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1 2 3 4 5 6 7 8 9 10	JAMES J. PISANELLI (Nevada Bar No. 4027) <u>JJP@pisanellibice.com</u> TODD L. BICE (Nevada Bar No. 4534) <u>TLB@pisanellibice.com</u> DEBRA L. SPINELLI (Nevada Bar No. 9695 <u>DLS@pisanellibice.com</u> PISANELLI BICE 400 South 7 th Street, Suite 300 Las Vegas, NV 89101 Tel: 702.214.2100 BRAD D. BRIAN (<i>Pro Hac Vice Forthcoming</i>) <u>brad.brian@mto.com</u> MICHAEL R. DOYEN (<i>Pro Hac Vice Forthcoming</i>) <u>michael.doyen@mto.com</u> BETHANY W. KRISTOVICH (<i>Pro Hac Vice Forthcoming</i>) <u>michael.doyen@mto.com</u> MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, Fiftieth Floor		
11	Los Angeles, California 90071-3426		
12 13 14 15 16 17 18 19	E. STRATTON HORRES, JR. (<i>Pro Hac Vice Forthe</i> <u>Stratton.Horres@wilsonelser.com</u> KAREN L. BASHOR, (Nevada Bar No. 11913) <u>Karen.Bashor@wilsonelser.com</u> WILSON ELSER MOSKOWITZ EDELMAN & DIO 300 South Fourth Street, 11 th Floor Las Vegas, Nevada 89101-6014 Tel: 702.727.1400/Fax: 702.727.1401 Attorneys for Plaintiffs MGM RESORTS INTERNA RESORT GROUP, MANDALAY BAY, LLC, MGM GROUNDS, LLC, and MGM RESORTS VENUE M UNITED STATES DIS	CKER LLP TIONAL, MAN A RESORTS FES IANAGEMENT,	STIVAL LLC
20	DISTRICT OF NEVADA		
21			
22 23	MGM RESORTS INTERNATIONAL, MANDALAY RESORT GROUP, MANDALAY BAY, LLC f/k/a MANDALAY CORP., MGM RESORTS FESTIVAL	Case No. COMPLAINT RELIEF	FOR DECLARATORY
24 25	GROUNDS, LLC, MGM RESORTS VENUE MANAGEMENT, LLC		
23 26	Plaintiffs,		
20 27	vs.		
28	CARLOS ACOSTA; EMMANUEL AFFRAN; GREG AGUAYO; LILLIAN AGUIRRE;		
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	COMPLAINT FOR DECLA	ARATORY RELIE	3

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1	DIONNDRA ALEXANDER; LESI ALWORTH; ENRIQUE ARGUET			
2	ARMSTRONG; IMARI AUSBIE; '	TINA		
3	MARIE AVERY; JEFFREY BACH JOSEPH I. BALAS; BREANNA G	RACE		
4	FRANCL BALDRIDGE; MALIND BALDRIDGE; COLE BALDWIN;	PAUL		
5	BALFOUR; ALICIA BEATTY; EL BEATTY; MATTHEW BEATTY;			
6	BEAVER; BRANDON CHARLES TINA BEDARTES; CHICO BELS	BECKETT;		
7	CHRISTI BERAN; KAREN BERN JENNIFER L. BITHELL; RUSSEL	IEY;		
-	AARON BOUPHAPRASEUTH; JO	OSHUA		
8	BRADY; CHANDRA BRIDGES; (ALAN BROCKETT; DEBBIE BRO	OCKETT;		
9	KALI BROCKETT; LEXIA BROC CAITLIN BRUNNER; ANDRE BF	RYANT;		
10	JORI BUCKLAND; TIFFANIE BU ANTHONY BURNS; ANDRETTI			
11	KIMBERLY CALDERON; EARLI DANIELLE CARTER; ATHENA (
12	SHAYLA CATALDO; TEQUELA CHAPPELL; SAVANNA CHASCO			
13	CLUFF; GREG CLUFF; CODY CO MARKIE COFFER; CONNIE D. C	OFFER;		
14	KIMBERLY COLLINS; SUE ANN CORNWELL; DANIEL CORTES;	1		
15	COSSAIRT; MANDI CROWDER; CUELLAR; JUAN CUELLAR; RA	CHANELL		
16	RUSK DAVIS; WHITNEY DAY; J	JOHN		
17	DEANE; RACHEL DELAPAZ; HA DOMINGUEZ; JOMONT DOTTO	N;		
18	SANDRA DOUGLAS; MICHAEL HUGH JOSEPH DYER III; SONY.	A ESTERS;		
19	EMILY EVANS; MICHELLE EVA KRISTINA FALCO; CASSANDRA	A FIGGERS;		
20	DEANNA FINLEY; JUDITH FISH BRISTINA FLATT; KENNETH SI	,		
21	FLETCHER; BETH GALOFARO; GALVEZ; LACY GANN; DANA (
21	COURTNEY GIBSON; JENNIFER MICHAEL MERCED GILARDING	R GIBSON;		
22	GILMORE; TOMAS GONZALEZ GOOZE; MICHAEL GREENFIEL	; HEATHER		
23 24	HAMILTON; ANGEL HANDLIN; HANDLIN; MATTHEW HANSEN	DARREL		
	HANSSON; CAROL HARDEN; JU	JSTIN		
25	HARMAN; LAKHESHA HARRIS HARRIS; JENNIFER HAUT; ELIZ	ZABETH		
26	HEFLEY; GABRIELLE HEMPHII WILLIAM HENNING; RICHARD			
27	HERMANN; MARIO HERRERA; JACQUELYN HOFFING; MARCE	ELLA		
28	HOFFMAN; BRITTANY HORTO	N; MEGAN		
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1	IANNUZZI; LUCA ICLODEAN; I JACKSON; JARON ANTHONY JA			
2	ANGELINA JAMES; COREY JOH DEANDRE JOHNSON; JAYNELL	INSON;		
3	JOHNSON; JOHANNA JOHNSON	N; SARAH		
4	JOHNSON; EDGAR T. JONES; CI JOSHUA; MYLES KALK; AUTUI	M		
5	KAPINKIN; JAWAUNDO W. KIM WILLIAM KING; NIKKOLE KNI	GHT;		
6	ANGELL KNITTLE; ANNA KOPI KRONBERG; LORI KRUMME; M	IARY		
7	LYNN KUEFFNER; ATHEA LAV LEE; ERIKA LEE; LISA LEE; NIC			
8	ALAN I. LEVITT; CHARLES LEX YOLANDA LIZARDO; GABRIEL	KION;		
9	LOMAGLIO; VICENTE LOPEZ; S LOTT; JOSHUA LUIZ; JOY LUJA	SHAWNA		
10	BRITTANY MACKAY; KERI MA CHRISTIAN MARQUEZ; TRACI			
	MARSHALL; RICHARD MASUC LINDSEY MATA; TRAVIS MATI			
11	STEVE MCBEE; DENISE MCCLE	ELLAN;		
12	LONNIE MCCORVEY; LYNNE M TAMIKA MCGILL; CARMEN MC	CKINLEY;		
13	CLEVELAND MCMATH; DOREE MEDINA; TREZA MEKHAIL; PA	IGE		
14	MELANSON; ROSEMARIE MEL STEPHANIE MELANSON; STEPI	HEN		
15	MELANSON; ESTATE OF AUST ROMEO MEYER; ROBERT MILL	LER;		
16	PHYLYSSA MONTOYA; ALYSS KATRINA MORGAN; SHANCEL			
17	MARIROSE NAING; ANTHONY NOARBE; AMBER NORCIA; ELS			
18	ROSE O'TOOLE; KUULEI OTIS; OWENS; CHAD PACKARD; KAY			
19	PAUL; ELISA PEREZ; ANGELA PERRY; JEREMY PICKETT; JOS			
20	MACKENZIE PLUTA; DARRIAN LAURA A. PUGLIA; KARMJIT R	PORTER;		
21	JASMINE REIN; STANLEY RENI RICHMOND; ISRAEL RIVERA; T	DON; LEA		
22	ROCHELEAU; MICHAEL ROLLA MARK RUSSELL; VINCENT SAG	AND;		
23	CHRISTOPHER SALINAS; LENE SAMPSON; ALYSSA SANDS; JO	A		
24	SARTIN; SARAH SCARLETT; SH SCARLETT; SHAYLENNE SCAR	IAWN		
25	SCHMITZ; ALISON SHEEHE;	,		
26	CHRISTOPHER SHUEMAKER; B SKAGEN; JENNIFER SKOFF; CH	IEYENNE		
27	SLOAN; EDEN SMITH; JASPER S YVONNE SMITH; MARTIN SOL	ANO;		
28	SHELBY STALKER; CHRIS STE GREGORY TAVERNITE; SAM T	,		
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1 2 3 4 5 6 7 8 9	WENDY TAYLOR-HILL; REGIN THARPS; CHRISTINA THEBEAU W. THERIAULT; BREYANA THO GABRIELLE THOMAS; SAVAN THOMAS; STEVEN THOME; AL TILLEY; MARIYA TORO; KATH TRESSLER; JENNIFER A. TURN DEBORAH URRIZAGA; WILLIA VANDERVEER; FRANK VEALE TAMARA VEALENCIS; REGINA ALYSSA WALKER; TIKIESHA W DONALD WELTY; ZACHARY W JORDAN WILKINSON; JEFFERY WILLIAMS; TERACIO WILLIAM "OPIE" ALLEN WISE; JOHN YOP ZALESKI; JANET ZMYEWSKI; T ZMYEWSKI,	J; DAVID DMAS; NAH VA BRUCE RYN ER; M F. NCIS; VIOLA; VASP; VILCOX; IS; GARY NTS; JAMIE		
10	DEFENDANTS.			
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1

INTRODUCTION

2 1. On October 1, 2017, Stephen Paddock carried out a mass attack at the Route 91
3 Harvest Festival in Las Vegas, Nevada.

