CITY AND ZIP CODE: LOS Angeles, CA 90012	
BRANCH NAME: Central District	
PLAINTIFF: ASHLEY HEARD and JASON HEARD	1
DEFENDANT: CITY OF LONG BEACH; NEUTRON HOLDINGS, INC. dba LIME; and	
\square DOES 1 TO 50, Inclusive	
COMPLAINT—Personal Injury, Property Damage, Wrongful Death	
AMENDED (Number): Type (check all that apply):	
MOTOR VEHICLE OTHER (specify): Premises Liability Property Damage Wrongful Death	
Personal Injury Other Damages (specify):	
Jurisdiction (check all that apply):	
ACTION IS A LIMITED CIVIL CASE	CASE NUMBER
Amount demanded does not exceed \$10,000	
exceeds \$10,000, but does not exceed \$25,000	19STCV35469
ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)	
from limited to unlimited	
from unlimited to limited	
1. Plaintiff (name or names): ASHLEY HEARD and JASON HEARD	
alleges causes of action against defendant (name or names):	
CITY OF LONG BEACH; NEUTRON HOLDINGS, INC. dba LIME; and	
2. This pleading, including attachments and exhibits, consists of the following number of pag	a DOES 1 to 50, inclusive
3. Each plaintiff named above is a competent adult	es. /
a. except plaintiff (name):	
(1) a corporation qualified to do business in California	
(2) an unincorporated entity (describe):	
(3) a public entity (describe):	
(4) a minor an adult	
 (a) for whom a guardian or conservator of the estate or a guardi (b) other (specify): 	an ad litem has been appointed
(5) (5) other (specify):	
b. except plaintiff (name):	
(1) a corporation qualified to do business in California	
(2) an unincorporated entity (describe):	
(3) a public entity (describe):	
(4) 🛄 a minor 🛄 an adult	
(a) for whom a guardian or conservator of the estate or a guardian	an ad litem has been appointed
(b) other (specify):	
(5) other (specify):	
Information about additional plaintiffs who are not competent advite in the second	
Information about additional plaintiffs who are not competent adults is shown in Attac	Page 1 of 3
Judicial Council of California COMPLAIN I—Personal Injury, Property	Code of Civil Procedure, § 425.12 www.courtinfo.ca.gov
Damage, Wrongful Death	



PLD-F	PI-001 [Rev. January 1, 2007] COMPLAINT—Persona Damage, Wron	
9.	Plaintiff is required to comply with a claims statute, and a. has complied with applicable claims statutes, or b. is excused from complying because (<i>specify</i>):	
8.	This court is the proper court because a at least one defendant now resides in its jurisdictional a b the principal place of business of a defendant corporation c injury to person or damage to personal property occurrent d other (specify):	on or unincorporated association is in its jurisdictional area.
7.	 b. Doe defendants (specify Doe numbers): <u>26 to 50</u> plaintiff. Defendants who are joined under Code of Civil Procedure s 	are persons whose capacities are unknown to ection 382 are (names):
6.	 Information about additional defendants who are not natural The true names of defendants sued as Does are unknown to plai a. Doe defendants (<i>specify Doe numbers</i>): 1 to 25 named defendants and acted within the scope of that applied to the scope of th	ntiff. were the agents or employees of other
	(5) other (specify):	(5) other (specify):
	(4) a public entity <i>(describe)</i> :	(4) a public entity (describe):
	 (2) a corporation (3) an unincorporated entity (describe): 	 (2) a corporation (3) an unincorporated entity (describe):
	 b. except defendant (name): NEUTRON HOLDIN d (1) a business organization, form unknown 	 except defendant (name): (1) a business organization, form unknown
	(5) other (specify):	(5) other (specify):
	(4) a public entity (<i>describe</i>): city	(4) a public entity <i>(describe)</i> :
	(3) an unincorporated entity (describe):	(3) an unincorporated entity (<i>describe</i>):
	 (1) a business organization, form unknown (2) a corporation 	 (1) a business organization, form unknown (2) a corporation

f. Other (specify):
 11. Plaintiff has suffered a. wage loss b. loss of use of property c. whospital and medical expenses d. general damage e. property damage f. loss of earning capacity g. other damage (specify): Future medical specials.
 12. The damages claimed for wrongful death and the relationships of plaintiff to the deceased are a. listed in Attachment 12. b. as follows:
13. The relief sought in this complaint is within the jurisdiction of this court.
 14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and for a. (1) ✓ compensatory damages (2) □ punitive damages The amount of damages is (in cases for personal injury or wrongful death, you must check (1)): (1) ✓ according to proof (2) □ in the amount of: \$
15. 🔽 The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph fumbers):
Prem. L-1 to Prem. L-5, GN-1, and Prod. L-1, to L-5 and L-7.
Date: October 3, 2019

