

**SUMMONS
(CITACION JUDICIAL)**

FOR COURT USE ONLY
(SOLO PARA USO DE LA CORTE)

**NOTICE TO DEFENDANT:
(AVISO AL DEMANDADO):**

NEUTRON HOLDINGS, INC. d/b/a LIME; and SEGWAY INC.; and DOES 1 through 50; inclusive,

**YOU ARE BEING SUED BY PLAINTIFF:
(LO ESTÁ DEMANDANDO EL DEMANDANTE):**

DANNY AGUILAR, an individual;

SEE ATTACHMENT TO SUMMONS

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. **NOTE:** The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. **¡AVISO!** Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. **AVISO:** Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is:

(El nombre y dirección de la corte es): SUPERIOR COURT OF CALIFORNIA

COUNTY OF SAN FRANCISCO Civic Center Courthouse

400 McAllister Street, San Francisco, CA 94102

CASE NUMBER:
(Número de Caso):

CGC-20-586037

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is:

(El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

Arias Sanguinetti Wang & Torrijos LLP, 6701 Center Drive W, Ste 1400, Los Angeles, CA 90045 - Tel: (310) 844-9696

DATE: **AUG 18 2020**
(Fecha)

Clerk of the Court

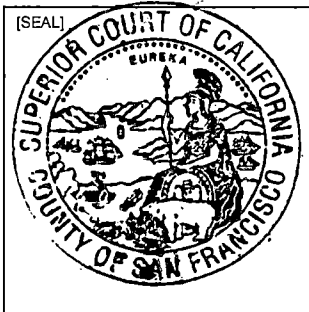
Clerk, by
(Secretario)

, Deputy
(Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)

(Para prueba de entrega de esta citación use el formulario Proof of Service of Summons, (POS-010)).

ANGELICA SUNGA



NOTICE TO THE PERSON SERVED: You are served

1. as an individual defendant.
2. as the person sued under the fictitious name of (specify):
3. on behalf of (specify):
 under: CCP 416.10 (corporation) CCP 416.60 (minor)
 CCP 416.20 (defunct corporation) CCP 416.70 (conservatee)
 CCP 416.40 (association or partnership) CCP 416.90 (authorized person)
 other (specify):
4. by personal delivery on (date):

BY FAX

SHORT TITLE: DANNY AGUILAR, et al. v. NEUTRON HOLDINGS, INC. d/b/a LIME, et al.	CASE NUMBER:
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INSTRUCTIONS FOR USE

- This form may be used as an attachment to any summons if space does not permit the listing of all parties on the summons.
 → If this attachment is used, insert the following statement in the plaintiff or defendant box on the summons: "Additional Parties Attachment form is attached."

List additional parties (Check only one box. Use a separate page for each type of party.):

Plaintiff Defendant Cross-Complainant Cross-Defendant

CHELSE GREAUX, an individual;
 DAVID KHIABAN, an individual;
 MARGARET MAIN, an individual;
 ALEXANDRA SADLER, an individual;
 STEVEN SCHWARTZ, an individual;
 GERALD TEO, an individual;
 KYLIE TOLAR, an individual;
 EVELYN GOMEZ, an individual;
 JORDAN KANAREK, an individual;
 MATTHEW JACKSON, an individual;
 HANINAH ABDULLAH, an individual;
 RAE CURWIN, an individual;
 MARGARITA ELLIS, an individual;
 DARYL KENT, an individual;
 VICTORIA LEPTIEN, an individual;
 PRISCILLA RIZZUTO, an individual;
 JASON ROSS, an individual;
 AQEEL SIDDIQ, an individual;
 DENNIS ALVARADO, an individual;
 KEVIN ANDREWS, an individual;
 JENNIFER BHAVNANI, an individual;
 JERAMEY BULLOCK, an individual;
 ANDREW CHIN, an individual;
 JOHN EILTS, an individual;
 CAMBRIA FODEN, an individual;
 JOSE MORENO, an individual;
 HASSEIN MOUSAVI HONDORI, an individual;
 DIANA UNG, an individual;
 JOSHUA WOLF, an individual;
 JERID KURTZ, an individual;
 SCOTT WILKERSON, an individual;
 MARIA DURENE, an individual;
 BIANCA MCMAHAN, an individual;
 MIGUEL SILVESTRE, an individual;
 OSVALDO TIJERIN, an individual;
 JEFF MESSER, an individual;
 MICHAEL ROEHRICHT, an individual;
 JUSTIN STEEL, an individual;
 LETY VILLA, an individual;

Page 1 of 2

SHORT TITLE: DANNY AGUILAR, et al. v. NEUTRON HOLDINGS, INC. d/b/a LIME, et al.	CASE NUMBER:
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List additional parties (Check only one box. Use a separate page for each type of party.):

Plaintiff Defendant Cross-Complainant Cross-Defendant

RUBEN ESPINOSA, an individual;
 EDRINA GIBSON, an individual;
 REBEKKAH GLAZE, an individual;
 ROY JOHNSON, an individual;
 TARA LACHENY, an individual;
 EVAN SUTTON, an individual;

ARIAS SANGUINETTI WANG & TORRIJOS LLP

BY FAX

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11 *Attorneys for Plaintiffs*

