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18 **UNITED STATES DISTRICT COURT**
19 **CENTRAL DISTRICT OF CALIFORNIA**

9 GREGORY EICHER, individually and
10 on behalf of all similarly situated, Class
11 Plaintiffs,

12 Plaintiffs,

13 vs.

14 PRINCESS CRUISE LINES, LTD., a
15 corporation for profit,

16 Defendant.

CASE NO.:

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28 **PLAINTIFF’S CLASS ACTION**
COMPLAINT AND DEMAND FOR
JURY TRIAL

18 **COMPLAINT AND DEMAND FOR JURY TRIAL**

19 Plaintiff, GREGORY EICHER, brings this class action, individually and on
20 behalf of all similarly situated passengers on the *Grand Princess*, and hereby sue
21 Defendant PRINCESS CRUISE LINES, LTD. (hereinafter “PRINCESS”), a for
22 profit corporation, and for good cause alleges:

23 **THE PARTIES AND JURISDICTION**

24 1. Plaintiff, GREGORY EICHER, is sui juris, is a resident of Arizona and
25 citizen of the United States.

26 2. At all times material, Defendant PRINCESS is incorporated in Bermuda,
27 with its worldwide headquarters, principal address and principal place of business

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located in the County of Los Angeles, California.

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3. The matter in controversy exceeds the required amount, exclusive of interest and costs, and is a class action brought under this Honorable Court's jurisdiction pursuant to 28 U.S.C. § 1332(d)(2). In the event that class status is not certified, then this matter is brought under the admiralty and maritime jurisdiction of this Honorable Court.

4. This action is being pursued in this Court, as opposed to state court as otherwise allowed by the Saving to Suitors Clause of 28 U.S.C. §1333, because Defendant PRINCESS unilaterally inserts a forum selection clause into its cruise tickets that requires its passengers to file cruise-related suits *only in this federal district and division*, as opposed to any other place in the world.

5. Defendant PRINCESS, at all times material hereto, personally or through an agent:

- a. Operated, conducted, engaged in or carried on a business venture in this state and/or county or had an office or agency in this state and/or county;
- b. Was engaged in substantial activity within this state;
- c. Operated vessels in the waters of this state;
- d. Purposefully availed themselves of the benefits of conducting activities in California by purposefully directing their activities toward the state, thereby obtaining the benefits and protections of the state's laws;
- e. The acts of the Defendant PRINCESS set out in this Complaint occurred in whole or in part in this state and/or county;
- f. The cruise line ticket for the Plaintiff requires that suit be brought in this Court against the named Defendant PRINCESS in this action.

1 6. At all times material, Defendant PRINCESS was and is a common
2 carrier engaged in the business of marketing, selling and operating a cruise line out of
3 various ports throughout the world including, Los Angeles, California, San,
4 Francisco, California, and San Diego, California.

5 7. At all times material, Defendant PRINCESS derived substantial revenue
6 from cruises originating and terminating in various ports throughout the world
7 including, Los Angeles, California, San, Francisco, California, and San Diego,
8 California.

9 8. At all times material, Defendant PRINCESS operated, managed,
10 maintained, supervised, chartered, and/or controlled a large commercial vessel named
11 *Grand Princess* (commonly referred to as “the subject vessel”).

12 9. At all times material, Defendant PRINCESS transported fare-paying
13 passengers on cruises aboard its vessel *Grand Princess*.

14 10. This action is an action under general maritime law and the laws of
15 California, as applicable.

16 **GENERAL ALLEGATIONS COMMON TO ALL COUNTS**

17 11. This Class Action lawsuit involves Defendant (a) knowing and
18 intentional decision to proceed with a 16-day cruise on February 21, 2020, knowing
19 at least one of its passengers from the prior voyage had symptoms of coronavirus; (b)
20 knowing and intentional decision to conceal from passengers at any time prior to
21 boarding and/or while they were already onboard that there were passengers on the
22 prior voyage with symptoms of the coronavirus and/or other passengers with
23 symptoms of the coronavirus on the subject voyage; and (c) knowing and intentional
24 decision to wait one day to order passengers to isolate in their staterooms after being
25 informed that the passenger who presented to the *Grand Princess* medical facility
26 with symptoms of the coronavirus on February 20, 2020, tested positive for COVID-
27 19. In so doing, Defendant subjected over 2,000 passengers to the highly contagious

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1 coronavirus, and exposing passengers to actual risk of immediate physical injury and
2 death.