2. Paddock intended to inflict mass injury, death and destruction. He killed 58
persons and injured some 500 others. Paddock's attack resulted in the highest number of deaths of
any mass shooting in the Nation's history.

3. Security for the concert was provided by Contemporary Services Corporation,
whose security services have been certified by the Secretary of Homeland Security for protecting
against and responding to acts of mass injury and destruction.

4. Recognizing the national interest in such events, and in the development and
deployment of services certified by the Secretary of Homeland Security to prevent and respond to
such events, Congress has provided original and exclusive federal jurisdiction for any claims of
injuries arising out of or relating to mass violence where services certified by the Department were
deployed.

5. Plaintiff MGM Resorts Festival Grounds, LLC owns and operates the Las Vegas
 Village, at 3901 South Las Vegas Boulevard, Las Vegas, Nevada 89119, where the Route 91
 Harvest Festival was held. Plaintiff Mandalay Bay, LLC owns and operates the Mandalay Bay
 resort, which is adjacent to Las Vegas Village. Plaintiff MGM Resorts International is the parent
 corporation, with an indirect 100% interest in Mandalay Bay, LLC, and MGM Resorts Festival
 Grounds. Plaintiff MGM Resorts Venue Management, LLC is a Nevada limited liability
 company.

22 6. Paddock carried out his mass attack on the concert from a room on the 32nd floor
23 of the Mandalay Bay resort.

7. Following Paddock's attack, over 2,500 individuals ("Claimants") have brought
 lawsuits, or threatened to bring lawsuits, against Plaintiffs MGM Resorts Festival Grounds, LLC,
 MGM Resorts International, Mandalay Bay, LLC, Mandalay Resort Group, and MGM Resorts
 Venue Management, LLC (collectively, "the MGM Parties"), alleging that the MGM Parties
 (among others) are liable for deaths, injuries, and emotional distress resulting from Paddock's

COMPLAINT FOR DECLARATORY RELIEF RE APPLICATION OF SAFETY ACT, 6 U.S.C. §§ 441-444

attack. Claimants subsequently voluntarily dismissed these cases before they could be resolved,
 apparently with the intent of refiling.

8. Named as defendants in this case are Claimants who have brought lawsuits (which
they subsequently voluntarily dismissed) against the MGM Parties, alleging claims arising from
Paddock's attack, and persons who, through counsel, have threatened to bring such claims against
the MGM Parties.

9. Congress has enacted legislation to support the development of new technologies
and services to prevent and respond to mass violence. That legislation, the Support AntiTerrorism by Fostering Effective Technologies Act of 2002, 6 U.S.C. §§ 441-444 (also known by
the acronym, the "SAFETY Act"), provides a calibrated balance of remedies and limitations on
liabilities arising from mass attacks committed on U.S. soil where services certified by the
Department of Homeland Security were deployed.

13 10. In the case of Paddock's mass attack, certified technologies or services were
14 deployed by a professional security company, Contemporary Services Corporation ("CSC"),
15 which was employed as the Security Vendor for the Route 91 concert. As alleged in more detail
16 below, Paddock's mass attack meets the requirements of the SAFETY Act as set forth in the
17 statute and the Regulations promulgated by the Department of Homeland Security.

18 11. Defendants' actual and threatened lawsuits implicate the services provided by CSC
19 because they implicate security at the concert, for example security training, emergency response,
20 evacuation, and adequacy of egress.

12. As a result, the SAFETY Act applies to and governs all actions and any claims
arising out of or relating to Paddock's mass attack. There are five key aspects of the Act and
implementing regulations promulgated by the Department of Homeland Security as authorized and
contemplated by the SAFETY Act. 6 C.F.R. § 25.1 et seq.

13. First, the SAFETY Act creates a "Federal cause of action for claims arising out of
[or] relating to" an act of mass violence where certified services were deployed and where such
claims may result in losses to the Seller of the services. 6 U.S.C. § 442(a)(1).

28 14. Second, the SAFETY Act expressly provides the federal courts with "original and ^{39268621.2} -2-

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exclusive jurisdiction over all actions for any claim for loss" arising out of or related to such an
 attack. 6 U.S.C. § 442(a)(2).

3 15. Third, as confirmed by the Secretary's implementing regulations promulgated after
4 enactment of the SAFETY Act, the federal cause of action created by the statute is the exclusive
5 claim available in such circumstances. 6 U.S.C.

6 § 442(a)(1). The regulations state: "There shall exist only one cause of action for loss of property,
7 personal injury, or death for performance or non-performance of the Seller's Qualified Anti–
8 Terrorism Technology in relation to an Act of Terrorism." 6 C.F.R. § 25.7(d).

9 16. Fourth, the regulations further provide that "Such cause of action may be brought
10 only against the Seller of the Qualified Anti–Terrorism Technology and may not be brought
11 against the buyers, the buyers' contractors, or downstream users of the Technology, the Seller's
12 suppliers or contractors, or any other person or entity." 6 C.F.R. § 25.7(d).

17. Fifth, to ensure compensation for victims in appropriate cases, the SAFETY Act
requires that the Seller "obtain liability insurance of such types and in such amounts as shall be
required in accordance with this section and certified by the Secretary to satisfy otherwise
compensable third-party claims arising out of, relating to, or resulting from an act of terrorism." 6
U.S.C. § 443(a)(1).

18 18. Congress enacted the SAFETY Act in recognition of the strong national interest in
encouraging the development and use of technologies and services that can help prevent and
respond to mass violence. The Act does so in part by assurance of limited liability in the
unfortunate event that an incident of mass violence occurs and injuries occur despite the
deployment of such technology. The Act also does so by creating original and exclusive
jurisdiction for the resolution of all controversies in federal court. 6 U.S.C. § 442(a)(2).

19. The SAFETY Act expressly provides the federal courts with original and exclusive
jurisdiction over "all actions for and any claims for loss [or] injury" arising out of or relating to a
mass attack where certified services were provided and where such claims *may* result in losses to
the seller of those services. The Act and the associated regulations make clear that any such claim
against the MGM Parties must be dismissed.

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20. By this action, the MGM Parties seek a declaratory judgment and further relief
 pursuant to the Declaratory Judgment Act, 28 U.S.C. §§ 2201 and 2202, that the MGM parties
 cannot be held liable to Defendants for deaths, injuries, or other damages arising from Paddock's
 attack.

PARTIES 5 A. **PLAINTIFFS** 6 7 21. Plaintiff MGM RESORTS INTERNATIONAL is a Delaware corporation with its 8 principal place of business in Las Vegas, Nevada. 9 22. Plaintiff MANDALAY RESORT GROUP is a Nevada corporation with its 10 principal place of business in Las Vegas, Nevada. 23. Plaintiff, MANDALAY BAY, LLC f/k/a MANDALAY CORP. is a Nevada 11 limited liability company with a single member, Mandalay Resort Group. 12 13 24. Plaintiff MGM RESORTS FESTIVAL GROUNDS, LLC is a Nevada limited liability company with a single member, Mandalay Resort Group. 14 25. Plaintiff MGM RESORTS VENUE MANAGEMENT, LLC is a Nevada limited 15 liability company with a single member, MGM Resorts International. 16 17 B. **DEFENDANTS** 18 19 26. Plaintiffs are informed and believe, and thereon allege, that defendant Carlos Acosta is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 20 21 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 22 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 23 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 27. 24 Plaintiffs are informed and believe, and thereon allege, that defendant Emmanuel Affran is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 25 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 26 27 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 28 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

28. Plaintiffs are informed and believe and thereon allege that Defendant Greg Aguayo
 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
 Nevada.