13 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

14 **FOR THE COUNTY OF SAN FRANCISCO**

15 DANNY AGUILAR, an individual; CHELSE
16 GREAU, an individual; DAVID KHIABAN, an
17 individual; MARGARET MAIN, an individual;
18 ALEXANDRA SADLER, an individual;
19 STEVEN SCHWARTZ, an individual; GERALD
20 TEO, an individual; KYLIE TOLAR, an
21 individual; EVELYN GOMEZ, an individual;
22 JORDAN KANAREK, an individual;
23 MATTHEW JACKSON, an individual;
24 HANINAH ABDULLAH, an individual; RAE
25 CURWIN, an individual; MARGARITA ELLIS,
26 an individual; DARYL KENT, an individual;
27 VICTORIA LEPTIEN, an individual;
28 PRISCILLA RIZZUTO, an individual; JASON
ROSS, an individual; AQEEL SIDDIQ, an
individual; DENNIS ALVARADO, an
individual; KEVIN ANDREWS, an individual;
JENNIFER BHAVNANI, an individual;
JERAMEY BULLOCK, an individual;
ANDREW CHIN, an individual; JOHN EILTS,
an individual; CAMBRIA FODEN, an
individual; JOSE MORENO, an individual;

FILED
Superior Court of California
County of San Francisco

AUG 18 2020

CLERK OF THE COURT

BY: ANGELICA SUNGA Deputy Clerk

Case No. **CGC-20-586037**

COMPLAINT

JURY TRIAL DEMANDED

HASSEIN MOUSAVI HONDORI, an individual; DIANA UNG, an individual; JOSHUA WOLF, an individual; JERID KURTZ, an individual; SCOTT WILKERSON, an individual; MARIA DURENE, an individual; BIANCA MCMAHAN, an individual; MIGUEL SILVESTRE, an individual; OSVALDO TIJERIN, an individual; JEFF MESSER, an individual; MICHAEL ROEHRICHT, an individual; JUSTIN STEEL, an individual; LETY VILLA, an individual; RUBEN ESPINOSA, an individual; EDRINA GIBSON, an individual; REBEKKAH GLAZE, an individual; ROY JOHNSON, an individual; TARA LACHENY, an individual; and EVAN SUTTON, an individual;

Plaintiffs,

vs.

NEUTRON HOLDINGS, INC. d/b/a LIME; and SEGWAY INC.; and DOES 1 through 50; inclusive,

Defendants.

Plaintiffs, (collectively, "Plaintiffs"), make the following allegations based upon information and belief, except as to those allegations specifically pertaining to Plaintiffs and their counsel, which are based on personal knowledge. Plaintiffs bring this action declaratory and injunctive relief against Defendant Neutron Holdings, Inc. d/b/a Lime ("Lime"); Segway Inc. ("Segway"); and Does 1 through 50 (collectively "Defendants"), demanding a trial by jury.

NATURE OF THE ACTION

1. Plaintiffs bring this action against Defendants for legal, equitable, and any other relief available. Lime is a company sustained by the rental of electronic scooters it places in several markets, including San Francisco, California.

2. Upon information and belief Segway manufactures the electronic scooters for Lime.

3. The Lime scooters are, upon information and belief, defective or not properly maintained, causing severe injuries to riders, such as the Plaintiffs herein.

1 4. These defects can be generally categorized, but not limited to, the following:

- 2 a. Defective and/or failure to maintain brakes;
- 3 b. Defective and/or failure to maintain throttle;
- 4 c. Defective and/or failure to maintain wheels;
- 5 d. Injuries caused by geofencing; and
- 6 e. Defective and/or failure to maintain handlebars.

7 **THE PARTIES**

8 5. The following Plaintiffs have been categorized by the defects that, upon information and
9 belief, caused their injuries.

10 **Injuries Caused by Defective Brakes**

11 6. Plaintiff Danny Aguilar is a New York citizen residing in New York, New York. On
12 December 7, 2018, Mr. Aguilar rented a Lime electric scooter in Fort Lauderdale, Florida. While riding
13 the scooter, Mr. Aguilar was forced to avoid an oncoming vehicle and ran into a pothole when the scooter
14 brakes malfunctioned. Mr. Aguilar fractured his left wrist requiring surgery with hardware.

15 7. Plaintiff Chelse Greaux is a California citizen residing in North Hollywood, California.
16 On July 25, 2019, Ms. Greaux rented a Lime electric scooter in North Hollywood, California. While
17 riding the scooter, Ms. Greaux applied the brakes and the scooter skidded out from underneath her. She
18 was thrown from the scooter, rupturing her left patellar tendon.

19 8. Plaintiff David Khiaban is a California citizen residing in Encino, California. On January
20 18, 2019, Mr. Khiaban rented a Lime electric scooter in Venice, California. During the ride, the scooter's
21 brakes engaged, causing the front wheel to lock. Mr. Khiaban suffered a fractured left patella requiring
22 surgery with hardware. He also suffered a road rash on his face and hands.

23 9. Plaintiff Margaret Main is a California citizen who resides in Los Angeles, California. On
24 November 20, 2019, Ms. Main rented a Lime electric scooter in Hollywood, California. While riding the
25 scooter, Ms. Main gradually applied the brakes to attempt to slow down but the front wheel locked up,
26 causing Ms. Main to lose control and fall off of the scooter. Ms. Main suffered one cracked tooth requiring
27 an implant, two chipped teeth, a hematoma on the back of her head, and a concussion.
28

1 10. Plaintiff Alexandra Sadler is a California citizen residing in San Diego, California. On
2 October 4, 2018, Ms. Sadler rented a Lime scooter in San Diego, California. While riding the scooter
3 down a hill, the scooter's brakes failed and Ms. Sadler was forced to jump off of the scooter, injuring
4 herself. Ms. Sadler suffered a fractured right shoulder, severely sprained left ankle, black eye and
5 sprained knee.