3 **Factual Allegations Surrounding the Cruise Industry and the Coronavirus**

4 12. In the recent months, there has been a worldwide outbreak of a new virus,
5 the coronavirus, also known as COVID-19. The virus originated in China, and quickly
6 spread throughout Asia, Europe, and most recently, North America.

7 13. The dangerous conditions associated with COVID-19 include its
8 manifestations – severe pneumonia, acute respiratory distress syndrome (ARDS),
9 septic shock and/or multi-organ failure¹ – and/or its symptoms – fever, dry cough,
10 and/or shortness of breath² – as well as the high fatality rate associated with
11 contracting the virus.³ The dangerous conditions associated with COVID-19 also
12 include its extreme contagiousness. For example, a person with COVID-19 infects,
13 on average, another 2.5 people, and COVID-19 is therefore more contagious than
14 Ebola or Influenza.⁴

15 14. There have been over one million cases worldwide and over one hundred
16 thousand deaths as a result of the coronavirus. Those fatalities have largely been
17 amongst the elderly population, and those with underling medical complications.

18 15. Outlined below is a timeline of events relevant to this Class Action
19 lawsuit against Defendant. This timeline supports Defendant having actual knowledge

20 ¹ See Centers for Disease Control and Prevention, *March 14, 2020 No Sail Order*,
21 https://www.cdc.gov/quarantine/pdf/signed-manifest-order_031520.pdf.

22 ² See Mayo Clinic, *Symptoms and Causes*, [https://www.mayoclinic.org/diseases-conditions/coronavirus/symptoms-](https://www.mayoclinic.org/diseases-conditions/coronavirus/symptoms-causes/syc-20479963)
23 [causes/syc-20479963](https://www.mayoclinic.org/diseases-conditions/coronavirus/symptoms-causes/syc-20479963) (last accessed April 6, 2020); see also Centers for Disease Control and Prevention, *Interim*
24 *Guidance for Ships on Managing Suspected Coronavirus Disease 2019*, (last updated February 18, 2020)
25 <https://www.cdc.gov/quarantine/maritime/recommendations-for-ships.html>.

26 ³ See Centers for Disease Control and Prevention, *March 14, 2020 No Sail Order*
27 https://www.cdc.gov/quarantine/pdf/signed-manifest-order_031520.pdf (identifying a 3.6% global fatality rate);
28 Journal of the American Medical Association, *Case-Fatality Rate and Characteristics of Patients Dying in relation to*
COVID-19 in Italy, <https://jamanetwork.com/journals/jama/fullarticle/2763667> (identifying a 7.2% and 2.3% fatality
rate in Italy and China, respectively).

⁴ Popular Science, *COVID-19 Contagiousness*, <https://www.popsoci.com/story/health/how-diseases-spread/>.

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1 of the dangerous conditions and/or explosive contagiousness associated with COVID-
2 19 at the time the first Class Member contracted COVID-19:

- 3 a. December 31, 2019 – The local government in Wuhan, China, confirmed
4 with the World Health Organization (hereinafter “WHO”) that local
5 health authorities in Wuhan were treating an influx of dozens of patients
6 with what appeared to be novel cases of pneumonia with an unknown
7 cause.
- 8 b. January 5-7, 2020 – China announced that the novel pneumonia cases in
9 Wuhan were not caused by severe acute respiratory syndrome
10 (hereinafter “SARS”) or middle-east respiratory syndrome (hereinafter
11 “MERS”) – but COVID-19 – which belongs to the highly-contagious
12 family of coronaviruses, including SARS and MERS.
- 13 c. January 11, 2020 – The Wuhan Municipal Health Commission
14 announced the first death caused by COVID-19.
- 15 d. January 20, 2020 – A situation report published by the WHO confirmed
16 COVID-19 cases outside of mainland China in Thailand, Japan and
17 South Korea, which the WHO believed to have been exported from
18 Wuhan, China. The situation report also identified 282 positive COVID-
19 19 diagnoses worldwide with 278 of those positive cases within China.
- 20 e. January 23, 2020 – Chinese authorities take the unprecedented measure
21 of closing off Wuhan – a city of over 11,000,000 people – to stop the
22 spread of COVID-19.
- 23 f. January 24, 2020 – The United States Coast Guard issued a Maritime
24 Safety Information Bulletin (MSIB) on January 24, 2020, the entitled
25 *Novel Coronavirus Precautions*, directed to all vessel owner and
26 operators⁵. The MSIB alerted shipowners and operators of the outbreak,
27 provided guidance and mandated that they report sick or deceased
28 crew/passengers to the Center for Disease Control (hereinafter the
“CDC”).
- g. January 24, 2020 – the Department of Transportation Maritime
Administration (hereinafter “MARAD”) issued a Maritime Security
Communication with Industry (hereinafter “MSCI”) advisory entitled

27 ⁵ See, https://www.maritimedriv.com/storage/app/media/Agencies/USCG/USCG_MSIB/USHQ_MSIB_01_20_MTS_Precautions.pdf

2020-002A-Global-Novel Coronavirus Outbreak.⁶

- 1 h. January 30, 2020 – WHO declared COVID-19 a “global health
- 2 emergency” – recognizing that COVID-19 posed a risk beyond China.
- 3 The U.S. Department of State issued a Level 4 (highest level) travel
- 4 advisory as it related to U.S. citizens who planned to travel to China.⁷
- 5 i. January 31, 2020 – MARAD issued another MSCI advisory entitled
- 6 *2020-0004-Global-Novel Coronavirus Outbreak*⁸ again alerting
- 7 shipowners and operators, such as the Defendant PRINCESS, to
- 8 coronavirus outbreak and reporting requirements to the CDC. MARAD
- 9 issued a follow-up MSCI advisory on February 8, 2020 entitled *2020-*
- 10 *0005-Global-Novel Coronavirus Outbreak*.⁹
- 11 j. February 2, 2020 – China reports that the death toll from COVID-19 in
- 12 mainland China (361) exceeded the death toll in mainland China from
- 13 the SARS outbreak in the early 2000s (349).
- 14 k. February 5, 2020 – Chinese officials announced that nearly 500 people
- 15 in mainland China have died as a result of COVID-19.
- 16 l. February 5, 2020 (*Diamond Princess*) – Passengers aboard the *Diamond*
- 17 *Princess* near Yokohama, Japan began a two-week quarantine after nine
- 18 (9) passengers and one (1) crewmember tested positive for COVID-19
- 19 while aboard the vessel. See *infra* for further details.
- 20 m. On February 13, 2020 – The CDC published the *Interim Guidance for*
- 21 *Ships on Managing Suspected Coronavirus Disease 2019*, which
- 22 provided guidance for ship operators, including cruise ship operators, to
- 23 help prevent, detect, and medically manage suspected COVID-19
- 24 infections. See *infra* for further details.

25 16. The CDC’s February 13, 2020, *Interim Guidance for Ships on Managing*

26 ⁶ See, <https://www.maritime.dot.gov/content/2020-002a-global-novel-coronavirus-outbreak>

27 ⁷ Ryan Goodman and Danielle Schulkin, *Timeline of the Coronavirus Pandemic and U.S. Response*, Just Security, April 13, 2020, <https://www.justsecurity.org/69650/timeline-of-the-coronavirus-pandemic-and-u-s-response/>.