5 29. Plaintiffs are informed and believe and thereon allege that Defendant Lillian
6 Aguirre is a resident of the State of Nevada. Defendant has, through counsel, asserted or
7 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
8 Las Vegas, Nevada.

9 30. Plaintiffs are informed and believe, and thereon allege, that defendant Dionndra
10 Alexander is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
11 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
12 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v.*13 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
14 BC684047.

15 31. Plaintiffs are informed and believe and thereon allege that Defendant Leslie
16 Alworth is a resident of the State of Nevada. Defendant has, through counsel, asserted or
17 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
18 Las Vegas, Nevada.

19 32. Plaintiffs are informed and believe, and thereon allege, that defendant Enrique Argueta is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 20 21 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 22 23 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 24 33. Plaintiffs are informed and believe, and thereon allege, that defendant Shane Armstrong is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which 25 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims 26 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Athena Castilla v. 27 MGM, filed October 18, 2017, in the Los Angeles Superior Court ("LASC"), case number 28 39268621.2

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3	is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was		
4	subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising		
5	from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM,		
6	filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.		
7	35. Plaintiffs are informed and believe, and thereon allege, that defendant Tina Marie		
8	Avery is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was		
9	subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising		
10	from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM,		
11	filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.		
12	36. Plaintiffs are informed and believe and thereon allege that Defendant Jeffrey		
13	Bachman is a resident of the State of Nevada. Defendant has, through counsel, asserted or		
14	4 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in		
15	Las Vegas, Nevada.		
16	37. Plaintiffs are informed and believe and thereon allege that Defendant Joseph l.		
17	7 Balas is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened		
18	8 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,		
19	Nevada.		
20	38. Plaintiffs are informed and believe, and thereon allege, that defendant Breanna		
21	Grace Francl Baldridge is a resident of the State of Nevada. Defendant has previously filed a		
22	lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs,		
23	asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in		
24	Baldridge, et al. v. MGM, filed January 18, 2018, in Clark County District Court ("Clark		
25	County"), case number A-18-767981-C.		
26	39. Plaintiffs are informed and believe, and thereon allege, that defendant Malinda		
27	Baldridge is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which		
28	was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims		
	^{39268621.2} -6-		
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arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Baldridge, et al. v. MGM*, filed January 18, 2018, in Clark County District Court ("Clark County"), case number A 18-767981-C.

40. Plaintiffs are informed and believe, and thereon allege, that defendant Cole 4 5 Baldwin is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 6 7 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 8 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 9 41. Plaintiffs are informed and believe and thereon allege that Defendant Paul Balfour 10 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to 11 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 12

42. Plaintiffs are informed and believe and thereon allege that Defendant Alicia Beatty
is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
Nevada.

17 43. Plaintiffs are informed and believe and thereon allege that Defendant Elizabeth
18 Beatty is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
19 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
20 Nevada.

44. Plaintiffs are informed and believe and thereon allege that Defendant Matthew
Beatty is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
Nevada.

45. Plaintiffs are informed and believe, and thereon allege, that defendant Brandy
Beaver is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,

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	COMPLAINT FOR DECLARATORY RELIEF

1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

46. Plaintiffs are informed and believe, and thereon allege, that defendant Brandon
Charles Beckett is a resident of the State of Nevada. Defendant has previously filed a lawsuit
(which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting
claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
BC684047.

8 47. Plaintiffs are informed and believe and thereon allege that Defendant Tina Bedartes
9 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
10 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
11 Nevada.

48. Plaintiffs are informed and believe, and thereon allege, that defendant Chico Belser 12 13 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 14 15 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 16 49. Plaintiffs are informed and believe, and thereon allege, that defendant Christi Beran 17 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 18 19 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 20 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 21 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 50. 22 Plaintiffs are informed and believe and thereon allege that Defendant Karen Berney 23 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to 24 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 25 51. Plaintiffs are informed and believe, and thereon allege, that defendant Jennifer L. 26 Bithell is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 27 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 28 39268621.2

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from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 1 2 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 3 52. Plaintiffs are informed and believe, and thereon allege, that defendant Russell Bleck is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 4 5 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Mayfield, et al. v. MGM, 6 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 7 8 53. Plaintiffs are informed and believe, and thereon allege, that defendant Aaron 9 Bouphapraseuth is a resident of the State of Nevada. Defendant has previously filed a lawsuit 10 (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et 11 al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number 12 13 BC684047.

14 54. Plaintiffs are informed and believe and thereon allege that Defendant Joshua Brady
15 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
16 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
17 Nevada.

55. Plaintiffs are informed and believe, and thereon allege, that defendant Chandra 18 Bridges is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 19 20 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 21 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 22 23 56. Plaintiffs are informed and believe, and thereon allege, that defendant Craig Alan 24 Brockett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 25 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 26 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 27 28 57. Plaintiffs are informed and believe, and thereon allege, that defendant Debbie 39268621.2

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Brockett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

- 5 58. Plaintiffs are informed and believe, and thereon allege, that defendant Kali Brockett
 6 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
 7 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 8 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
 9 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
- 59. 10 Plaintiffs are informed and believe, and thereon allege, that defendant Lexia Brockett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 11 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 12 13 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 14 60. 15 Plaintiffs are informed and believe, and thereon allege, that defendant Caitlin Brunner is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 16 17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Brunner v. MGM, filed 18

19 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-1720 764745-C.

61. 21 Plaintiffs are informed and believe, and thereon allege, that defendant Andre 22 Bryant is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 23 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 24 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 25 62. 26 Plaintiffs are informed and believe, and thereon allege, that defendant Jori Buckland is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 27 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 28 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

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from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Buckland v. MGM*, filed
 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17 764741-C.

4 63. Plaintiffs are informed and believe and thereon allege that Defendant Tiffanie
5 Buehler is a resident of the State of Nevada. Defendant has, through counsel, asserted or
6 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
7 Las Vegas, Nevada.

8 64. Plaintiffs are informed and believe and thereon allege that Defendant Anthony
9 Burns is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
10 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
11 Nevada.

Plaintiffs are informed and believe, and thereon allege, that defendant Andretti 65. 12 13 Cage is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 14 15 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 16 66. Plaintiffs are informed and believe, and thereon allege, that defendant Kimberly 17 Calderon is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 18 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 19 20 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Melanson, et al. v. MGM, 21 filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A-18-767288-C. 22

67. Plaintiffs are informed and believe, and thereon allege, that defendant Earllitra
Danielle Carter is a resident of the State of Nevada. Defendant has previously filed a lawsuit
(which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting
claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
BC684047.

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68. Plaintiffs are informed and believe, and thereon allege, that defendant Athena 1 2 Castilla is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Athena Castilla v. MGM, 4 5 filed October 18, 2017, in the Los Angeles Superior Court ("LASC"), case number BC680193. 69. Plaintiffs are informed and believe, and thereon allege, that defendant Shayla 6 7 Cataldo is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 8 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 9 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Cataldo v. MGM, filed 10 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17-764738-C. 11 70. Plaintiffs are informed and believe, and thereon allege, that defendant Tequela 12 13 Chappell is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 14

from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
71. Plaintiffs are informed and believe and thereon allege that Defendant Savanna
Chasco is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
Nevada.

21 72. Plaintiffs are informed and believe, and thereon allege, that defendant Danny Cluff is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 22 23 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 24 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 25 73. 26 Plaintiffs are informed and believe and thereon allege that Defendant Greg Cluff is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert 27 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 28 39268621.2 -12-COMPLAINT FOR DECLARATORY RELIEF

74. Plaintiffs are informed and believe and thereon allege that Defendant Cody Coffer
 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
 Nevada.

75. Plaintiffs are informed and believe, and thereon allege, that defendant Markie
Coffer is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

10 76. Plaintiffs are informed and believe, and thereon allege, that defendant Connie D.
11 Coleman is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
12 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
13 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Gasper, et al. v. MGM*, filed
14 November 20, 2017, in Los Angeles Superior Court ("LASC"), case number BC684143

15 77. Plaintiffs are informed and believe, and thereon allege, that defendant Kimberly
16 Collins is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
18 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
19 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

20 78. Plaintiffs are informed and believe and thereon allege that Defendant Sue Ann
21 Cornwell is a resident of the State of Nevada. Defendant has, through counsel, asserted or
22 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
23 Las Vegas, Nevada.