6 11. Plaintiff Steven Schwartz is an Ohio citizen residing in Cincinnati, Ohio. On September
7 21, 2018, Mr. Schwartz rented a Lime scooter in Cincinnati, Ohio. While riding the scooter, the scooter's
8 brakes locked up, throwing Mr. Schwartz off of the scooter and causing Mr. Schwartz to suffer a brain
9 bleed, a traumatic brain injury, skull fracture and loss of consciousness.

10 12. Plaintiff Gerald Teo is a California citizen residing in Palo Alto, California. On April 9,
11 2018, Mr. Teo rented a Lime scooter in San Francisco, California. While riding the scooter, the brakes
12 unexpectedly and suddenly engaged, causing Mr. Teo to lose control. Mr. Teo suffered a broken right
13 forearm radius and ulna requiring surgery with hardware.

14 13. Plaintiff Kylie Tolar is a Florida citizen residing in Lake Mary, Florida. On March 20,
15 2019, Ms. Tolar rented a Lime scooter in Santa Monica, California. While riding the scooter, Ms. Tolar
16 applied the brakes but the brakes failed and Ms. Tolar fell off of the scooter. Ms. Tolar suffered two broken
17 bones in her right ankle and underwent surgery.

18 14. Plaintiff Evelyn Gomez is a California citizen residing in Modesto, California. On August
19 19, 2018, Ms. Gomez rented a Lime scooter in Lake Tahoe, California. While riding the scooter, the
20 brakes malfunctioned, causing Ms. Gomez to be injured. Ms. Gomez suffered a fractured right radius
21 requiring surgery with hardware, a dislocated right ulna radial joint requiring surgery and tendon grafting,
22 and a dislocated right ankle.

23 15. Plaintiff Jordan Kanarek is a California citizen residing in Oakland, California. ON June
24 21, 2019, Mr. Kanarek rented a Lime scooter in Oakland, California. While riding the scooter, Mr.
25 Kanarek gently applied the brakes, but the brakes seized up and caused Mr. Kanarek to be thrown off of
26 the scooter. Mr. Kanarek suffered a broken left arm and right wrist. Mr. Kanarek underwent surgery on
27 the right wrist which included insertion of hardware.
28

1 16. Plaintiff Matthew Jackson is an Arizona resident residing in Scottsdale, Arizona. On
 2 September 27, 2019, Mr. Jackson rented a Lime scooter in Scottsdale, Arizona. While riding the scooter,
 3 the brakes locked up randomly and Mr. Jackson was thrown from the scooter. Mr. Jackson lost
 4 consciousness and suffered multiple nasal fractures.

5 **Injuries Caused by Defective Throttles**

6 17. Plaintiff Haninah Abdullah is a California citizen who resides in Berkley, California. On
 7 November 3, 2018, Ms. Abdullah rented a Lime electric scooter in Oakland, California. While riding the
 8 scooter, the throttle suddenly and unexpectedly stuck, launching Ms. Abdullah to the concrete, fracturing
 9 her left arm, and cutting her eyebrow requiring six stitches.

10 18. Plaintiff Rae Curwin is a California citizen who resides in Santa Monica, California. On
 11 October 18, 2018, Ms. Curwin rented a Lime scooter. While riding the scooter, the throttle stuck and Ms.
 12 Curwin was thrown off the electric scooter when attempting to turn. Ms. Curwin suffered a broken jaw.

13 19. Plaintiff Margarita Ellis is a California citizen residing in Baldwin Park, California. On
 14 November 25, 2018, Ms. Ellis rented a Lime electric scooter in San Diego, California. The scooter's
 15 throttle did not work, but then suddenly and unexpectedly accelerated, throwing Ms. Ellis off of the
 16 scooter. Ms. Ellis suffered a fractured left tibia, fibula, and ankle, requiring surgery.

17 20. Plaintiff Daryl Kent is a California citizen who resides in Glass Valley, California. On
 18 July 31, 2018, Ms. Kent rented a Lime scooter in Santa Monica, California. The throttle suddenly and
 19 unexpectedly became stuck and Ms. Kent was unable to stop. Ms. Kent was thrown from the scooter,
 20 breaking her leg and her hand.

21 21. Plaintiff Victoria Leptien is a California citizen residing in Carlsbad, California. On
 22 August 26, 2018, Ms. Leptien rented a Lime electric scooter in San Diego, California. When Ms. Leptien
 23 applied the throttle, the throttle stuck and projected the scooter at full speed to an intersection. Ms. Leptien
 24 was forced to jump off the moving scooter causing her to break her right arm and left hand. Ms. Leptien
 25 underwent surgery for the broken arm and hardware placement.

26 22. Plaintiff Priscilla Rizzuto is a Florida citizen residing in Cape Canaveral, Florida. On May
 27 15, 2019, Ms. Rizzuto rented a Lime scooter in San Diego, California. While riding the scooter, the
 28

1 scooter's throttle stuck and Ms. Rizzuto was forced to jump off of the scooter. Ms. Rizzuto suffered a
2 broken injury requiring surgery.

3 23. Plaintiff Jason Ross is a Washington citizen residing in Tacoma, Washington. On August
4 31, 2019, Mr. Ross rented a Lime scooter in Tacoma, Washington. While Mr. Ross was riding the scooter,
5 the scooter suddenly shut off, causing Mr. Ross to crash. Mr. Ross suffered a broken left elbow requiring
6 surgery with hardware.

7 24. Plaintiff Aqeel Siddiq is a California citizen residing in Oakland, California. On October
8 10, 2018, Mr. Siddiq rented a Lime scooter in Oakland, California. While Mr. Siddiq was riding the
9 scooter, the throttle suddenly and unexpectedly stuck and the scooter accelerated. Mr. Siddiq applied the
10 scooter's brake, but the brake abruptly stopped the scooter, causing Mr. Siddiq to be thrown off of the
11 scooter. Mr. Siddiq suffered a fractured fibula.