Philip P. DeLuca, Esq. (TYPE OR PRINT NAME) PLD-PI-001 [Rev. January 1, 2007] COMPLAINT—Personal Injury, Property Damage, Wrongful Death Σ

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	alleges the acts of defendants were the legal (proximate) cause of damages to plaintiff. On <i>(date)</i> : July 3, 2019 plaintiff was injured on the following premises in the following
	fashion (description of premises and circumstances of injury):
	See Attachment "1".
Prem.L-2.	Count One—Negligence The defendants who negligently owned, maintained, managed and operated the described premises were (names):
	✓ Does 1 to 50, Inclusive
Prem.L-3.	 Count Two—Willful Failure to Warn [Civil Code section 846] The defendant owners who willfully or maliciously failed to guard or warn against a dangerous condition, use, structure, or activity were (names): CITY OF LONG BEACH; and
	Does 1 to 50, Inclusive
Dec. es. l 4	Plaintiff, a recreational user, was an invited guest a paying guest.
Prem.L-4.	Count Three—Dangerous Condition of Public Property The defendants who owned public property on which a dangerous condition existed were (names): CITY OF LONG BEACH; and
	Does 1 to 50, Inclusive
	 a. The defendant public entity had actual constructive notice of the existence of dangerous condition in sufficient time prior to the injury to have corrected it. b. The condition was created by employees of the defendant public entity.
Prem.L-5. a	Allegations about Other Defendants The defendants who were the agents and employees of the other defendants and acted within the scope of the agency were (names):
	Does 26 to 50,Inclusive
b.	The defendants who are liable to plaintiffs for other reasons and the reasons for their liability are described in attachment Prem.L-5.b as follows (names):
	DOES 26 to 50, Inclusive
pproved for Optional	Use CAUSE OF ACTION Promises Lisbility
al Council of Califor 1(4) [Rev. January 1	

aggravation of pre-existing condition (torn ACL) various dislocations on right knee, fractured right tibia with insertion of plate and screws, fifty (50) staples on back of leg, blisters with drain, right ankle with severe bruising, road rash on right of her arm, wrist, legs and body, permanent scarring throughout her body. Moreover, Mrs. HEARD suffers from severe emotional distress and aggravation of pre-existing conditions and was unusually susceptible as to emotional distress, anxiety-panic disorder, major depressive disorder and Thyroid condition, respectively. Mrs HEARD has been experiencing panic/anxiety attacks since the accident; she has had several panic attacks (2 per day), insomnia, and when she falls sleep she wakes up screaming, possible PTSD, and her husband has to wake her out of it. Damages are ongoing and continuous as a result of Defendant, CITY OF LONG BEACH's dangerous condition of public property at the location in question. Moreover, Mrs. HEARD has had surgeries involving permanent placement of metal hardware, including, but not limited to plates and screws, and will need future surgeries to correct and revise her condition.

As a result of observing his legal spouse, ASHLEY HEARD suffer from the permanently disfiguring personal injuries, JASON HEARD is claiming negligent infliction of severe emotional distress. He is also claiming loss of consortium due to the damages suffered to the marital relationship in terms of companionship, moral support and/or intimacy and related issues arising out of the wrongful injury to his spouse.

Defendant, CITY OF LONG BEACH and DOES 1 to 50 and each of them negligently owned, possessed, operated, controlled, managed, and/or maintained their premises and/or failed to warn of a dangerous condition of their premises and/or make it safe for patrons, including Plaintiffs, ASHLEY HEARD and JASON HEARD, thereby, actually, legally, and/or proximately causing their injuries and damages.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

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(Add pages as required)

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