Plaintiffs are informed and believe, and thereon allege, that defendant Daniel
Cortes is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

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80. Plaintiffs are informed and believe, and thereon allege, that defendant Brett 1 2 Cossairt is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 81. Plaintiffs are informed and believe and thereon allege that Defendant Mandi 6 7 Crowder is a resident of the State of Nevada. Defendant has, through counsel, asserted or 8 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 9 Las Vegas, Nevada. 82. 10 Plaintiffs are informed and believe and thereon allege that Defendant Chanell Cuellar is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened 11

to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
Nevada.

14 83. Plaintiffs are informed and believe and thereon allege that Defendant Juan Cuellar
15 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
16 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
17 Nevada.

84. Plaintiffs are informed and believe, and thereon allege, that defendant Rainna Rusk 18 Davis is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 19 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 20 21 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 22 23 85. Plaintiffs are informed and believe and thereon allege that Defendant Whitney Day 24 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 25 Nevada. 26

27 86. Plaintiffs are informed and believe and thereon allege that Defendant John Deane is
 a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert
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claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada.

87. Plaintiffs are informed and believe, and thereon allege, that defendant Rachel
DelaPaz is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

88. Plaintiffs are informed and believe, and thereon allege, that defendant Hannah
Dominguez is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
BC684047.

13 89. Plaintiffs are informed and believe, and thereon allege, that defendant Jomont Dotton is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 14 15 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 16 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 17 90. Plaintiffs are informed and believe, and thereon allege, that defendant Sandra 18 19 Douglas is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 20 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 21 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 22 23 91. Plaintiffs are informed and believe, and thereon allege, that defendant Michael 24 Dyer is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 25 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 26 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 27 28 92. Plaintiffs are informed and believe, and thereon allege, that defendant Hugh Joseph 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

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Dyer III is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 1 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 2 3 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 4 93. Plaintiffs are informed and believe, and thereon allege, that defendant Sonya Esters

5 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 6 7 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 8 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 9 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

94. 10 Plaintiffs are informed and believe and thereon allege that Defendant Emily Evans is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to 11 12 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 13 Nevada.

95. Plaintiffs are informed and believe, and thereon allege, that defendant Michelle 14 15 Evans is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 16 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 17 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 18 96. 19 Plaintiffs are informed and believe, and thereon allege, that defendant Kristina 20 Falco is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 21 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 22 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 23 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 97. 24 Plaintiffs are informed and believe, and thereon allege, that defendant Cassandra Figgers is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 25 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 26 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 27 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 28 39268621.2 -16-COMPLAINT FOR DECLARATORY RELIEF

98. Plaintiffs are informed and believe and thereon allege that Defendant Deanna
 Finley is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
 Nevada.

5 99. Plaintiffs are informed and believe, and thereon allege, that defendant Judith Fisher is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 6 7 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 8 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 9 10 100. Plaintiffs are informed and believe, and thereon allege, that defendant Bristina Flatt is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 11 12 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising

from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
101. Plaintiffs are informed and believe, and thereon allege, that defendant Kenneth

15. Flamming are informed and believe, and increase and get, that detendant Remieth
16. Shayne Fletcher is a resident of the State of Nevada. Defendant has previously filed a lawsuit
17. (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting
18. claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et*19. *al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
20. BC684047.

21 102. Plaintiffs are informed and believe and thereon allege that Defendant Beth Galofaro
22 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
23 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
24 Nevada.

103. Plaintiffs are informed and believe, and thereon allege, that defendant William
Galvez is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,

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filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
 104. Plaintiffs are informed and believe and thereon allege that Defendant Lacy Gann is
 a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert
 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada.

5 105. Plaintiffs are informed and believe and thereon allege that Defendant Dana Getreu
6 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
7 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
8 Nevada.

9 106. Plaintiffs are informed and believe, and thereon allege, that defendant Courtney
10 Gibson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
11 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
12 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
13 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
14 107. Plaintiffs are informed and believe and thereon allege that Defendant Jennifer

Gibson is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
Nevada.

18 108. Plaintiffs are informed and believe, and thereon allege, that defendant Michael
19 Merced Gilardino is a resident of the State of Nevada. Defendant has previously filed a lawsuit
20 (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting
21 claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et*22 *al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
23 BC684047.

24 109. Plaintiffs are informed and believe and thereon allege that Defendant Jimmy
25 Gilmore is a resident of the State of Nevada. Defendant has, through counsel, asserted or
26 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
27 Las Vegas, Nevada.

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110. Plaintiffs are informed and believe, and thereon allege, that defendant Tomas

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Gonzalez is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 1 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 2 3 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 4 5 111. Plaintiffs are informed and believe, and thereon allege, that defendant Heather Gooze is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 6 7 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 8 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Gooze v. MGM, filed 9 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17-10 764718-C.

11 112. Plaintiffs are informed and believe, and thereon allege, that defendant Michael
12 Greenfield is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
13 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
14 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Mayfield, et al. v.*15 *MGM*, filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number
16 BC687120.

113. Plaintiffs are informed and believe, and thereon allege, that defendant Julian 17 Hamilton is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 18 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 19 20 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 21 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. Plaintiffs are informed and believe and thereon allege that Defendant Angel 22 114. 23 Handlin is a resident of the State of Nevada. Defendant has, through counsel, asserted or 24 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 25 Plaintiffs are informed and believe and thereon allege that Defendant Darrel 26 115.

Handlin is a resident of the State of Nevada. Defendant has, through counsel, asserted or
threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in

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1 Las Vegas, Nevada.

2	116. Plaintiffs are informed and believe, and thereon allege, that defendant Matthew		
3	Hansen is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was		
4	subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising		
5	from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM,		
6	filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.		
7	117. Plaintiffs are informed and believe and thereon allege that Defendant Michael		
8	Hansson is a resident of the State of Nevada. Defendant has, through counsel, asserted or		
9	threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in		
10	Las Vegas, Nevada.		
11	118. Plaintiffs are informed and believe, and thereon allege, that defendant Carol Harden		
12	is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was		
13	subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising		
14	from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM,		
15	filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.		
16	119. Plaintiffs are informed and believe and thereon allege that Defendant Justin		
17	Harman is a resident of the State of Nevada. Defendant has, through counsel, asserted or		
18	threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in		
19	Las Vegas, Nevada.		
20	120. Plaintiffs are informed and believe, and thereon allege, that defendant Lakhesha		
21	Harris is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was		
22	subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising		
23	from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM,		
24	filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.		
25	121. Plaintiffs are informed and believe, and thereon allege, that defendant Trino Harris		
26	is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was		
27	subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising		
28	from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM,		
	<u>-20-</u>		
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1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

Plaintiffs are informed and believe, and thereon allege, that defendant Jennifer Haut
 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

7 123. Plaintiffs are informed and believe and thereon allege that Defendant Elizabeth
8 Hefley is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
9 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
10 Nevada.

11 124. Plaintiffs are informed and believe and thereon allege that Defendant Gabrielle
12 Hemphill is a resident of the State of Nevada. Defendant has, through counsel, asserted or
13 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
14 Las Vegas, Nevada.

15 125. Plaintiffs are informed and believe and thereon allege that Defendant William
16 Henning is a resident of the State of Nevada. Defendant has, through counsel, asserted or
17 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
18 Las Vegas, Nevada.

19 126. Plaintiffs are informed and believe, and thereon allege, that defendant Richard
20 Craig Hermann is a resident of the State of Nevada. Defendant has previously filed a lawsuit
21 (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting
22 claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et*23 *al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
24 BC684047.

127. Plaintiffs are informed and believe, and thereon allege, that defendant Mario
Herrera is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,

1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

128. Plaintiffs are informed and believe and thereon allege that Defendant Jacquelyn
Hoffing is a resident of the State of Nevada. Defendant has, through counsel, asserted or
threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
Las Vegas, Nevada.

129. Plaintiffs are informed and believe, and thereon allege, that defendant Marcella 6 7 Hoffman is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 8 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 9 10 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 130. Plaintiffs are informed and believe, and thereon allege, that defendant Brittany 11 Horton is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 12 13 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 14 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 15 131. Plaintiffs are informed and believe and thereon allege that Defendant Megan 16 Iannuzzi is a resident of the State of Nevada. Defendant has, through counsel, asserted or 17 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 18

19 Las Vegas, Nevada.

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132. Plaintiffs are informed and believe, and thereon allege, that defendant Luca
Iclodean is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Iclodean v. MGM*, filed
November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17764716-C.

26 133. Plaintiffs are informed and believe, and thereon allege, that defendant Dmorea
27 Jackson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
28 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising

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from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 2

3 134. Plaintiffs are informed and believe, and thereon allege, that defendant Jaron Anthony Jamerson is a resident of the State of Nevada. Defendant has previously filed a lawsuit 4 5 (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et 6 al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number 7 8 BC684047.