12 **Injuries Caused by Defective Wheels**

13 25. Plaintiff Dennis Alvarado is a California citizen residing in Oxnard, California. On June
14 30, 2018, Mr. Alvarado rented a Lime scooter in Venice, California. While riding the Lime scooter, the
15 scooter suddenly and unexpectedly jerked while going over a bump. Mr. Alvarado was thrown into a
16 metal fence and suffered a facial laceration that required thirty-five stitches.

17 26. Plaintiff Kevin Andrews is a California citizen residing in Folsom, California. On June
18 29, 2019, Mr. Andrews rented a Lime scooter in South Lake Tahoe, California. While riding the scooter,
19 the scooter wheel suddenly and unexpectedly turned to the left. Mr. Andrews was thrown off the scooter
20 and suffered a right distal radius fracture, requiring surgery with two plates.

21 27. Plaintiff Jennifer Bhavnani is a California citizen residing in Carlsbad, California. On
22 January 19, 2019, Ms. Bhavnani rented a Lime scooter in San Diego, California. While Ms. Bhavnani
23 was riding the scooter the wheels suddenly and unexpectedly stopped when she was attempting to cross
24 the street. Ms. Bhavnani was thrown from the scooter and broke her front tooth, cracked two teeth,
25 suffered a concussion, bruised her pelvic bone, and suffered whiplash.

26 28. Plaintiff Jeramey Bullock is a Texas citizen residing in Houston, Texas. On June 27, 2019,
27 Mr. Bullock rented a Lime scooter in Austin, Texas. Mr. Bullock was riding the scooter when it suddenly
28

1 and unexpectedly slid out from under him causing him to sever a tendon on the left ankle. Mr. Bullock
2 had to undergo surgery.

3 29. Plaintiff Andrew Chin is a California citizen residing in Los Angeles, California. On June
4 1, 2019, Mr. Chin rented a Lime electric scooter and was thrown off when going up a driveway on the
5 scooter. Mr. Chin suffered a broken right tibia and fibula, right hand abrasions, and required surgery with
6 hardware.

7 30. Plaintiff John Eilts is an Illinois citizen residing in Chicago, Illinois. On June 15, 2018,
8 Mr. Eilts rented a Lime scooter in San Diego, California. While crossing the street, the wheel suddenly
9 and unexpectedly fell off, causing Mr. Eilts to crash. Mr. Eilts lacerated his chin requiring stitches.

10 31. Plaintiff Cambria Foden is a California citizen residing in Pacific Palisades, California.
11 On August 1, 2018, Ms. Foden rented a Lime scooter in West Hollywood, California. While Ms. Foden
12 was riding the Lime scooter, the front wheel suddenly and unexpectedly stopped, causing Ms. Foden to
13 be thrown off the scooter. Ms. Foden suffered a bilateral mandible fracture, chipped tooth, broken ear
14 canal, chin laceration and a concussion.

15 32. Plaintiff Jose Moreno is an Arizona citizen who resides in Phoenix, Arizona. On June 8,
16 2019, Mr. Moreno rented a Lime electric scooter in San Diego, California. While riding the scooter, Mr.
17 Moreno was thrown from the scooter while going over a minor roadway irregularity. Mr. Moreno broke
18 his left tibia and tore ligaments in his left leg, requiring surgery with hardware.

19 33. Plaintiff Hasein Mousavi Hondori is an Arizona citizen residing in Tempe, Arizona. On
20 January 24, 2019, Mr. Mousavi Hondori rented a Lime scooter in Tempe, Arizona. While riding on a
21 sidewalk, Mr. Mousavi Hondori hit a ½" offset in the sidewalk and was thrown off the scooter. He
22 fractured his left radius, suffered an open fracture of his left pinky, and had six to seven stitches placed
23 for a laceration above his left eye.

24 34. Plaintiff Diana Ung is a California citizen residing in Long Beach, California. On
25 November 19, 2018, Ms. Ung rented a Lime scooter in Long Beach, California. While riding on the
26 roadway, Ms. Ung was suddenly and unexpectedly thrown off of the scooter when the wheel got caught
27 on an unknown object. Ms. Ung suffered a fractured left wrist requiring surgery and hardware. She also
28

1 sustained bruises and lacerations on her body and face.

2 35. Plaintiff Joshua Wolf is a California citizen residing in West Hills, California. On July 2,
 3 2018, Mr. Wolf rented a Lime scooter in Oakland, California. While riding the scooter, Mr. Wolf went
 4 up a driveway curb from a bike lane and the wheel stuck, causing him to be thrown from the vehicle. Mr.
 5 Wolf suffered a displaced comminuted fracture of shaft of the left ulna, a nondisplaced fracture of styloid
 6 process of the left ulna, and a displaced fracture of the shaft of the left radius.

7 36. Plaintiff Jerid Kurtz is a Nevada citizen residing in Henderson, Nevada. On December 21,
 8 2019, Mr. Kurtz rented a Lime scooter on Cincinnati, Ohio. While riding the scooter, the front wheel
 9 suddenly and unexpectedly pivoted 90°, causing Mr Kurtz to be thrown from the scooter. Mr. Kurtz
 10 suffered multiple fractures and a dislocation of his right elbow, requiring surgery.

11 37. Plaintiff Scott Wilkerson is a Kentucky citizen residing in Russell Springs, Kentucky. On
 12 October 14, 2018, Mr. Wilkerson rented a Lime scooter in Indianapolis, Indiana. While riding, the front
 13 wheel of the scooter became stuck as Mr. Wilkerson was riding up the curb, throwing him off of the
 14 scooter. Mr. Wilkerson fractured his neck, fractured his right arm requiring two surgeries with hardware,
 15 suffered road rash on his face, suffered a laceration on his head, and injured his lower back.