28 ⁸ See, <https://www.maritime.dot.gov/content/2020-004-global-novel-coronavirus-outbreak>

⁹ See, <https://www.maritime.dot.gov/content/2020-005-global-novel-coronavirus-outbreak>

1 *Suspected Coronavirus Disease 2019*, which provided guidance for ship operators,
2 including cruise ship operators, to help prevent, detect, and medically manage
3 suspected COVID-19 infections aboard ships, like the *Grand Princess*. See the
4 Memorandums cited at footnote 1.

5 17. In view of the fact that Defendant PRINCESS has its principal place of
6 business in the United States, and operate numerous cruise vessels which originate
7 from and/or stop at ports within the U.S., as early as February 13, 2020, Defendant
8 PRINCESS knew and/or should have been aware of this Memorandum, including, but
9 not limited to, the dangerous conditions and/or explosive contagiousness associated
10 with COVID-19, and it's all but certain presence aboard the *Grand Princess* at that
11 time.

12 18. This Memorandum provided cruise vessel operators, like Defendant
13 PRINCESS, with numerous helpful considerations to assist in detecting and
14 preventing the spread of COVID-19 amongst its crewmembers, passengers and its
15 vessels at large, some of which include:

- 16 • “Early detection, prevention, and control of Coronavirus Disease 2019
17 (COVID-19) on ships **is important** to protect the health of travelers on
18 ships and to avoid transmission of the virus by disembarking passengers
19 and crew members who are suspected of having COVID-19”;
- 20 • “Identifying and isolating passengers and crew with possible symptoms
21 of COVID-19 as soon as possible **is needed** to minimize transmission of
22 this virus”;
- 23 • “To reduce spread of respiratory infections including COVID-19, CDC
24 **recommends** that ships encourage crew members and passengers to
 - 25 ▪ Postpone travel when sick
 - 26 ▪ Watch their health
 - 27 ▪ Self-isolate and inform the onboard medical center immediately if
28 they develop a fever (100.4°F / 38°C or higher), begin to feel

feverish, or develop other signs or symptoms of sickness

- Use respiratory, cough, and hand hygiene
 - Advise passengers and crew of the importance of covering coughs and sneezes with a tissue. Dispose used tissues immediately in a disposable container (e.g., plastic bag) or a washable trash can.
 - Remind passengers and crew members to wash their hands often with soap and water, especially after coughing or sneezing. If soap and water are not available, they can use a hand sanitizer containing 60%-95% alcohol)
- **“Deny boarding of a passenger or crew member** who is suspected to have COVID-19 infection based on signs and symptoms plus travel history in China or other known exposure at the time of embarkation”;
- “Passengers and crewmembers who have had high-risk exposures to a person suspected of having COVID-19 **should be** quarantined in their cabins. All potentially exposed passengers, cruise ship medical staff, and crew members **should** self-monitor under supervision of ship medical staff or telemedicine providers until 14 days after the last possible exposure”;
- **“Isolate passengers or crew onboard** who are suspected of having COVID-19 infection in a single-occupancy cabin with the door closed until symptoms are improved.”

See Centers for Disease Control and Prevention, *Interim Guidance for Ships on Managing Suspected Coronavirus Disease 2019*, (last updated February 18, 2020) <https://www.cdc.gov/quarantine/maritime/recommendations-for-ships.html>.

19. Defendant PRINCESS and the cruise industry got an early warning of how easily the virus could spread on its massive ocean liners when the first cases emerged on the *Diamond Princess*, also owned and operated by Defendant PRINCESS, in early February 2020 in Yokohama Harbor. The outbreak began with ten cases, and rapidly multiplied to seven hundred cases, as a result of the flawed two

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1 infected passenger was already carrying the coronavirus when he boarded the *Grand*
2 *Princess* on February 11, 2020.¹⁰ Yet, PRINCESS had no adequate passenger and/or
3 crewmember medical screening methods at the time of boarding despite their
4 knowledge regarding COVID-19.

5 25. On February 20, 2020, the infected passenger reported to the *Grand*
6 *Princess* medical facility for medical treatment due to symptoms of the coronavirus
7 according to Dr. Tarling. This passenger reported acute respiratory symptoms for
8 about six to seven days before seeking treatment. Accordingly, this information would
9 constitute a “hazardous condition” pursuant to 33 CFR § 160.216, and would have
10 required PRINCESS to report this information pursuant to 42 CFR 71.1.

