffs' deceased thereby breaching its duty to exercise the highest degree of care.
- 90. Plaintiffs' deceased was killed as a direct result and proximate result of Defendant Island Express Helicopters' failure to exercise the highest degree of care in providing a safe helicopter for their use and transport.
- 91. Plaintiffs' decedent, Kobe Bryant was killed as a direct and proximate result of Defendant Island Express Helicopters causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.
- 92. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.

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93. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.

94. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Helicopters as follows:

(A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;

- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - For such other and further relief as the court deems just and proper. (F)

COUNT VII

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HELICOPTERS' FAILURE TO EQUIP HELICOPTER SAFETY EQUIPMENT - - KOBE BRYANT)

- 95. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 94 inclusive of this Complaint.
- 96. Defendant Island Express Helicopters held itself out as an entity which could carefully and competently provide safety equipment on its helicopters which were utilized in the course of its operations.
- 97. Defendant Island Express Helicopters had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.
- 98. Defendant Island Express Helicopters had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 99. On information and belief, Defendant Island Express Helicopters was negligent in its duties as it failed to purchase and equip its helicopters with a Terrain Avoidance and Warning System (TAWS) which provides a detailed image of surrounding terrain and triggers an auditory and visual warning.
- 100. That as a direct and proximate result of the aforesaid negligence and carelessness on the part of Defendant Island Express Helicopters Kobe Bryant was killed.

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By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.

- Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 103. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a

an adequate safety policy for cancellation of flights into unsafe weather conditions;

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b.

Defendant Island Express Holding failed to ensure that there was in place

- c. Defendant Island Express Holding promoted and engaged in unnecessary and needlessly risky means of transport under the circumstances then and there presenting; and
- d. Defendant Island Express Holding authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.
- 107. Defendant Island Express Holding's breach of duty and negligence caused the injuries and damages complained of herein.
- 108. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 109. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 110. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa

Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a
ninor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against
Defendant Island Express Holding as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT IX

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HOLDING'S CAUSING OR AUTHORIZING THE OPERATION OF AIRCRAFT IN A NEGLIGENT, CARELESS OR RECKLESS MANNER -- KOBE BRYANT)

- 111. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 110 inclusive of this Complaint
- 112. Defendant Island Express Holding, by and through its agents and employees had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 113. The subject helicopter was at all times operated with Defendant Island Express Holding's express or implied knowledge and consent.
- 114. On information and belief, Defendant Island Express Holding allowed the aircraft to be operated in a negligent, careless or reckless manner, to wit, in that:

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- Defendant Island Express Holding knew or should have known that the a. helicopter was prohibited from being operated under Instrument Flight Rules (IFR);
- b. Defendant Island Express Holding failed to ensure that there was in place an adequate safety policy for cancellation of flights into unsafe weather conditions;
- c. Defendant Island Express Holding promoted and engaged in unnecessary and needlessly risky means of transport under the circumstances then and there presenting; and
- d. Defendant Island Express Holding authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.
- By operation of California law, Defendant Island Express Holding is responsible for damages caused by the negligence, carelessness, or recklessness of the aircraft pilot in that on the occasion in question the subject helicopter was being operated and used with its knowledge and consent.
- 116. Plaintiffs' decedent, Kobe Bryant was killed as a direct and proximate result of Defendant Island Express Helicopters causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.
- 117. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of

defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.

119. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Holding as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

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COUNT X

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - FAILURE OF DEFENDANT ISLAND EXPRESS HOLDING TO SUPERVISE AND TRAIN ITS EMPLOYEES AND/OR AGENTS INCLUDING ITS PILOTS - - KOBE BRYANT)

- 120. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 119 inclusive of this Complaint
- 121. Defendant Island Express Holding owed Plaintiffs a duty to exercise reasonable care in the supervision and training of its pilots and its employees and/or agents.
- 122. On information and belief, Defendant Island Express Holding breached its aforementioned duty to Plaintiffs by failing to exercise reasonable care in the supervision and training of its pilots and employees and/or agents, including the subject pilot, specifically, but not limited to, failing to ensure that pilots were properly trained and supervised on flights in unsafe weather conditions.
- By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 124. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete

indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.

125. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Holding as follows:

- For general damages suffered by Plaintiffs for loss of love, affection, care, society, (A) service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- For economic damages suffered by Plaintiffs related to the loss of earnings and loss (B) of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - For prejudgment interest and post-judgment interest and costs; (D)
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XI

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HOLDING'S FAILURE TO IMPLEMENT PROPER AND REASONABLE FLIGHT SAFETY RULES AND POLICIES - - KOBE BRYANT)

126. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 125 inclusive of this Complaint

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Defendant Island Express Holding held itself out as an entity which could carefully and competently provide and maintain safe helicopter transport services which were utilized in the course of its operations.

- 128. Defendant Island Express Holding had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.
- On information and belief, Defendant Island Express Holding failed adequately to 129. ensure that proper and reasonable flight safety rules and policies were implemented in that it directed and allowed its pilots to fly in unsafe weather conditions and in areas where the pilot would encounter instrument meteorological conditions.
- 130. Defendant Island Express Holding's failure adequately to implement proper and reasonable procedures caused the helicopter to enter instrument conditions, therefore causing the helicopter to crash and burn, resulting in the death of Kobe Bryant.
- 131. That as a direct result of the aforesaid negligence and carelessness on the part of Defendant Island Express Holding, Kobe Bryant was killed.
- 132. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of

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defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.

134. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Holding as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

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COUNT XII

(COMMON CARRIER LIABILITY [WRONGFUL DEATH AND SURVIVAL ACTION] -- FAILURE OF DEFENDANT ISLAND EXPRESS HOLDING TO PROVIDE HIGHEST DEGREE OF CARE IN SUPPLYING SAFE AND AIRWORTHY HELICOPTER -KOBE BRYANT)

- 135. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 134 inclusive of this Complaint.
- 136. Plaintiffs deceased, Kobe Bryant, was a passenger for hire of a helicopter transportation service controlled, operated, dispatched, and supervised by Defendant Island Express Holdings.
- 137. Defendant Island Express Holdings held itself out as an entity which could safely and competently transport persons purchasing helicopter transportation services.
- 138. At all times material hereto, Defendant Island Express Holdings was and is an ondemand passenger transportation service carrying passengers who have purchased helicopter transportation services and doing so for hire and for profit as a common carrier.
- 139. Defendant Island Express Holdings had a duty to Plaintiffs' deceased to exercise the highest degree of care and diligence in the operation, management, and service of its helicopter transportation services to be provided to persons within the general public such as Kobe Bryant and, specifically, the highest degree of care and diligence to provide a safe and airworthy aircraft.
- 140. On information and belief. Defendant Island Express Holdings failed to provide a reasonably safe aircraft for the use and transport of Plaintiffs' deceased thereby breaching its duty to exercise the highest degree of care.
- 141. Plaintiffs' deceased was killed as a direct result and proximate result of Defendant Island Express Holdings' failure to exercise the highest degree of care in providing a safe helicopter for their use and transport.
- 142. Plaintiffs' decedent, Kobe Bryant was killed as a direct and proximate result of Defendant Island Express Holdings causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.

- damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 144. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 145. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Holdings as follows:

(A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations

on the part of Defendant Island Express Holdings Kobe Bryant was killed.

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That as a direct and proximate result of the aforesaid negligence and carelessness

- 152. By virtue of Kobe Bryant's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.
- 154. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Island Express Holdings as follows:

(A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations

1	of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according					
2	to proof;					
3	(B)	For economic damages suffered by Plaintiffs related to the loss of earnings and loss				
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5	(C)	For economic damages suffered by Plaintiffs related to burial and funeral expenses				
6	according to proof;					
7	(D)	For prejudgment interest and post-judgment interest and costs;				
8	(E)	For punitive damages in such sums as will serve to punish and deter Defendant				
9	from future wrongdoing; and					
0	(F)	For such other and further relief as the court deems just and proper.				
1	<u>COUNT XIV</u>					
2	(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] DEFENDANT					
3	ESTATE	DF ARA GEORGE ZOBAYAN'S FAILURE TO USE ORDINARY CARE IN PILOTING THE SUBJECT AIRCRAFT KOBE BRYANT)				
4	155.	Plaintiffs hereby incorporate by reference, as though fully set out herein,				
5	paragraphs 1 t	through 154 inclusive of this Complaint.				
6	156.	On January 26, 2020, Ara George Zobayan was a licensed pilot employed by				
7	Defendant Island Express Helicopters.					
8	157.	157. Ara George Zobayan held himself out as a person who could carefully and				
9	competently pilot or otherwise provide safe helicopter transportation services.					
20	158.	Ara George Zobayan had a duty to use that degree of care that an ordinarily careful				
21	and prudent helicopter pilot would use under the same or similar circumstances.					
22	159.	On information and belief, Ara George Zobayan breached that duty and was				
23	negligent by:					
24		a. Defendant Zobayan failed to properly monitor and assess the weather prior				
25	to takeoff;					
26		b. Defendant Zobayan failed to obtain proper weather data prior to the subject				
27	flight;					
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defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future

wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had he lived.

163. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; NB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; BB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant; and CB, a minor, by her Natural Mother and Guardian Ad Litem, Vanessa Bryant, pray judgment against Defendant Berge Zobayan as Personal Representative of and/or Successor in Interest to Ara George Zobayan, as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent Kobe Bryant according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent Kobe Bryant;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

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COUNT XV

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HELICOPTERS' VICARIOUS LIABILITY FOR ARA GEORGE ZOBAYAN'S FAILURE TO USE ORDINARY CARE IN PILOTING THE SUBJECT AIRCRAFT - - GB, MINOR)

- 164. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 163 inclusive of this Complaint.
- 165. Defendant Island Express Helicopters, by and through its agents and employees, including Ara George Zobayan, had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 166. Pilot Ara George Zobayan had a duty to use that degree of care that an ordinarily careful and prudent pilot would use under the same or similar circumstances.
- 167. Defendant Island Express Helicopters is vicariously liable for any and all actions of Ara George Zobayan, including his negligent and careless piloting and operation of the subject helicopter, by reason of its principal and agent relationship with Ara George Zobayan.
- 168. On information and belief, Ara George Zobayan was negligent in the following respects:
- a. Defendant Zobayan failed to properly monitor and assess the weather prior to takeoff;
 - b. Defendant Zobayan failed to obtain proper weather data prior to the subject
- c. Defendant Zobayan failed to abort the flight when he knew of the cloudy conditions;
- d. Defendant Zobayan improperly flew the helicopter into instrument flight rules (IFR) conditions;
- e. Defendant Zobayan failed to maintain proper control of the helicopter inflight;
 - f. Defendant Zobayan failed to properly avoid natural obstacles in the flight

- g. Defendant Zobayan failed to keep a safe distance between the helicopter and natural obstacles; and
- h. Defendant Zobayan failed to properly and safely operate the helicopter resulting in a crash.
- 169. Defendant Island Express Helicopters' knew or should have known that its employee, Ara George Zobayan had previously been cited by the Federal Aviation Administration (FAA) for violating the visual flight rules (VFR) minimums by flying into an airspace of reduced visibility from weather conditions.
- 170. Defendant Island Express Helicopters' breach of its duty and negligence caused the injuries and damages complained of herein and Plaintiffs' deceased, GB, a minor, was killed as a direct result of the negligent conduct of Zobayan for which Defendant Island Express Helicopters is vicariously liable in all respects.
- as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 172. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete

indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.

173. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased, pray judgment against Defendant Island Express Helicopters as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XVI

(NEGLIGENCE | WRONGFUL DEATH AND SURVIVAL ACTION | - - DEFENDANT | ISLAND EXPRESS HELICOPTERS' FAILURE TO USE ORDINARY CARE IN | PROVIDING PROPER AND SAFE AIRCRAFT SERVICES - - GB, MINOR)

- 174. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 173 inclusive of this Complaint
- 175. Defendant Island Express Helicopters had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 176. On information and belief, Defendant Island Express Helicopters was negligent in its duties as follows:
- a. Defendant Island Express Helicopters knew or should have known that they were prohibited from operating the subject helicopter under Instrument Flight Rules (IFR);
- b. Defendant Island Express Helicopters failed to have in place an adequate safety policy for cancellation of flights into known unsafe weather conditions;
- c. Defendant Island Express Helicopters promoted and engaged in unnecessary and needlessly risky means of transport under the circumstances then and there presenting; and
- d. Defendant Island Express Helicopters authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.
- 177. Defendant Island Express Helicopters' breach of duty and negligence caused the injuries and damages complained of herein.
- 178. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.

- 179. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 180. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Helicopters as follows:

- For general damages suffered by Plaintiffs for loss of love, affection, care, society, (A) service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;

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pilot in that on the occasion in question the subject helicopter was being operated and used with its knowledge and consent.

- 186. Plaintiffs' decedent, GB, a minor, was killed as a direct and proximate result of Defendant Island Express Helicopters causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.
- 187. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 188. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 189. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with

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conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Helicopters as follows:

- For general damages suffered by Plaintiffs for loss of love, affection, care, society, (A) service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XVIII

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - FAILURE OF DEFENDANT ISLAND EXPRESS HELICOPTERS TO SUPERVISE AND TRAIN ITS EMPLOYEES AND/OR AGENTS INCLUDING ITS PILOTS - - GB, MINOR)

- 190. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 189 inclusive of this Complaint
- 191. At all times material to this action, the pilot of the subject helicopter served as an employee and/or agent of Defendant Island Express Helicopters.
- 192. Defendant Island Express Helicopters owed Plaintiffs a duty to exercise reasonable care in the supervision and training of its employees and/or agents, including its pilots.
- 193. On information and belief, Defendant Island Express Helicopters breached its aforementioned duty to Plaintiffs by failing to exercise reasonable care in the supervision and

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training of its employees and/or agents, including the subject pilot, specifically, but not limited to, failing adequately to properly train and supervise pilots on flights in unsafe weather conditions.

- 194. Defendant Island Express Helicopters knew or should have known that its employee, Ara George Zobayan had previously been cited by the Federal Aviation Administration (FAA) for violating the visual flight rules (VFR) minimums by flying into an airspace of reduced visibility from weather conditions and this defendant failed to provide adequate training and/or supervision to ensure the negligent action did not re-occur.
- 195. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 196. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 197. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness

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of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Helicopters as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XIX

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HELICOPTERS' FAILURE TO IMPLEMENT PROPER AND REASONABLE FLIGHT SAFETY RULES AND POLICIES - - GB, MINOR)

- 198. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 197 inclusive of this Complaint
- 199. Defendant Island Express Helicopters held itself out as an entity which could carefully and competently provide and maintain safe helicopter transport services which were utilized in the course of its operations.

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- 200. That Defendant Island Express Helicopters had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.
- 201. On information and belief, Defendant Island Express Helicopters failed adequately to implement proper and reasonable flight safety rules and policies in that it directed and allowed its pilots to fly in unsafe weather conditions and in areas where the pilot would encounter instrument meteorological conditions.
- 202. Defendant Island Express Helicopters' failure adequately to implement proper and reasonable procedures caused the helicopter to enter instrument conditions, therefore causing the helicopter to crash and burn, resulting in the death of GB, a minor.
- 203. That as a direct result of the aforesaid negligence and carelessness on the part of Defendant Island Express Helicopters, GB, a minor, was killed.
- 204. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 205. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete

indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.

206. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Helicopters as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XX

(COMMON CARRIER LIABILITY [WRONGFUL DEATH AND SURVIVAL ACTION] -- FAILURE OF DEFENDANT ISLAND EXPRESS HELICOPTERS TO PROVIDE HIGHEST DEGREE OF CARE IN SUPPLYING SAFE AND AIRWORTHY HELICOPTER -- GB, MINOR)

- 207. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 206 inclusive of this Complaint.
- 208. Plaintiffs deceased, GB, a minor, was a passenger for hire of a helicopter transportation service controlled, operated, dispatched, and supervised by Defendant Island Express Helicopters.
- 209. Defendant Island Express Helicopters held itself out as an entity which could safely and competently transport persons purchasing helicopter transportation services.
- 210. At all times material hereto, Defendant Island Express Helicopters was and is an on-demand passenger transportation service carrying passengers who have purchased helicopter transportation services and doing so for hire and for profit as a common carrier.
- 211. Defendant Island Express Helicopters had a duty to Plaintiffs' deceased to exercise the highest degree of care and diligence in the operation, management, and service of its helicopter transportation services to be provided to persons within the general public such as GB, a minor, and, specifically, the highest degree of care and diligence to provide a safe and airworthy aircraft.
- 212. On information and belief, Defendant Island Express Helicopters failed to provide a reasonably safe aircraft for the use and transport of Plaintiffs' deceased thereby breaching its duty to exercise the highest degree of care.
- 213. Plaintiffs' deceased was killed as a direct result and proximate result of Defendant Island Express Helicopters' failure to exercise the highest degree of care in providing a safe helicopter for their use and transport.
- 214. Plaintiffs' decedent, GB, a minor, was killed as a direct and proximate result of Defendant Island Express Helicopters causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.

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By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages 215. as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services,

and other value of benefits which would have been provided by the deceased.

- 216. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 217. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Helicopters as follows:

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- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXI

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HELICOPTERS' FAILURE TO EOUIP HELICOPTER WITH SAFETY EQUIPMENT - - GB, MINOR)

- 218. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 217 inclusive of this Complaint.
- 219. Defendant Island Express Helicopters held itself out as an entity which could carefully and competently provide safety equipment on its helicopters which were utilized in the course of its operations.
- 220. Defendant Island Express Helicopters had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.
- Defendant Island Express Helicopters had a duty to use that degree of care that an 221. ordinarily careful and prudent company would use under the same or similar circumstances.
- 222. On information and belief, Defendant Island Express Helicopters was negligent in its duties as it failed to purchase and equip its helicopters with a Terrain Avoidance and Warning System (TAWS) which provides a detailed image of surrounding terrain and triggers an auditory and visual warning.

223. That as a direct and proximate result of the aforesaid negligence and carelessness on the part of Defendant Island Express Helicopters GB, a minor, was killed.

- 224. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 225. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 226. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased. Such damages are appropriate in light of Defendant Island Express Helicopters' officers, directors, or managing agents' advance knowledge of the unfitness of Defendant Zobayan, including but not limited to knowledge of his prior violation. On information and belief, Defendant Island Express Helicopters employed Defendant Zobayan with conscious disregard of the rights or safety of others and authorized or ratified his wrongful conduct, and itself engaged in conduct with malice, oppression, or fraud.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Helicopters as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXII

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HOLDINGS' FAILURE TO USE ORDINARY CARE IN PROVIDING PROPER AND SAFE AIRCRAFT SERVICES - - GB, MINOR)

- 227. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 226 inclusive of this Complaint
- 228. Defendant Island Express Holdings had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 229. On information and belief, Defendant Island Express Holdings was negligent in its duties as follows:
- a. Defendant Island Express Holdings knew or should have known that they were prohibited from operating the subject helicopter under Instrument Flight Rules (IFR);
- b. Defendant Island Express Holdings failed to have in place an adequate safety policy for cancellation of flights into known unsafe weather conditions;

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- Defendant Island Express Holdings promoted and engaged in unnecessary c. and needlessly risky means of transport under the circumstances then and there presenting; and
- d. Defendant Island Express Holdings authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.
- 230. Defendant Island Express Holdings' breach of duty and negligence caused the injuries and damages complained of herein.
- 231. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 232. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 233. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Holdings as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXIII

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HOLDINGS' CAUSING OR AUTHORIZING THE OPERATION OF AIRCRAFT IN A NEGLIGENT, CARELESS OR RECKLESS MANNER - - GB, MINOR)