9 135. Plaintiffs are informed and believe, and thereon allege, that defendant Angelina 10 James is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 11 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 12 13 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. Plaintiffs are informed and believe, and thereon allege, that defendant Corey 14 136. 15 Johnson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 16 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 17 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 18 19 137. Plaintiffs are informed and believe, and thereon allege, that defendant DeAndre 20 Johnson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 21 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 22 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 23 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 24 138. Plaintiffs are informed and believe, and thereon allege, that defendant Jaynelle Johnson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 25 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 26 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 27 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 28 39268621.2 -23-COMPLAINT FOR DECLARATORY RELIEF

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Plaintiffs are informed and believe, and thereon allege, that defendant Johanna 139. 1 2 Johnson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 140. Plaintiffs are informed and believe, and thereon allege, that defendant Sarah 6 7 Johnson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 8 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 9 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 10 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. Plaintiffs are informed and believe, and thereon allege, that defendant Edgar T. 11 141. 12 Jones is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 13 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 14 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 15 142. Plaintiffs are informed and believe, and thereon allege, that defendant Chiquana 16 Joshua is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 18 19 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 20 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 21 143. Plaintiffs are informed and believe and thereon allege that Defendant Myles Kalk is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert 22 23 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 24 144. Plaintiffs are informed and believe and thereon allege that Defendant Autum Kapinkin is a resident of the State of Nevada. Defendant has, through counsel, asserted or 25 26 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 27 28 145. Plaintiffs are informed and believe, and thereon allege, that defendant Jawaundo W. 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

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Kimmons is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
 BC684047.

6 146. Plaintiffs are informed and believe, and thereon allege, that defendant William
7 King is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
8 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
9 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v. MGM*,
10 filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A-1811 767288-C.

12 147. Plaintiffs are informed and believe and thereon allege that Defendant Nikkole
13 Knight is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
14 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
15 Nevada.

148. Plaintiffs are informed and believe, and thereon allege, that defendant Angell 16 Knittle is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 18 19 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 20 21 149. Plaintiffs are informed and believe and thereon allege that Defendant Anna Kopp is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert 22 23 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 24 150. Plaintiffs are informed and believe, and thereon allege, that defendant David Kronberg is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 25 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 26 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 27 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 28 39268621.2

1 151. Plaintiffs are informed and believe and thereon allege that Defendant Lori Krumme
 2 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
 3 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
 4 Nevada.

5 152. Plaintiffs are informed and believe, and thereon allege, that defendant Mary Lynn
6 Kueffner is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
7 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
8 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
9 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

10 153. Plaintiffs are informed and believe and thereon allege that Defendant Athea Lavin
11 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
12 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
13 Nevada.

154. Plaintiffs are informed and believe, and thereon allege, that defendant Amiah Lee is 14 15 a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 16 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 17 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 18 19 155. Plaintiffs are informed and believe, and thereon allege, that defendant Erika Lee is 20 a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 21 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 22 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 23 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 24 156. Plaintiffs are informed and believe, and thereon allege, that defendant Lisa Lee is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently 25 26 voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed 27 November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 28 39268621.2

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Plaintiffs are informed and believe, and thereon allege, that defendant Nick Lemay 157. 1 2 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 158. Plaintiffs are informed and believe, and thereon allege, that defendant Alan I. Levitt 6 7 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 8 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 9 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Gasper, et al. v. MGM, filed 10 November 20, 2017, in Los Angeles Superior Court ("LASC"), case number BC684143 159. Plaintiffs are informed and believe, and thereon allege, that defendant Charles 11 Lexion is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 12 13 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 14 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 15 160. Plaintiffs are informed and believe, and thereon allege, that defendant Yolanda 16 Lizardo is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 18 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 19 20 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 21 161. Plaintiffs are informed and believe and thereon allege that Defendant Gabriela 22 Lomaglio is a resident of the State of Nevada. Defendant has, through counsel, asserted or 23 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 24 Las Vegas, Nevada. Plaintiffs are informed and believe, and thereon allege, that defendant Vicente 25 162. Lopez is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 26 27 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 28 39268621.2 -27-COMPLAINT FOR DECLARATORY RELIEF

filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
 163. Plaintiffs are informed and believe, and thereon allege, that defendant Shawna Lott
 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Lott v. MGM*, filed
 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17 764736-C.

8 164. Plaintiffs are informed and believe, and thereon allege, that defendant Joshua Luiz 9 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 10 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 11 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 12 13 165. Plaintiffs are informed and believe, and thereon allege, that defendant Joy Lujan is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 14 15 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 16 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 17

18 166. Plaintiffs are informed and believe and thereon allege that Defendant Brittany
19 MacKay is a resident of the State of Nevada. Defendant has, through counsel, asserted or
20 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
21 Las Vegas, Nevada.

Plaintiffs are informed and believe, and thereon allege, that defendant Keri Maher 22 167. 23 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 24 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 25 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 26 27 168. Plaintiffs are informed and believe and thereon allege that Defendant Christian Marquez is a resident of the State of Nevada. Defendant has, through counsel, asserted or 28

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threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
 Las Vegas, Nevada.

3 169. Plaintiffs are informed and believe, and thereon allege, that defendant Traci Marshall is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 4 5 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 6 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 7 8 170. Plaintiffs are informed and believe, and thereon allege, that defendant Richard Masucci is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 9 10 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 11 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 12 13 171. Plaintiffs are informed and believe, and thereon allege, that defendant Lindsey Mata is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 14 15 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Melanson, et al. v. MGM, 16 filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A-18-17 767288-C. 18

19 172. Plaintiffs are informed and believe, and thereon allege, that defendant Travis
20 Matheson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
21 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
22 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v.*23 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
24 BC684047.

25 173. Plaintiffs are informed and believe, and thereon allege, that defendant Steve McBee
26 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
27 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
28 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,

1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

2 174. Plaintiffs are informed and believe and thereon allege that Defendant Denise
3 McClellan is a resident of the State of Nevada. Defendant has, through counsel, asserted or
4 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
5 Las Vegas, Nevada.

6 175. Plaintiffs are informed and believe, and thereon allege, that defendant Lonnie
7 McCorvey is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
8 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
9 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v.*10 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
11 BC684047.

12 176. Plaintiffs are informed and believe, and thereon allege, that defendant Lynne
13 McCue is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
14 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
15 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v. MGM*,
16 filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A-1817 767288-C.

177. Plaintiffs are informed and believe, and thereon allege, that defendant Tamika 18 Mcgill is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 19 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 20 21 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 22 23 178. Plaintiffs are informed and believe and thereon allege that Defendant Carmen 24 McKinley is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 25 Las Vegas, Nevada. 26

 27 179. Plaintiffs are informed and believe, and thereon allege, that defendant Cleveland
 28 McMath is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
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subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *McMath v. MGM*, filed
 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17 764720-C.

180. Plaintiffs are informed and believe, and thereon allege, that defendant Doreen
Medina is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

10 181. Plaintiffs are informed and believe and thereon allege that Defendant Treza
11 Mekhail is a resident of the State of Nevada. Defendant has, through counsel, asserted or
12 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
13 Las Vegas, Nevada.

14 182. Plaintiffs are informed and believe, and thereon allege, that defendant Paige
15 Melanson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
16 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
17 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v.*18 *MGM*, filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A18-767288-C.

183. Plaintiffs are informed and believe, and thereon allege, that defendant Rosemarie
Melanson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v. MGM*, filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A18-767288-C.

184. Plaintiffs are informed and believe, and thereon allege, that defendant Stephanie
Melanson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims

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arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v. MGM*, filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A 18-767288-C.

4 185. Plaintiffs are informed and believe, and thereon allege, that defendant Stephen
5 Melanson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
6 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
7 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v.*8 *MGM*, filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A9 18-767288-C.

10 186. Plaintiffs are informed and believe, and thereon allege that on October 1, 2017,
11 decedent Austin Meyer, was a resident of the State of Nevada. Plaintiffs are informed and believe
12 and thereon allege that Defendant, the Estate of Austin Meyer, has, through counsel, made claims
13 against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada, or,
14 alternatively, has indicated an intent to make such claims in the future (such as by way of the
15 filing of a separate lawsuit – now dismissed, by way of a letter of representation of counsel, or by
16 way of an evidence preservation letter from counsel).

