1	JOSHUA C. COHEN, ESQ. #257960 DARREN A. REID, ESQ. #321922 COHEN LAW PARTNERS		
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	4929 Wilshire Boulevard, Suite 412 Los Angeles, California 90010-3818		
4	Telephone: (323) 937-7105 Facsimile: (323) 937-0958		
5	Email: cohenlaw@cohenlawpartners.com  Attorneys for Plaintiff		
6	Theories for Flamen		
7	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
8	COUNTY OF LOS ANGELES – SPRING STREET COURTHOUSE		
9	, an individual;	Case No. 23STCV11854	
10	Plaintiff, vs.	PLAINTIFF'S RESPONSES TO REQUEST FOR IDENTIFICATION AND PRODUCTION OF	
12		DOCUMENTS	
13	; Does 1 TO 10, Inclusive,		
14	Defendants.		
15			
16	PROPOUNDING PARTY: Defendant,		
17	RESPONDING PARTY: Plaintiff,		
18	SET NUMBER: ONE		
19			
20	TO ALL PARTIES AND THEIR ATTOI		
21		Party") makes the following answers and objections to	
22	the REQUEST FOR IDENTIFICATION AND P	'RODUCTION OF DOCUMENTS, Set One.	
23	PRELIMIN!	ARY STATEMENT	
24	Plaintiff's investigation and discovery of the facts relating to this case, and preparation for trial,		
25	are continuing and not complete. All of the responses contained herein are presently available to and specifically known to this Plaintiff and disclose only those contentions which presently occur to such Plaintiff. This Plaintiff will, during the course of this litigation, pursue extensive formal discovery, as well as extensive investigation and informal discovery on her own. Therefore, without suggesting or PLAINTIFF'S RESPONSES TO REQUEST FOR IDENTIFICATION AND PRODUCTION OF DOCUMENTS		
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implying any interest to respond less than fully to the Demand for Production, this Plaintiff must point out that her responses are of necessity of a somewhat preliminary nature and that the full factual basis concerning this matter is yet to be developed with complete precision. However, this Plaintiff assumes no obligation to voluntarily supplement or amend these responses to reflect any facts, contentions, witnesses, and evidence which may be discovered following the serving of theses response. The response contained herein are made in a good faith effort to supply as much factual information and as much specification of legal contentions as is presently known. **DEMAND NO. 1:** All DOCUMENTS relating to the medical treatment received by YOU arising from this INCIDENT, including but not limited to, any and all medical reports or records, diagnostic images, correspondences from treating physicians, medical billings, or status and/or prognosis reports. **RESPONSE TO DEMAND NO. 1:** Objection. This interrogatory is duplicative and intended to harass and annoy; the information sought has previously been provided in Responding Party's response to. Notwithstanding the foregoing objections and subject thereto, Responding Party responds as follows: poo

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DEMAND NO. 2:

All DOCUMENTS relating to relating to any prior or subsequent incidents in which YOU suffered injuries to the same parts of YOUR body which YOU claim were injured in this INCIDENT, including but not limited to, any and all medical reports, correspondence from treating physicians, medical billings, prognosis and/or status reports. Case No. 23STCV11854

**RESPONSE TO DEMAND NO. 2:** 

Responding Party will comply with this demand. Please see "" produced concurrently herewith.

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## 1 **DEMAND NO. 3**: 2 All DOCUMENTS pertaining to YOUR claim for loss of earnings or loss of earning capacity 3 from the INCIDENT, including but not limited to, wage/income statements, verifications or losses, pay 4 stubs, withholding statements, tax returns, ledgers, income profits, commissions or salaries, or other 5 records or books. **RESPONSE TO DEMAND NO. 3:** 6 7 8 Responding Party will comply with this demand. Please see "" produced concurrently herewith. 9 **DEMAND NO. 4:** 10 11 Any and all written statements taken or received by you from any witness to this INCIDENT or 12 from any party to this incident. 13 **RESPONSE TO DEMAND NO. 4:** 14 Responding Party will comply with this demand. Please see "" produced concurrently herewith. 15 16 17 **DEMAND NO. 5:** 18 Any and all property repair estimates, invoices or cancelled checks of any property damage 19 claimed as a result of the INCIDENT which is the subject of this action. 20 **RESPONSE TO DEMAND NO. 5:** 21 Responding Party will comply with this demand. Please see "" produced concurrently herewith. 22 23 **DEMAND NO. 6**: 24 25 The declaration page reflecting automobile insurance which covered you at the time of the 26 subject INCIDENT. **RESPONSE TO DEMAND NO. 6:** 27 28