16 38. Plaintiff Maria Durene is a California citizen residing in Los Angeles, California. On July
 17 7, 2019, Ms. Durene rented a Lime scooter in Los Angeles, California. While riding the scooter in the
 18 bike lane, Ms. Durene was forced to go over a platform placed by the Los Angeles City Transportation
 19 Department to permit entry by bus passengers. As she descended the platform, the scooter bottomed out
 20 due to the low ground clearance from the scooter, causing Ms. Durene to be thrown from the scooter.
 21 Ms. Durene fractured her radius and ulna in her right arm, requiring surgery. Ms. Durene was pregnant
 22 at the time and her pregnancy had to be terminated to permit the surgery.

23
 24 **Scooter Suddenly Stopping/Injuries Caused by Geofencing**

25 39. Plaintiff Bianca McMahan is a California citizen who resides in Los Angeles, California.
 26 On October 6, 2018, Ms. McMahan rented a Lime electronic scooter in Santa Monica, California. While
 27 riding in front of her husband, also riding a Lime electronic scooter, their scooters suddenly slowed down
 28 as, upon information and belief, it had entered a geofencing zone. Without warning, the scooters then

1 suddenly sped up so that Ms. McMahan’s husband’s scooter ran into her, throwing Ms. McMahan to the
 2 ground. Ms. McMahan suffered two broken bones in her ankle, requiring surgery.

3 40. Plaintiff Miguel Silvestre is a California citizen residing in Anaheim, California. On
 4 September 21, 2019, Mr. Silvestre rented a Lime scooter in Los Angeles, California. While riding the
 5 scooter and attempting to transition from the street to the sidewalk, the scooter wheel became stuck and
 6 then consequently slid in water, causing Mr. Silvestre to fall off of the scooter. Mr. Silvestre suffered a
 7 broken left femur requiring surgery with the placement of hardware.

8 41. Plaintiff Osvaldo Tijerin is a California citizen residing in Los Angeles, California. On
 9 April 22, 2019, Mr. Tijerin rented a Lime scooter in Los Angeles, California. While riding the scooter,
 10 the scooter wheel slipped, locked, and turned, causing Mr. Tijerin to be thrown from the scooter. Mr.
 11 Tijerin suffered a fractured left ankle requiring surgery and insertion of hardware, as well as a second
 12 surgery to remove the hardware.

13 **Injuries Caused by Defective Handlebars**

14 42. Plaintiff Jeff Messer is a California resident residing in Los Angeles, California. On
 15 December 16, 2018, he rented a Lime scooter in Los Angeles, California. The scooter’s handlebar and
 16 steering came loose, causing Mr. Messer to crash. He fractured his right tibia.

17 43. Plaintiff Michael Roehricht is a Texas citizen residing in Austin, Texas. On October 21,
 18 2018, Mr. Roehricht rented a Lime scooter in Venice, California. Mr. Roehricht was riding the scooter
 19 on the Venice Beach bike path when a pedestrian jumped out in front of him. Mr. Roehricht applied the
 20 scooter’s brakes but the handlebars suddenly and unexpectedly turned 90°, catapulting Mr. Roehricht off
 21 of the scooter. Mr. Roehricht suffered two broken elbows and lacerations on his body and back.

22 44. Plaintiff Justin Steel is a California resident residing in Irvine, California. On October 14,
 23 2018, Mr. Steel rented a Lime scooter in Long Beach, California. While riding the scooter, the
 24 handlebards detached, causing Mr .Steel to crash and sustain serious injuries, including three broken
 25 bones in right ankle requiring surgery with hardware.

26 45. Plaintiff Lety Villa is a California citizen residing in San Jose, California. On June 15,
 27 2018, Ms. Villa rented a Lime scooter in San Jose, California. While riding the scooter, the handlebar
 28

1 became loose, causing Ms. Villa to crash when the handlebar went to the left suddenly and unexpectedly.
2 Ms. Villa broke a prior bridge and three teeth.

3 **Injuries Not Categorized in the Above**

4 46. Plaintiff Ruben Espinosa is a California citizen who resides in Los Angeles, California.
5 On December 26, 2018, Mr. Espinosa rented a Lime scooter and fell off the scooter fracturing his left
6 tibia and fibula, requiring surgery.

7 47. Plaintiff Edrina Gibson is a California citizen who resides in Los Angeles, California. On
8 May 12, 2019, Ms. Gibson rented a Lime electric scooter in Atlanta, Georgia. While riding the scooter,
9 the scooter abruptly stopped throwing Ms. Gibson off the scooter. Ms. Gibson suffered a broken tooth
10 and a cracked another tooth.

11 48. Plaintiff Rebekkah Glaze is a California citizen residing in Uba City, California. On
12 October 8, 2018, Ms. Glaze rented a Lime electric scooter in La Jolla, California. While riding the scooter,
13 Ms. Glaze hit a street medium, ejecting her from the scooter. Ms. Glaze suffered major head trauma
14 causing her brain to bleed, broke her jaw, her upper teeth went through her lip, and she cracked multiple
15 teeth.