187. Plaintiffs are informed and believe, and thereon allege, that defendant Romeo 17 Meyer is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 18 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 19 20 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 21 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 188. Plaintiffs are informed and believe, and thereon allege, that defendant Robert 22 23 Miller is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 24 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 25 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 26 27 189. Plaintiffs are informed and believe, and thereon allege, that defendant Phylyssa 28 Montoya is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 39268621.2

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subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 1 2 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 3 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 190. Plaintiffs are informed and believe, and thereon allege, that defendant Alyssa 4 5 Moore is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 6 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 7 8 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 9 191. Plaintiffs are informed and believe and thereon allege that Defendant Katrina

10 Morgan is a resident of the State of Nevada. Defendant has, through counsel, asserted or
11 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
12 Las Vegas, Nevada.

13 192. Plaintiffs are informed and believe, and thereon allege, that defendant Shancela Myers is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 14 15 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 16 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 17 193. Plaintiffs are informed and believe, and thereon allege, that defendant Marirose 18 19 Naing is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 20 21 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 22 23 194. Plaintiffs are informed and believe, and thereon allege, that defendant Anthony 24 Don E. Noarbe is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting 25

claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
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195. Plaintiffs are informed and believe, and thereon allege, that defendant Amber 1 2 Norcia is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 196. Plaintiffs are informed and believe and thereon allege that Defendant Elsa Nunez is 6 7 a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert 8 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 9 197. Plaintiffs are informed and believe, and thereon allege, that defendant Rose 10 O'Toole is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 11 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 12 13 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. Plaintiffs are informed and believe, and thereon allege, that defendant Kuulei Otis 14 198. 15 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 16 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 17 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 18 19 199. Plaintiffs are informed and believe and thereon allege that Defendant Stacie Owens 20 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to 21 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 22 23 200. Plaintiffs are informed and believe and thereon allege that Defendant Chad Packard 24 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 25 Nevada. 26 201. Plaintiffs are informed and believe, and thereon allege, that defendant Kaycee Paul 27 28 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

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subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 1 2 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 3 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 202. Plaintiffs are informed and believe, and thereon allege, that defendant Elisa Perez is 4 5 a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 6 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 7 8 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 9 203. Plaintiffs are informed and believe, and thereon allege, that defendant Angela 10 Marie Perry is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which 11 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. 12 13 MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number

14 BC684047.

204. Plaintiffs are informed and believe, and thereon allege, that defendant Jeremy 15 Pickett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 16 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 17 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 18 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 19 205. 20 Plaintiffs are informed and believe, and thereon allege, that defendant Jose Plaza is 21 a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 22 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 23 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 24 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 206. Plaintiffs are informed and believe, and thereon allege, that defendant Mackenzie 25 Pluta is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 26 27 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 28 39268621.2

1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

2 207. Plaintiffs are informed and believe, and thereon allege, that defendant Darrian
3 Porter is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
4 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
5 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
6 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

7 208. Plaintiffs are informed and believe and thereon allege that Defendant Laura A.
8 Puglia is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
9 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
10 Nevada.

209. Plaintiffs are informed and believe, and thereon allege, that defendant Karmjit Raju 11 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 12 13 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 14 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 15 210. Plaintiffs are informed and believe and thereon allege that Defendant Jasmine Rein 16 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to 17 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 18 Nevada. 19

211. Plaintiffs are informed and believe, and thereon allege, that defendant Stanley
Rendon is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Spencer, et al. v. Paddock,
filed October 17, 2017, in Los Angeles Superior Court ("LASC"), case number BC680065.

25 212. Plaintiffs are informed and believe and thereon allege that Defendant Lea
26 Richmond is a resident of the State of Nevada. Defendant has, through counsel, asserted or
27 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
28 Las Vegas, Nevada.

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Plaintiffs are informed and believe, and thereon allege, that defendant Israel Rivera 213. 1 2 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 214. Plaintiffs are informed and believe and thereon allege that Defendant Tonia 6 7 Rocheleau is a resident of the State of Nevada. Defendant has, through counsel, asserted or 8 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 9 Las Vegas, Nevada.

10 215. Plaintiffs are informed and believe and thereon allege that Defendant Michael
11 Rolland is a resident of the State of Nevada. Defendant has, through counsel, asserted or
12 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
13 Las Vegas, Nevada.

14 216. Plaintiffs are informed and believe and thereon allege that Defendant Mark Russell
15 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
16 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
17 Nevada.

217. Plaintiffs are informed and believe, and thereon allege, that defendant Vincent 18 Sager is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 19 20 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 21 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Mayfield, et al. v. MGM, filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 22 23 218. Plaintiffs are informed and believe and thereon allege that Defendant Christopher 24 Salinas is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 25 Nevada. 26

27 219. Plaintiffs are informed and believe, and thereon allege, that defendant Lenea
 28 Sampson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
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subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Sampson v. MGM*, filed
 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-17 764733-C.

5 220. Plaintiffs are informed and believe and thereon allege that Defendant Alyssa Sands
6 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
7 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
8 Nevada.

9 221. Plaintiffs are informed and believe, and thereon allege, that defendant Joseph Sartin 10 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 11 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 12 13 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 222. Plaintiffs are informed and believe, and thereon allege, that defendant Sarah 14 15 Scarlett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 16 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Mayfield, et al. v. MGM, 17 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 18 19 223. Plaintiffs are informed and believe, and thereon allege, that defendant Shawn 20 Scarlett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 21 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 22 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Mayfield, et al. v. MGM*, 23 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 24 224. Plaintiffs are informed and believe, and thereon allege, that defendant Shaylenne Scarlett is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 25 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 26 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Mayfield, et al. v. MGM, 27 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 28 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

225. Plaintiffs are informed and believe and thereon allege that Defendant Kim Schmitz
 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
 Nevada.

5 226. Plaintiffs are informed and believe and thereon allege that Defendant Alison
6 Sheehe is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
7 to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
8 Nevada.

9 227. Plaintiffs are informed and believe, and thereon allege, that defendant Christopher
10 Shuemaker is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
11 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
12 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v.*13 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
14 BC684047.

228. Plaintiffs are informed and believe, and thereon allege, that defendant Breanna 15 Skagen is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 16 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 17 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Mayfield, et al. v. MGM, 18 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 19 229. 20 Plaintiffs are informed and believe and thereon allege that Defendant Jennifer Skoff 21 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 22 Nevada. 23

230. Plaintiffs are informed and believe, and thereon allege, that defendant Cheyenne
Sloan is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v. MGM*,
filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A-18-

1 767288-C.

2 231. Plaintiffs are informed and believe and thereon allege that Defendant Eden Smith is
3 a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert
4 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada.

232. Plaintiffs are informed and believe, and thereon allege, that defendant Jasper Smith
is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

233. Plaintiffs are informed and believe, and thereon allege, that defendant Yvonne
 Smith is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
 234. Plaintiffs are informed and believe and thereon allege that Defendant Martin

Solano is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened
to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
Nevada.

235. Plaintiffs are informed and believe, and thereon allege, that defendant Shelby
 Stalker is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Melanson, et al. v. MGM*,
 filed January 4, 2018, in the Clark County District Court ("Clark County"), case number A-18 767288-C.

25 236. Plaintiffs are informed and believe and thereon allege that Defendant Chris Stewart
26 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
27 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
28 Nevada.

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237.Plaintiffs are informed and believe, and thereon allege, that defendant Gregory 1 2 Tavernite is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 238. Plaintiffs are informed and believe and thereon allege that Defendant Sam Taylor is 6 7 a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert 8 claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, Nevada. 9 239. Plaintiffs are informed and believe, and thereon allege, that defendant Wendy 10 Taylor-Hill is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which 11 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. 12 13 MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 14

240. Plaintiffs are informed and believe, and thereon allege, that defendant Reginald 15 Tharps is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 16 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 17 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 18 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 19 241. Plaintiffs are informed and believe and thereon allege that Defendant Christina 20 21 Thebeau is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 22 23 Las Vegas, Nevada.

24 242. Plaintiffs are informed and believe, and thereon allege, that defendant David W.
25 Theriault is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
26 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
27 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,
28 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.
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Plaintiffs are informed and believe, and thereon allege, that defendant Breyana 243. 1 2 Thomas is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 3 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 4 5 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 244. Plaintiffs are informed and believe, and thereon allege, that defendant Gabrielle 6 7 Thomas is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 8 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 9 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Mayfield, et al. v. MGM*, 10 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. Plaintiffs are informed and believe, and thereon allege, that defendant Savannah 245. 11 Thomas is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 12 13 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Mayfield, et al. v. MGM, 14 15 filed December 15, 2017, in the Los Angeles Superior Court ("LASC"), case number BC687120. 246. Plaintiffs are informed and believe, and thereon allege, that defendant Steven 16 Thome is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 18 19 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 20 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 21 247. Plaintiffs are informed and believe, and thereon allege, that defendant Alva Bruce 22 Tilley is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 23 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 24 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 25 248. 26 Plaintiffs are informed and believe and thereon allege that Defendant Mariya Toro is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to 27 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas, 28 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

1 Nevada.

2 249. Plaintiffs are informed and believe, and thereon allege, that defendant Kathryn
3 Tressler is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
4 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
5 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Tressler v. MGM*, filed
6 November 15, 2017, in the Clark County District Court ("Clark County"), case number A-177 764722-C.