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2	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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4	DEMAND NO. 7:
5	All photographs, video tapes, recordings, diagrams, representations or reproductions of any
6	location or accident scene involved in the INCIDENT which is the subject of this action.
7	RESPONSE TO DEMAND NO. 7:
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9	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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11	DEMAND NO. 8:
12	All photographs, video tapes, recordings, diagrams, representations or reproductions of any object
13	or property involved in the INCIDENT which is the subject of this action.
14	RESPONSE TO DEMAND NO. 8:
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16	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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18	DEMAND NO. 9:
19	All photographs, video tapes, recordings, diagrams, representations or reproductions of any party
20	involved in the INCIDENT which is the subject of this action.
21	RESPONSE TO DEMAND NO. 9:
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23	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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25	DEMAND NO. 10:
26	All photographs, video tapes, recordings, diagrams, representations or reproductions of any
27	experts involved in this litigation.
28	RESPONSE TO DEMAND NO. 10:
	PLAINTIFF'S RESPONSES TO REQUEST FOR IDENTIFICATION AND PRODUCTION OF
	PLAINTIFF 5 RESPONSES TO REQUEST FOR IDENTIFICATION AND PRODUCTION OF

DOCUMENTS

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2	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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4	DEMAND NO. 11:
5	All DOCUMENTS relating to any and all investigative reports of any party involved in the
6	INCIDENT, including any and all sub rosa, surveillance, social media investigation or other
7	investigative reports of any party to this action.
8	RESPONSE TO DEMAND NO. 11:
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10	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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12	DEMAND NO. 12:
13	All DOCUMENTS relating to any and all investigative reports of any experts involved in this
14	litigation, including any and all sub rosa, surveillance or other investigative reports.
15	RESPONSE TO DEMAND NO. 12:
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17	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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19	DEMAND NO. 13:
20	All statements obtained from any of the defendants, their managing agents, supervisors or
21	employees regarding the incident, which is the subject of this action. Case No. 23STCV11854
22	RESPONSE TO DEMAND NO. 13:
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24	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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26	DEMAND NO. 14:
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1	All reports of any governmental agency which reported or investigated the incident which forms
2	a basis of your action, including, but not limited to, city police reports, California Highway Patrol
3	reports, etc.
4	RESPONSE TO DEMAND NO. 14:
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6	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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8	DEMAND NO. 15:
9	Any journals, diaries, ledgers in which plaintiff made notes and/or recorded any writings
10	concerning his or her injuries suffered in connection with the subject incident.
11	RESPONSE TO DEMAND NO. 15:
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13	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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15	DEMAND NO. 16:
16	Any and all data, information, statistics, recordings, or readings from personal health monitoring
17	devices taken within the last 5 years. "Personal health monitoring devices" shall include, but is not
18	limited to, devices such as Fitbit, Apple Watch, iPhone, Samsung Galaxy, any smart phone, fitness
19	tracker, wearable wrist pedometers, medical alert devices, sleep number devices, wearing pulse
20	oximeters, or any devices that transmits personal health information or data.
21	RESPONSE TO DEMAND NO. 16:
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23	Responding Party will comply with this demand. Please see "" produced concurrently herewith.
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25	DEMAND NO. 17:
26	Any and all documents that support YOUR contention that propounding party was negligent, as
27	alleged in your action.
28	RESPONSE TO DEMAND NO. 17:
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2	Responding Party will comply with this demand. Please see "" produced concurrently herewith.		
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4	DEMAND NO. 18:		
5	Any photos YOU intend to show at the time of trial related to YOUR injuries and/or claim for		
6	damages.		
7	RESPONSE TO DEMAND NO. 18:		
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9	Responding Party will comply with this demand. Please see "" produced concurrently herewith.		
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11	DEMAND NO. 19:		
12	All COMMUNICATIONS between YOU and the propounding party relating to the subject		
13	INCIDENT.		
14	RESPONSE TO DEMAND NO. 19:		
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16	Responding Party will comply with this demand. Please see "" produced concurrently herewith.		
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18	DEMAND NO. 20:		
19	All COMMUNICATIONS between YOU and any third-party relating to YOUR injuries alleged		
20	from the subject INCIDENT, including but not limited to, communications between YOU and YOUR		
21	spouse, partner, family, employer, friend, or other third-party.		
22	RESPONSE TO DEMAND NO. 20:		
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24	Responding Party will comply with this demand. Please see "" produced concurrently herewith.		
25			
26	Dated: DATE COHEN LAW PARTNERS		
27			
28	By:		
	Darren A. Reid		
	PLAINTIFF'S RESPONSES TO REQUEST FOR IDENTIFICATION AND PRODUCTION OF DOCUMENTS		

## Attorneys for Plaintiff