11 26. On February 21, 2020, in the morning, the *Grand Princess* arrived back
12 in San Francisco, California from its previous voyage. Within just a few hours,
13 PRINCESS allowed new passengers to board the ship without adequately sanitizing
14 the *Grand Princess*, including, but not limited to, incorporating UV lights into the
15 filtration systems and/or antimicrobial sanitizing equipment. In addition, PRINCESS
16 did not have a third-party indoor environmental professional verify that common use
17 areas and surfaces of the vessel were reasonably safe for passengers and/or
18 crewmembers.

19 27. Before boarding the *Grand Princess* on February 21, 2020, passengers
20 contacted PRINCESS over their concerns of the vessel’s safety surrounding the
21 coronavirus. PRINCESS assured passengers its vessel was not affected by the
22 coronavirus, was safe, and that there was no need for concern. In addition, PRINCESS
23 instructed passengers that they would *not* be reimbursed if they cancelled their
24 February 21, 2020 voyage on the *Grand Princess*.

25 _____
26 ¹⁰ Thomas Fuller, John Eligon, and Jenny Gross, The New York Times, *Cruise Ship, Floating*
27 *Symbol of America’s Fear of Coronavirus, Docks in Oakland*, March 9, 2020,
<https://www.nytimes.com/2020/03/09/us/coronaviruscruise-ship-oakland-grand-princess.html> (last
28 visited April 9, 2020).

1 28. Relying on PRINCESS' assurances, passengers embarked on the *Grand*
2 *Princess* on February 21, 2020 for a Hawaii cruise.

3 29. Defendant did not inform passengers that were scheduled to board the
4 *Grand Princess* on February 21, 2020, that passengers from the prior voyage had
5 symptoms of COVID-19 and/or inform passengers that other passengers aboard the
6 *Grand Princess* had been exposed to and might be carrying COVID-19 and/or that
7 passengers were at a significantly increased risk of exposure to COVID-19. If
8 passengers were made aware of this significantly increased risk of exposure prior to
9 boarding the ship in San Francisco, California they would have never boarded the
10 *Grand Princess*, and/or never contracted COVID-19.

11 30. Before boarding the *Grand Princess*, PRINCESS failed to deny boarding
12 to passengers and/or crewmembers who showed symptoms of the coronavirus and/or
13 travel history in China or other known exposure at the time of embarkation, including
14 but not limited to, Japan, Italy, and South Korea. PRINCESS's actions and/or
15 omissions were a direct violation of the CDC's Interim Guidance for Ships on
16 Managing Suspected Coronavirus Disease 2019.

17 31. During the boarding process on February 21, 2020, passengers were
18 simply asked to fill out a piece of paper confirming they were not sick. Not one
19 passenger was questioned, nor medically examined, including, but not limited to,
20 temperature taken, before PRINCESS allowed passengers onboard the *Grand*
21 *Princess*. As a result, PRINCESS exposed Plaintiff and others similarly situated to
22 exposure of COVID-19 and/or to an actual risk of immediate physical injury and/or
23 death.

24 32. To make matters even worse, there were sixty-two passengers onboard
25 the February 21, 2020 voyage on the *Grand Princess*, who were also on the prior
26 voyage, that were exposed to the passengers on the prior voyage that tested positive
27 for COVID-19. Of the sixty-two passengers, at least two of the passengers were

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showing symptoms of COVID-19 that PRINCESS was aware of.

1
2 33. During the voyage, as should have been anticipated, a coronavirus
3 outbreak occurred on the *Grand Princess*. The outbreak was considered so severe that
4 the *Grand Princess* was denied entry to ports-of-call due to how contagious, novel,
5 and deadly the coronavirus is.