16 49. Plaintiff Roy Johnson is a Idaho citizen residing in Bellview, Idago. On January 28, 2019,
17 Mr. Johnson's son rented a Lime scooter and Mr. Johnson rode it. The Lime scooter came to an abrupt
18 stop throwing Mr. Johnson off of the scooter. Mr Johnson fractured three vertebrae in his neck, fractured
19 his orbital, fractured his occipital, suffered from bleeding of the brain, and lost a tooth.
20

21 50. Plaintiff Tara Lacheny is a California citizen residing in Los Angeles, California. On April
22 27, 2019, Ms. Lacheny rented a Lime electric scooter in Los Angeles, California. While riding the scooter
23 on a sidewalk, Ms. Lacheny went over a two inch vertical offset, causing her to be thrown from the
24 scooter. Ms. Lacheny suffered a fractured and bruised left pinky finger.

25 51. Plaintiff Evan Sutton is a Maryland citizen residing in Silver Springs, Maryland. On June
26 29, 2018, Mr. Sutton rented a lime scooter in Washington D.C. While riding the scooter, the scooter
27 abruptly and unexpectedly ceased operating, causing Mr. Sutton to be thrown off of the scooter. Mr.
28 Sutton fractured his right patella requiring two surgeries.

1 52. The true names and capacities, whether individual, corporate, partnership, associate or
 2 otherwise of Defendants Does 1 through 50, inclusive, are unknown to Plaintiffs, who therefore sue these
 3 defendants by such fictitious names pursuant to section 474 of the Code of Civil Procedure. Plaintiffs
 4 will seek leave to amend this complaint to allege the true names and capacities of Does 1 through 50,
 5 inclusive, when they are ascertained.

6 53. Plaintiffs are informed and believe, and based upon that information and belief allege, that
 7 each Defendant named in this complaint, including Does 1 through 50, inclusive, knowingly and willfully
 8 acted in concert, conspired and agreed together among themselves, and entered into a combination and
 9 systemized campaign of activity, to inter alia damage Plaintiffs and to otherwise consciously and/or
 10 recklessly act in derogation of the rights of Plaintiffs, and the trust reposed by Plaintiffs in each of the
 11 Defendants, the acts being negligently and/or intentionally inflicted. This conspiracy, and Defendants'
 12 concerted actions, were such that, to the information and belief of Plaintiffs, and to all appearances,
 13 Defendants, represented a unified body so that the actions of one Defendant were accomplished in concert
 14 with, and with knowledge, ratification, authorization and approval of each of the other Defendants.

JURISDICTION AND VENUE

17 54. Plaintiffs bring this action to recover damages and to seek restitution and other relief
 18 available at law or in equity. A substantial part, if not all, of the acts and omissions complained of in this
 19 action took place in the State of California. Plaintiffs assert no claims under federal law. Further, Lime's
 20 User Agreement contains a California choice of law provision requiring the venue for disputes by San
 21 Francisco, California.

22 55. Venue is proper in this judicial district pursuant to California Code of Civil Procedure
 23 section 395 because a substantial part of the events or omissions giving rise to the claims occurred and/or
 24 emanated from San Francisco County and because Defendants have caused harm to Plaintiffs residing in
 25 San Francisco, California.

FACTUAL ALLEGATIONS

27 56. Lime is a company that deploys electronic scooters into the public under the guise of
 28 environmentally friendly transportation without the headache of traffic.

1 76. Defendants owe and continue to owe Plaintiffs a duty of care to ensure that the electronic
2 scooters they deploy are safe, not defective and suited for their intended purpose.

3 77. Defendants owed and continue to owe Plaintiffs a duty of care to manufacture, design,
4 maintain and monitor the electronic scooters to ensure the scooters are safe, not defective and suited for
5 their intended purposes.

6 78. Defendants have breached this duty.

7 79. Plaintiffs seek an award of general, special, compensatory, consequential, incidental and
8 other damages in an unascertained amount to be proven at trial.

9 **THIRD CAUSE OF ACTION**

10 **(Breach of Implied Warranty of Fitness for a Particular or Intended Purpose against all**
11 **Defendants)**

12 80. Plaintiffs reallege and incorporate by reference the allegations contained in paragraphs 1
13 through 79 inclusive, of this Complaint, as though fully set forth herein and, to the extent necessary, plead
14 this cause of action in the alternative.

15 81. Defendants design, manufacture, and deploy electronic scooters into the public and permit
16 riders to rent their electronic scooters through the use of applications on mobile phones.

17 82. Defendants impliedly warrant to members of the general public, including Plaintiffs, and
18 each of them, that the electronic scooters were of a merchantable quality and safe for the use for which
19 they were intended, namely, for the purpose of safe alternate means of transportation.
20

21 83. Defendant Lime markets itself as providing communities with “the essential mode of
22 transportation for our changed world.”¹

23 84. Plaintiffs relied upon these representations in renting Defendants’ electronic scooters due
24 to Defendants skill and judgment.

25 ///

26
27 ¹ <https://www.li.me/en-us/home>
28

1 85. Defendants held themselves out as experienced providers of electronic scooters that were
2 a safe means for transportation.

3 86. Defendants' electronic scooters were, in fact, not safe for their intended use or of a
4 merchantable quality as warranted by Defendants in that the scooters contain defective electronics,
5 brakes, battery charge indicators, wheels, tires, internal power tubes, or accelerators.

6 87. As a proximate and direct result of the above, Plaintiffs have suffered and incurred
7 general, special, compensatory, consequential, incidental and other damages in an unascertained amount
8 to be proven at trial.

9 **FOURTH CAUSE OF ACTION**

10 **(Breach of Implied Warranty of Merchantability against all Defendants)**

11 88. Plaintiffs reallege and incorporate by reference the allegations contained in paragraphs 1
12 through 87 inclusive, of this Complaint, as though fully set forth herein and, to the extent necessary, plead
13 this cause of action in the alternative.

14 89. Plaintiffs rented and or used electronic scooters manufactured by Segway and deployed
15 by Lime.