8 250. Plaintiffs are informed and believe, and thereon allege, that defendant Jennifer A. Turner is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 9 10 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 11 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 12 13 251. Plaintiffs are informed and believe and thereon allege that Defendant Deborah Urrizaga is a resident of the State of Nevada. Defendant has, through counsel, asserted or 14 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in 15 Las Vegas, Nevada. 16

17 252. Plaintiffs are informed and believe, and thereon allege, that defendant William F.
18 Vanderveer is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
19 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
20 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v.*21 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
22 BC684047.

23 253. Plaintiffs are informed and believe, and thereon allege, that defendant Frank
24 Vealencis is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
25 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
26 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v.*27 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
28 BC684047.

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	COMPLAINT FOR DECLARATORY RELIEF		

254. Plaintiffs are informed and believe, and thereon allege, that defendant Tamara
 Vealencis is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which
 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims
 arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number
 BC684047.

7 255. Plaintiffs are informed and believe and thereon allege that Defendant Regina Viola
8 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
9 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
10 Nevada.

256. Plaintiffs are informed and believe, and thereon allege, that defendant Alyssa 11 12 Walker is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 13 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 14 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 15 257. Plaintiffs are informed and believe, and thereon allege, that defendant Tikiesha 16 Wasp is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 17 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 18 19 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 20 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 21 258. Plaintiffs are informed and believe, and thereon allege, that defendant Donald 22 Welty is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 23 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 24 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 25 259. 26 Plaintiffs are informed and believe, and thereon allege, that defendant Zachary 27 Wilcox is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 28 39268621.2 COMPLAINT FOR DECLARATORY RELIEF

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from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 1 2 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 3 260. Plaintiffs are informed and believe, and thereon allege, that defendant Jordan Wilkinson is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which 4 5 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. 6 MGM, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number 7 8 BC684047.

9 261. Plaintiffs are informed and believe, and thereon allege, that defendant Jeffery 10 Williams is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 11 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 12 13 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 262. Plaintiffs are informed and believe, and thereon allege, that defendant Teracio 14 Williams is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was 15 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising 16 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. MGM, 17 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047. 18 19 263. Plaintiffs are informed and believe, and thereon allege, that defendant Gary "Opie" Allen Wise is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which 20 21 was subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising from the October 1, 2017, shooting incident in Las Vegas, Nevada, in Abraham, et al. v. 22 23 *MGM*, filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number 24 BC684047.

25 264. Plaintiffs are informed and believe, and thereon allege, that defendant John Yonts
26 is a resident of the State of Nevada. Defendant has previously filed a lawsuit (which was
27 subsequently voluntarily dismissed) against one or more of the Plaintiffs, asserting claims arising
28 from the October 1, 2017, shooting incident in Las Vegas, Nevada, in *Abraham, et al. v. MGM*,

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1 filed November 20, 2017, in the Los Angeles Superior Court ("LASC"), case number BC684047.

2 265. Plaintiffs are informed and believe and thereon allege that Defendant Jamie Zaleski
3 is a resident of the State of Nevada. Defendant has, through counsel, asserted or threatened to
4 assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in Las Vegas,
5 Nevada.

6 266. Plaintiffs are informed and believe and thereon allege that Defendant Janet
7 Zmyewski is a resident of the State of Nevada. Defendant has, through counsel, asserted or
8 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
9 Las Vegas, Nevada.

10 267. Plaintiffs are informed and believe and thereon allege that Defendant Thomas
11 Zmyewski is a resident of the State of Nevada. Defendant has, through counsel, asserted or
12 threatened to assert claims against Plaintiffs based upon the October 1, 2017, shooting incident in
13 Las Vegas, Nevada.

14

JURISDICTION AND VENUE

268. 15 This Court has subject-matter jurisdiction pursuant to 28 U.S.C. § 1331 and 6 U.S.C. §442(a). As alleged hereinabove, the SAFETY Act expressly provides for original and 16 exclusive federal jurisdiction over actions arising from or relating to acts of mass violence where 17 technologies or services certified by the Secretary of Homeland Security were deployed. At the 18 19 time of Paddock's mass attack at the Route 91 concert, security services were provided by 20 Contemporary Services Corporation as the Security Vendor for the Route 91 Harvest Festival. 21 CSC's security services were certified by the Secretary of Homeland Security under the SAFETY 22 Act. 23 269. This Court has personal jurisdiction over Defendants because they are residents of 24 the State of Nevada and are therefore subject to the general personal jurisdiction of this Court. 25 270. Venue is proper in this Judicial District pursuant to 28 U.S.C. § 1391(b)(1) because one or more of the Defendants are known to reside, or upon information and 26 belief, do reside, within this Judicial District. 27

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1 2

FIRST CAUSE OF ACTION FOR DECLATORY RELIEF

(By Plaintiffs against all Defendants)

3 271. Plaintiffs reallege and incorporate by reference, as though fully set forth, the
4 allegations of paragraphs 1-270, above.

5 272. Following Paddock's mass attack on the concert, over 2,500 individuals have either 6 sued the MGM Parties, or threatened to sue the MGM Parties, for claims alleged to arise from or 7 relate to the attack. Several hundred individuals filed suit, and before the issues could be joined or 8 resolved, they dismissed their claims, apparently with the intent of refiling.

9 273. Each Defendant either (a) has previously filed suit (and then dismissed it) against
10 one or more of the MGM Parties relating to the Paddock attack, or (b) through counsel has stated
11 an intention to sue the MGM Parties relating to the attack. There is no pending litigation between
12 Plaintiffs and Defendants relating to the attack.

- 13 274. The claims alleged in the now-dismissed lawsuits include claims of alleged
 14 negligence by the MGM Parties and others, including CSC, in protecting and safeguarding persons
 15 including those Defendants who attended the Route 91 Festival.
- 16 275. Defendants' actual and threatened lawsuits implicate the services provided by CSC
 17 because they implicate security at the concert, including training, emergency response, evacuation
 18 and adequacy of egress.

19 276. These claims are subject to the SAFETY Act, because (a) they arise from and relate
20 to an act of mass violence meeting the statutory requirements; (b) CSC provided security at the
21 concert, deploying services certified by the Department of Homeland Security under the SAFETY
22 Act to protect against or respond to such an attack; and (c) the claims may therefore result in loss
23 to CSC as the "Seller" of such certified services.

24 277. The claims threatened against the MGM Parties by certain Defendants, through
25 counsel, also inevitably fall under the SAFETY Act for the very same reasons: (a) they arise from
26 and relate to an act of mass violence meeting the statutory requirements; (b) CSC provided
27 security at the concert, deploying services certified by the Department of Homeland Security
28 under the SAFETY Act to protect against or respond to such an attack; and (c) the claims may

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therefore result in loss to CSC as the "Seller" of such certified services. If Defendants were injured
 by Paddock's assault, as they allege, they were inevitably injured both because Paddock fired from
 his window *and* because they remained in the line of fire at the concert. Such claims inevitably
 implicate security at the concert—and may result in loss to CSC.

5 278. The SAFETY Act applies to claims "arising out of, relating to, or resulting from an
6 act of terrorism."

7 279. The SAFETY Act defines an act of terrorism: An act meets the requirements if the
8 act is (i) "unlawful" (ii) "causes harm to a person ... in the United States," and (iii) "uses or
9 attempts to use ... weapons ... designed or intended to cause mass ... injury." 6 U.S.C. §
10 444(2)(B). There is no requirement in the statute or regulations of an ideological motive or
11 objective for the attack for it to meet the requirements of the SAFETY Act.

12 280. Paddock's mass attack satisfies the requirements of the SAFETY Act and the 13 regulations: (i) it was "unlawful," (ii) it resulted in death or injury to hundreds of persons in the United States, and (iii) it involved weapons and other instrumentalities that were designed and 14 15 intended to cause, and which in fact caused, mass injury and death. Those weapons and instrumentalities included rifles modified with bump stocks to spray fully automatic gun fire; 16 17 high-capacity magazines capable of holding between 60 and 100 rounds; and illegal incendiary rounds intended to blow up the fuel tanks adjacent to the concert. Paddock used these weapons 18 and instrumentalities to fire hundreds of rounds at the crowd, and he fired incendiary rounds 19 20 which struck the fuel tanks but, fortunately, missed the fuel.