- 234. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 233 inclusive of this Complaint
- 235. Defendant Island Express Holdings, by and through its agents and employees had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 236. The subject helicopter was at all times operated with Defendant Island Express Holdings' express or implied knowledge and consent.
- 237. On information and belief, Defendant Island Express Holdings operated the aircraft in a negligent, careless or reckless manner, to wit, in that:
- a. Defendant Island Express Holdings knew or should have known that they were prohibited from operating the subject helicopter under Instrument Flight Rules (IFR);

- b. Defendant Island Express Holdings failed to have in place an adequate safety policy for cancellation of flights into known unsafe weather conditions;
- c. Defendant Island Express Holdings promoted and engaged in unnecessary and needlessly risky means of transport under the circumstances then and there presenting; and
- d. Defendant Island Express Holdings authorized, directed and/or permitted a flight with full knowledge that the subject helicopter was flying into unsafe weather conditions.
- 238. By operation of California law, Defendant Island Express Holdings is responsible for damages caused by the negligence, carelessness, or recklessness of the aircraft pilot in that on the occasion in question the subject helicopter was being operated and used with its knowledge and consent.
- 239. Plaintiffs' decedent, GB, a minor, was killed as a direct and proximate result of Defendant Island Express Helicopters causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.
- 240. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 241. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete

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indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.

242. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Holdings as follows:

- For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXIV

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - FAILURE OF DEFENDANT ISLAND EXPRESS HOLDINGS TO SUPERVISE AND TRAIN ITS EMPLOYEES AND/OR AGENTS INCLUDING ITS PILOTS - - GB, MINOR)

- 243. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 242 inclusive of this Complaint
- 244. Defendant Island Express Holdings owed Plaintiffs a duty to exercise reasonable care in the supervision and training of its pilots and its employees and/or agents.
- 245. On information and belief, Defendant Island Express Holdings breached its aforementioned duty to Plaintiffs by failing to exercise reasonable care in the supervision and

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training of its pilots and its employees and/or agents, including the subject pilot, specifically, but not limited to, failing adequately to ensure that pilots were properly trained and supervised on flights in unsafe weather conditions.

- 246. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 247. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 248. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Holdings as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXV

(NEGLIGENCE | WRONGFUL DEATH AND SURVIVAL ACTION | - - DEFENDANT | ISLAND EXPRESS HOLDINGS' FAILURE TO IMPLEMENT PROPER AND | REASONABLE FLIGHT SAFETY RULES AND POLICIES - - GB, MINOR)

- 249. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 248 inclusive of this Complaint
- 250. Defendant Island Express Holdings held itself out as an entity which could carefully and competently provide and maintain safe helicopter transport services which were utilized in the course of its operations.
- 251. That Defendant Island Express Holdings had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.
- 252. On information and belief, Defendant Island Express Holdings failed adequately to implement proper and reasonable flight safety rules and policies in that it directed and allowed its pilots to fly in unsafe weather conditions and in areas where the pilot would encounter instrument meteorological conditions.

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- 253. Defendant Island Express Holdings' failure adequately to implement proper and reasonable procedures caused the helicopter to enter instrument conditions, therefore causing the helicopter to crash and burn, resulting in the death of GB, a minor.
- 254. That as a direct result of the aforesaid negligence and carelessness on the part of Defendant Island Express Holdings, GB, a minor, was killed.
- 255. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 256. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Holdings as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXVI

(COMMON CARRIER LIABILITY [WRONGFUL DEATH AND SURVIVAL ACTION] -- FAILURE OF DEFENDANT ISLAND EXPRESS HOLDINGS TO PROVIDE HIGHEST DEGREE OF CARE IN SUPPLYING SAFE AND AIRWORTHY **HELICOPTER - - GB, MINOR)**

- 258. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 257 inclusive of this Complaint.
- 259. Plaintiffs deceased, GB, a minor, was a passenger for hire of a helicopter transportation service controlled, operated, dispatched, and supervised by Defendant Island Express Holdings.
- 260. Defendant Island Express Holdings held itself out as an entity which could safely and competently transport persons purchasing helicopter transportation services.
- At all times material hereto, Defendant Island Express Holdings was and is an ondemand passenger transportation service carrying passengers who have purchased helicopter transportation services and doing so for hire and for profit as a common carrier.
- 262. Defendant Island Express Holdings had a duty to Plaintiffs' deceased to exercise the highest degree of care and diligence in the operation, management, and service of its helicopter

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transportation services to be provided to persons within the general public such as GB, a minor, and, specifically, the highest degree of care and diligence to provide a safe and airworthy aircraft.