16 90. Defendants were in the business of designing, manufacturing, and deploying electronic
17 scooters to the general public.

18 91. The electronic scooters were not of the same quality as those generally acceptable in the
19 trade and were not fit for the ordinary purposes for which they were intended and used.

20 92. As a proximate and direct result of the above, Plaintiffs have suffered and incurred
21 general, special, compensatory, consequential, incidental and other damages in an unascertained amount
22 to be proven at trial.

23 **PRAYER FOR RELIEF**

24 WHEREFORE, Plaintiffs, individually and on behalf of all others similarly situated, respectfully
25 request that the Court enter judgment against Defendants, as follows:
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1. For general damages, according to proof, in excess of the minimum jurisdictional limit of this Court;
2. For economic damages, according to proof;
3. For past medical and related expenses, according to proof;
4. For interest on damages, as permitted by law;
5. For Plaintiffs' costs of suit incurred herein;
6. For an award of attorney's fees; and
7. For such other and further relief as the Court deems just and proper.

Dated: August 14, 2020

**ARIAS SANGUINETTI WANG
& TORRIJOS LLP**

By: 

Mike Arias, Esq. (SBN 115385)
Alfredo Torrijos, Esq. (SBN 222458)
Christopher A.J. Swift, Esq. (SBN 245619)

MCGEE, LERER & ASSOCIATES

Daniel McGee, Esq. (SBN 218947)
Catherine Lerer, Esq. (SBN 172257)

Attorneys for Plaintiffs

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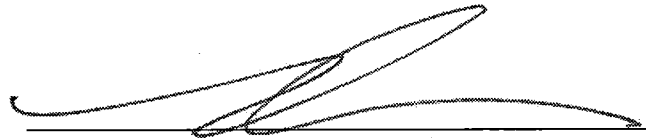
DEMAND FOR JURY TRIAL

Plaintiffs, individually and on behalf of all others similarly situated, hereby demand a trial by jury of any and all issues in this action so triable of right.

Dated: August 14, 2020

**ARIAS SANGUINETTI WANG
& TORRIJOS LLP**

By:



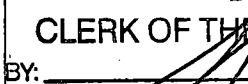
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MCGEE, LERER & ASSOCIATES

Daniel McGee, Esq. (SBN 218947)
Catherine Lerer, Esq. (SBN 172257)

Attorneys for Plaintiffs

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):
Mike M. Arias, Esq. (SBN 115385) Alfredo Torrijos, Esq. (SBN 222458)
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6701 Center Drive West, 14th Floor
Los Angeles, California 90045
TELEPHONE NO.: (310) 844-9696 FAX NO.: (310) 861-0168
ATTORNEY FOR (Name): Plaintiffs

FOR COURT USE ONLY
FILED
Superior Court of California
County of San Francisco
AUG 18 2020
CLERK OF THE COURT
BY:  Deputy Clerk
ANGELICA SUNGA

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO
STREET ADDRESS: 400 McAllister St.
MAILING ADDRESS:
CITY AND ZIP CODE: San Francisco, CA 94102
BRANCH NAME: Civic Center Courthouse

CASE NAME:
Danny Aguilar, et al. v. Neutron Holdings, Inc. d/b/a Lime, et al.

CIVIL CASE COVER SHEET
 Unlimited (Amount demanded exceeds \$25,000) **Limited** (Amount demanded is \$25,000 or less)
Complex Case Designation
 Counter **Joinder**
Filed with first appearance by defendant (Cal. Rules of Court, rule 3.402)

CASE NUMBER: **CGC-20-586037**
JUDGE:
DEPT:


Items 1-6 below must be completed (see instructions on page 2).

1. Check one box below for the case type that best describes this case:

Auto Tort <input type="checkbox"/> Auto (22) <input type="checkbox"/> Uninsured motorist (46)	Contract <input type="checkbox"/> Breach of contract/warranty (06) <input type="checkbox"/> Rule 3.740 collections (09) <input type="checkbox"/> Other collections (09) <input type="checkbox"/> Insurance coverage (18) <input type="checkbox"/> Other contract (37)	Provisionally Complex Civil Litigation (Cal. Rules of Court, rules 3.400-3.403) <input type="checkbox"/> Antitrust/Trade regulation (03) <input type="checkbox"/> Construction defect (10) <input type="checkbox"/> Mass tort (40) <input type="checkbox"/> Securities litigation (28) <input type="checkbox"/> Environmental/Toxic tort (30) <input type="checkbox"/> Insurance coverage claims arising from the above listed provisionally complex case types (41)
Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort <input type="checkbox"/> Asbestos (04) <input checked="" type="checkbox"/> Product liability (24) <input type="checkbox"/> Medical malpractice (45) <input type="checkbox"/> Other PI/PD/WD (23)	Real Property <input type="checkbox"/> Eminent domain/Inverse condemnation (14) <input type="checkbox"/> Wrongful eviction (33) <input type="checkbox"/> Other real property (26)	Enforcement of Judgment <input type="checkbox"/> Enforcement of judgment (20)
Non-PI/PD/WD (Other) Tort <input type="checkbox"/> Business tort/unfair business practice (07) <input type="checkbox"/> Civil rights (08) <input type="checkbox"/> Defamation (13) <input type="checkbox"/> Fraud (16) <input type="checkbox"/> Intellectual property (19) <input type="checkbox"/> Professional negligence (25) <input type="checkbox"/> Other non-PI/PD/WD tort (35)	Unlawful Detainer <input type="checkbox"/> Commercial (31) <input type="checkbox"/> Residential (32) <input type="checkbox"/> Drugs (38)	Miscellaneous Civil Complaint <input type="checkbox"/> RICO (27) <input type="checkbox"/> Other complaint (not specified above) (42)
Employment <input type="checkbox"/> Wrongful termination (36) <input type="checkbox"/> Other employment (15)	Judicial Review <input type="checkbox"/> Asset forfeiture (05) <input type="checkbox"/> Petition re: arbitration award (11) <input type="checkbox"/> Writ of mandate (02) <input type="checkbox"/> Other judicial review (39)	Miscellaneous Civil Petition <input type="checkbox"/> Partnership and corporate governance (21) <input type="checkbox"/> Other petition (not specified above) (43)