21 281. The post-attack investigation revealed that Paddock brought in his van, which he
22 parked in the hotel garage, 90 pounds of explosives, consisting of 20 two-pound containers of
23 exploding targets, 10 one-pound containers of exploding targets and 2 twenty-pound bags of
24 explosive precursors.

25 282. No MGM Party attempted to commit, knowingly participated in, aided, abetted,
26 committed, or participated in any conspiracy to commit any act of terrorism of criminal act related
27 to mass attack perpetrated by Stephen Paddock at the Route 91 Harvest Festival in Las Vegas,
28 Nevada, on October 1, 2017.

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283. The Secretary of Homeland Security may make a determination that conduct in 1 2 question meets the statutory requirement, but neither the Act nor the regulations requires a formal 3 certification. The Statute provides that the Secretary shall have exclusive authority to certify services, but the authority to determine whether an act of mass violence meets the statutory 4 5 requirements is not exclusive to the Secretary.

6

284. Public statements by the Secretary of Homeland Security concerning the attack 7 make clear that the attack meets the requirements of the SAFETY Act; indeed, based on the plain 8 language of the statute, the regulations, and the facts, no other determination could be possible.

9 285. In congressional testimony on November 30, 2017, the Acting Secretary of Homeland Security noted the emphasis of "terrorists and other violent criminals ... on attacking 10 11 soft targets," including "recent tragedies in Nevada." The Acting Secretary went on to note that the "SAFETY Act Program" "provide[s] critical incentives for the development and deployment 12 13 of anti-terrorism technologies by providing liability protections for 'qualified anti-terrorism technologies," which applies to a number of large sports and entertainment venues nationwide. 14

15 286. In a May 2018 release, Department of Homeland Security noted that "mass shootings" in various places, including at a "concert," aim "to kill and maim unsuspecting 16 individuals" and thereby fall within the Department's "primary mission" "to prevent terrorist 17 attacks within the U.S, reduce the vulnerability of the U.S. to terrorism, and minimize the damage 18 19 and assist in the recovery from terrorist attacks that do occur, including those in ST-CPs [soft-20 targets-crowded places]." Department of Homeland Security, Soft Targets and Crowded Places 21 Security Plan Overview, May 2018, at page 2. The report goes on to note that the protections of 22 the SAFETY Act have been "approved for open venues such as sports arenas and stadia" – such as 23 the venue for the Route 91 Festival. *Id.* at p. 17.

24 287. The Department continues its critical work to prevent and respond to mass 25 violence. In Congressional testimony on May 15, 2018, the Secretary testified that DHS is 26 "seeking to ramp up 'soft target' security efforts," noting that DHS programs "address threats to soft targets - including schools, entertainment venues, major events, and public spaces" (emphasis 27 added). Further, on June 4, 2018, DHS announced that it had "developed a ST-CP Security 28 39268621.2

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1	Enhancement and Coordination Plan," which has not been made public. The plan addresses "the				
2	increased emphasis by terrorists and other extremist actors to leverage less sophisticated methods				
3	to inflict harm in public areas such as parks, special event venues, and similar facilities."				
4	See https://www.dhs.gov/publication/securing-soft-targets-and-crowded-spaces (emphasis added).				
5	288.	The SAFETY Act creates a single, exclusive federal cause of action for claims for			
6	injuries arising out of or relating to acts of mass violence where services certified by the				
7	Department of Homeland Security were deployed in defense against, response to, or recovery				
8	from such act and such claims result or may result in loss to the Seller.				
9	289.	Pursuant to the SAFETY Act, the Department of Homeland Security has certified			
10	the services p	rovided by CSC. The DHS Certification recognizes CSC's security services as			
11	appropriate for preventing and responding to acts of mass violence. 6 U.S.C. § 441; see also 48				
12	C.F.R. § 50.201.				
13	290.	CSC's security services Certified by DHS include "Physical Security"; "Access			
14	Control"; and	"Crowd Management."			
15	291.	CSC's Certified Crowd Management Services include:			
16	•	"Awareness of venue-specific emergency response protocols and evacuation			
17	procedures to	include emergency alert and mass-notification systems and sheltering procedures";			
18	•	"Pre-event venue / event safety inspections";			
19	•	"Facilitation of crowd movement during ingress, circulation, sheltering in place,			
20	emergency ev	acuations, and egress";			
21	•	"Pre-event coordination and multi-agency collaboration with public safety			
22	agencies";				
23	•	"Selection, vetting, and training of employees."			
24	292.	As alleged above, CSC was employed as the Security Vendor for the Route 91			
25	concert. CSC's responsibilities at the Route 91 Harvest Festival included providing the following				
26	5 DHS Certified Services:				
27	•	"perimeter security, event access, festival grounds event security";			
28	•	"Staff[ing] inner perimeter and gates";			
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1	• "Protect[ing] against unauthorized access";					
2	• "early warning of perimeter breaches";					
3	• "Secur[ing] internal festival grounds";					
4	• "Patrol[ing] festival floor grounds and assist[ing] patrons with any security related					
5	issues";					
6	• pre-event planning for "Security and Safety";					
7	• "Emergency response" and "evacuation," including evacuation for "terrorist threat"					
8	and "ensur[ing] that the exit routes and gates remain unobstructed."					
9	293. For the reasons set forth above, the SAFETY Act creates an exclusive cause of					
10	action for any claims arising out of relating to Paddock's mass attack and such claims may result					
11	in loss to the Seller. Under the SAFETY Act, there "shall exist only one cause of action for loss					
12	of property, personal injury, or death. 6 C.F.R. 25.7 (d).					
13	294. Such cause of action "may be brought only against the Seller of the Qualified Anti-					
14	Terrorism Technology and may not be brought against the buyers, the buyer's contractors, or					
15	downstream users of the Technology, the Seller's suppliers or contractors, or any other person or					
16	entity." 6 C.F.R. 25.7 (d). The SAFETY Act precludes any liability on the part of Plaintiffs to					
17	Defendants relating to Paddock's mass attack.					
18	295. In addition, the SAFETY Act provides that for any covered claims arising out of or					
19	relating to an act of mass violence where certified services were provided, "the government					
20	contractor defense applies in such a lawsuit," which provides a complete defense to liability. 6					
21	U.S.C. 442(d)(1). The government contractor defense precludes any finding of liability on the part					
22	of Plaintiffs to Defendants relating to Paddock's mass attack.					
23	296. An actual and justiciable controversy exists between Plaintiffs and Defendants					
24	concerning the applicability of the SAFETY Act. Plaintiffs assert that the SAFETY Act precludes					
25	any liability for any claims arising out of or relating to Paddock's mass attack, whereas, on					
26	information and belief, Defendants deny that the Act applies or that it precludes liability on their					
27	claims against Plaintiffs.					
28	297. A judicial declaration as to whether the SAFETY Act applies and precludes					
	<u>-51-</u>					
	COMPLAINT FOR DECLARATORY RELIEF					

1	liability on Defendants' claims against the Plaintiffs is necessary at this time so that the parties						
2	may ascertain their rights, and avoid the significant judicial waste that would occur if the lawsuits						
3	were allowed to proceed in the absence of a finding as to the applicability of the SAFETY Act.						
4	PRAYER FOR RELIEF						
5	WHEREFORE, Plaintiffs MGM Parties pray for judgment against Defendants, and each of						
6	them, as follows:						
7	1. For a judicial declaration that:						
8	a. Defendants' claims arising from the attack by Stephen Paddock on October 1, 2017						
9	in Las Vegas, Nevada are subject to and governed by the SAFETY Act, 6 U.S.C. §						
10	441 et seq.;						
11	b. the SAFETY Act precludes any finding of liability against Plaintiffs for any claim						
12	for injuries arising out of or related to Paddock's mass attack, without prejudice to						
13	Defendants' rights to pursue claims against the "Seller" under the Act, including to						
14	obtain proceeds of insurance that any such Seller was required by the Act to						
15	maintain;						
16	c. Plaintiffs have no liability of any kind to Defendants, or any of them, arising from						
17	the Paddock's mass attack; and						
18	2. For such other and further legal or equitable relief as the Court deems just and proper.						
19	DATED: July 13, 2018 PISANELLI BICE						
20	By: /s/ James J. Pisanelli						
21	JAMES J. PISANELLI (Nevada Bar No. 4027)						
22	<u>JJP@pisanellibice.com</u> TODD L. BICE (Nevada Bar No. 4534) TI B@pisanellibice.com						
23	<u>TLB@pisanellibice.com</u> DEBRA L. SPINELLI (Nevada Bar No. 9695 <u>DLS@pisanellibice.com</u>						
24	PISANELLI BICE 400 South 7 th Street, Suite 300						
25 25	Las Vegas, NV 89101						
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