- On information and belief, Defendant Island Express Holdings failed to provide a reasonably safe aircraft for the use and transport of Plaintiffs' deceased thereby breaching its duty to exercise the highest degree of care.
- 264. Plaintiffs' deceased was killed as a direct result and proximate result of Defendant Island Express Holdings' failure to exercise the highest degree of care in providing a safe helicopter for their use and transport.
- 265. Plaintiffs' decedent, GB, a minor, was killed as a direct and proximate result of Defendant Island Express Holdings causing or authorizing the operation of the helicopter in a negligent, careless or reckless manner as further set out above.
- 266. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 267. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.

 268. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Holdings as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXVII

(NEGLIGENCE [WRONGFUL DEATH AND SURVIVAL ACTION] - - DEFENDANT ISLAND EXPRESS HOLDINGS' FAILURE TO EQUIP HELICOPTER WITH SAFETY EQUIPMENT - - GB, MINOR)

- 269. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 268 inclusive of this Complaint.
- 270. Defendant Island Express Holdings held itself out as an entity which could carefully and competently provide safety equipment on its helicopters which were utilized in the course of its operations.
- 271. That Defendant Island Express Holdings had a duty to use that degree of care that ordinarily careful and prudent operators of a helicopter transport business would use under the same or similar circumstances.

- 272. Defendant Island Express Holdings had a duty to use that degree of care that an ordinarily careful and prudent company would use under the same or similar circumstances.
- 273. On information and belief, Defendant Island Express Holdings was negligent in its duties as it failed to purchase and equip its helicopter with a traffic avoidance and warning system (TAWS).
- 274. That as a direct and proximate result of the aforesaid negligence and carelessness on the part of Defendant Island Express Holdings GB, a minor, was killed.
- 275. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages as are fair and just for the death and loss thus occasioned, including but not limited to the pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the reasonable value of the services, consortium, companionship, comfort, society, instruction, guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of such death, further including, loss of probable support, past and future lost income, household services, and other value of benefits which would have been provided by the deceased.
- 276. Plaintiffs further claim such damages as the decedent may have suffered between the time of injury and the time of death and for the recovery of which the decedent might have maintained an action had death not ensued including, but not limited to, mental anguish, physical disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.
- 277. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Island Express Holdings as follows:

- For general damages suffered by Plaintiffs for loss of love, affection, care, society, (A) service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- For punitive damages in such sums as will serve to punish and deter Defendant (E) from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

COUNT XXVIII

(NEGLIGENCE | WRONGFUL DEATH AND SURVIVAL ACTION | - - DEFENDANT ZOBAYAN'S FAILURE TO USE ORDINARY CARE IN PILOTING THE SUBJECT AIRCRAFT - - GB, MINOR)

- 278. Plaintiffs hereby incorporate by reference, as though fully set out herein, paragraphs 1 through 277 inclusive of this Complaint.
- 279. On January 26, 2020, Ara George Zobayan was a licensed pilot employed by Defendant Island Express Helicopters.
- 280. Ara George Zobayan held himself out as a person who could carefully and competently pilot or otherwise provide safe helicopter transportation services.
- 281. Ara George Zobayan had a duty to use that degree of care that an ordinarily careful and prudent helicopter pilot would use under the same or similar circumstances.
- 282. On information and belief, Ara George Zobayan breached that duty and was negligent by:

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1		a.	Defendant Zobayan failed to properly monitor and assess the weather prior			
2	to takeoff;					
3		b.	Defendant Zobayan failed to obtain proper weather data prior to the subject			
4	flight;					
5		c.	Defendant Zobayan failed to abort the flight when he knew of the cloudy			
6	conditions;					
7		d.	Defendant Zobayan improperly flew the helicopter into instrument flight			
8	rules (IFR) conditions;					
9		e.	Defendant Zobayan failed to maintain proper control of the helicopter in-			
0	flight;					
1		f.	Defendant Zobayan failed to properly avoid natural obstacles in the flight			
2	path;					
3		g.	Defendant Zobayan failed to keep a safe distance between the helicopter			
4	and natural obstacles; and					
5		h.	Defendant Zobayan failed to properly and safely operate the helicopter			
6	resulting in a crash.					
7	283. As a direct and proximate result of the aforesaid negligence and carelessness on the					
8	part of Defendant Zobayan, GB, a minor, was killed.					
9	284. By virtue of GB's untimely death, Plaintiffs are lawfully entitled to such damages					
20	as are fair and just for the death and loss thus occasioned, including but not limited to the					
21	pecuniary losses suffered by reason of the death, grief, sorrow, funeral expenses, and the					
22	reasonable value of the services, consortium, companionship, comfort, society, instruction,					
23	guidance, counsel, training, and support of which Plaintiffs have been deprived by reason of sucl					
24	death, further including, loss of probable support, past and future lost income, household services					
25	and other value of benefits which would have been provided by the deceased.					
26	285.		iffs further claim such damages as the decedent may have suffered between			
27	the time of inj	ury and	I the time of death and for the recovery of which the decedent might have			

maintained an action had death not ensued including, but not limited to, mental anguish, physical

disability, conscious pain and suffering, pre-impact terror, disfigurement, and further considering the aggravating circumstances attendant upon the fatal injury. Such aggravating circumstances include but are not limited to the wanton, willful callous, reckless and depraved conduct of defendant which entitles Plaintiffs to punitive damages to punish the Defendant and to deter future wrongdoing in that the acts and omissions of defendant has manifested such reckless and complete indifference to and a conscious disregard for the safety of others that the decedent would have been entitled to punitive damages had she lived.

286. Plaintiffs further claim punitive damages in that this defendant engaged in actions and conduct with malice, oppression, or fraud with a knowing disregard of the rights or safety of others, including Plaintiffs' deceased.

WHEREFORE, Plaintiffs Vanessa Bryant, individually and as Successor in Interest to Kobe Bryant, Deceased; and Vanessa Bryant as Successor in Interest to GB, a minor, deceased; pray judgment against Defendant Berge Zobayan as Personal Representative of and/or Successor in Interest to Ara George Zobayan, as follows:

- (A) For general damages suffered by Plaintiffs for loss of love, affection, care, society, service, comfort, support, right to support, companionship, solace or moral support, expectations of future support and counseling, other benefits and assistance of Decedent GB according to proof;
- (B) For economic damages suffered by Plaintiffs related to the loss of earnings and loss of financial support from Decedent GB;
- (C) For economic damages suffered by Plaintiffs related to burial and funeral expenses according to proof;
 - (D) For prejudgment interest and post-judgment interest and costs;
- (E) For punitive damages in such sums as will serve to punish and deter Defendant from future wrongdoing; and
 - (F) For such other and further relief as the court deems just and proper.

1	DATED: April 2, 2020	MUNGER, TOLLES & OLSON LLP
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3		By: /s/ Brad D. Brian
4		BRAD D. BRIAN
5		ROBB & ROBB LLC
6		Gary C. Robb
7		Anita Porte Robb Andrew C. Robb
8		Brittany Sanders Robb
9		Attorneys for Plaintiffs
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DEMAND FOR JURY TRIAL Plaintiffs hereby demand a jury trial on all matters triable to a jury. DATED: April 2, 2020 MUNGER, TOLLES & OLSON LLP By: /s/ Brad D. Brian BRAD D. BRIAN **ROBB & ROBB LLC** Gary C. Robb Anita Porte Robb Andrew C. Robb Brittany SandersRobb Attorneys for Plaintiffs