2. This case is is not complex under rule 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:
- | | |
|---|--|
| a. <input checked="" type="checkbox"/> Large number of separately represented parties | d. <input checked="" type="checkbox"/> Large number of witnesses |
| b. <input checked="" type="checkbox"/> Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve | e. <input type="checkbox"/> Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court |
| c. <input checked="" type="checkbox"/> Substantial amount of documentary evidence | f. <input type="checkbox"/> Substantial postjudgment judicial supervision |
3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. punitive
4. Number of causes of action (specify): 4
5. This case is is not a class action suit.
6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)

Date: August 14, 2020
Mike M. Arias, Esq. (SBN 115385)
(TYPE OR PRINT NAME)


(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

NOTICE

- Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.
- File this cover sheet in addition to any cover sheet required by local court rule.
- If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

BY FAX

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you **must** complete and file, along with your first paper, the *Civil Case Cover Sheet* contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check **one** box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the **primary** cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the *Civil Case Cover Sheet* to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

CASE TYPES AND EXAMPLES

Auto Tort	Contract	Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403)
Auto (22)—Personal Injury/Property Damage/Wrongful Death	Breach of Contract/Warranty (06)	Antitrust/Trade Regulation (03)
Uninsured Motorist (46) <i>(if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto)</i>	Breach of Rental/Lease Contract <i>(not unlawful detainer or wrongful eviction)</i>	Construction Defect (10)
	Contract/Warranty Breach—Seller Plaintiff <i>(not fraud or negligence)</i>	Claims Involving Mass Tort (40)
	Negligent Breach of Contract/Warranty	Securities Litigation (28)
	Other Breach of Contract/Warranty	Environmental/Toxic Tort (30)
Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort	Collections (e.g., money owed, open book accounts) (09)	Insurance Coverage Claims <i>(arising from provisionally complex case type listed above)</i> (41)
Asbestos (04)	Collection Case—Seller Plaintiff	Enforcement of Judgment
Asbestos Property Damage	Other Promissory Note/Collections Case	Enforcement of Judgment (20)
Asbestos Personal Injury/Wrongful Death	Insurance Coverage <i>(not provisionally complex)</i> (18)	Abstract of Judgment (Out of County)
Product Liability <i>(not asbestos or toxic/environmental)</i> (24)	Auto Subrogation	Confession of Judgment <i>(non-domestic relations)</i>
Medical Malpractice (45)	Other Coverage	Sister State Judgment
Medical Malpractice—Physicians & Surgeons	Other Contract (37)	Administrative Agency Award <i>(not unpaid taxes)</i>
Other Professional Health Care Malpractice	Contractual Fraud	Petition/Certification of Entry of Judgment on Unpaid Taxes
Other PI/PD/WD (23)	Other Contract Dispute	Other Enforcement of Judgment Case
Premises Liability (e.g., slip and fall)	Real Property	Miscellaneous Civil Complaint
Intentional Bodily Injury/PD/WD (e.g., assault, vandalism)	Eminent Domain/Inverse Condemnation (14)	RICO (27)
Intentional Infliction of Emotional Distress	Wrongful Eviction (33)	Other Complaint <i>(not specified above)</i> (42)
Negligent Infliction of Emotional Distress	Other Real Property (e.g., quiet title) (26)	Declaratory Relief Only
Other PI/PD/WD	Writ of Possession of Real Property	Injunctive Relief Only <i>(non-harassment)</i>
Non-PI/PD/WD (Other) Tort	Mortgage Foreclosure	Mechanics Lien
Business Tort/Unfair Business Practice (07)	Quiet Title	Other Commercial Complaint Case <i>(non-tort/non-complex)</i>
Civil Rights (e.g., discrimination, false arrest) <i>(not civil harassment)</i> (08)	Other Real Property <i>(not eminent domain, landlord/tenant, or foreclosure)</i>	Other Civil Complaint <i>(non-tort/non-complex)</i>
Defamation (e.g., slander, libel) (13)	Unlawful Detainer	Miscellaneous Civil Petition
Fraud (16)	Commercial (31)	Partnership and Corporate Governance (21)
Intellectual Property (19)	Residential (32)	Other Petition <i>(not specified above)</i> (43)
Professional Negligence (25)	Drugs (38) <i>(if the case involves illegal drugs, check this item; otherwise, report as Commercial or Residential)</i>	Civil Harassment
Legal Malpractice	Judicial Review	Workplace Violence
Other Professional Malpractice <i>(not medical or legal)</i>	Asset Forfeiture (05)	Elder/Dependent Adult Abuse
Other Non-PI/PD/WD Tort (35)	Petition Re: Arbitration Award (11)	Election Contest
Employment	Writ of Mandate (02)	Petition for Name Change
Wrongful Termination (36)	Writ—Administrative Mandamus	Petition for Relief From Late Claim
Other Employment (15)	Writ—Mandamus on Limited Court Case Matter	Other Civil Petition
	Writ—Other Limited Court Case Review	
	Other Judicial Review (39)	
	Review of Health Officer Order	
	Notice of Appeal—Labor Commissioner Appeals	