6 34. On February 25, 2020, PRINCESS sent emails to passengers who
7 disembarked on the prior voyage on February 21, 2020, all while Plaintiff and others
8 similarly situated were onboard the *Grand Princess*, that these prior passengers may
9 have been exposed to COVID-19 while on their *Grand Princess* cruise. However,
10 PRINCESS did not inform all passengers onboard the *Grand Princess* at the same
11 time their potential exposure to COVID-19.

12 35. On February 26, 2020, the *Grand Princess* docked in Nawiliwili,
13 Hawaii, and sailed to other Hawaiian Islands until departing the Hawaiian Islands for
14 Ensenada, Mexico on February 29, 2020.

15 36. On March 3, 2020, the passenger on the prior voyage who visited the
16 *Grand Princess* medical facility with symptoms of the coronavirus on February 20,
17 2020, tested positive for COVID-19. This was confirmed and published by Placer
18 County Public Health on March 3, 2020. *See* CBS Sacramento, *Placer County*
19 *Confirms Second Coronavirus Case, Declares Local Health Emergency*, CBS Local,
20 March 3, 2020, [https://sacramento.cbslocal.com/2020/03/03/placer-county-](https://sacramento.cbslocal.com/2020/03/03/placer-county-coronavirus-health-emergency/)
21 [coronavirus-health-emergency/](https://sacramento.cbslocal.com/2020/03/03/placer-county-coronavirus-health-emergency/) (last visited April 13, 2020).

22 37. However, PRINCESS waited until March 4, 2020, to inform Plaintiff
23 and others similarly situated of their potential exposure to COVID-19 due to the prior
24 passenger testing positive for COVID-19. Only the sixty-two passengers on the prior
25 voyage on the *Grand Princess* were advised to quarantine in their cabin on March 4,
26 2020. In addition, PRINCESS informed passengers that the *Grand Princess* would no
27 longer be sailing to the scheduled port-of-call of Ensenada, Mexico, and instead

1 would return to San Francisco, California. Dr. Tarling issued the following letter to
2 passengers:

3 Guests Health Advisory - Coronavirus
4 March 4, 2020

5 Dear Princess Guest:

6 I wish to advise you that today we have been notified by the United States Centers for Disease
7 Control and Prevention (CDC) that they are investigating a small cluster of COVID-19
8 (coronavirus) cases in Northern California connected to our previous *Grand Princess* voyage
9 that sailed roundtrip San Francisco from February 11 to February 21. We are working closely with
10 our CDC partners and are following their recommendations.

11 **For those guests who sailed with us on our previous voyage and may have been exposed, in
12 an abundance of caution, the CDC requires you to remain in your stateroom until you have
13 been contacted and cleared by our medical staff. A member of our medical team will be
14 calling you between the hours of 8:00 AM and 11:00 AM this morning. You may order room
15 service while you wait for the medical screening to be completed, and we apologize for any
16 inconvenience.**

17 Please be assured that the health, safety, and well-being of all guests and crew are our absolute
18 priority. The CDC is continuing to actively collect information and has set up a meeting with us
19 this morning to determine what, if any, actions need to be taken during this cruise and on arrival
20 in San Francisco. We have shared essential travel and health data with the CDC to facilitate their
21 standard notification to the State and County health authorities to follow up with individuals
22 who may have been exposed to people who became ill.

23 As we anticipate that further review of the situation will be necessary on arrival in San
24 Francisco, we will be cancelling the call to Ensenada on Thursday, March 5, in order to sail
25 directly to San Francisco – exact date and time for arrival to be determined. We will keep you
26 updated with information as we finalize plans. To assist you in contacting your family, we are
27 providing free internet and phone service. We will advise you if the need arises to make
28 changes to your onward travel plans post-cruise.

38. On March 4, 2020, around 4:00 PM, California Governor Gavin
Newsom declared a state of emergency due to the COVID-19 outbreak on the *Grand
Princess* and due to the passengers on the prior voyage succumbing to the virus. In
addition, Governor Newsom ordered that the *Grand Princess* would not be able to
dock in San Francisco, and instead would be forced to stay off the coast of San
Francisco, California.

39. Later that afternoon on March 4, 2020, PRINCESS cancelled only a few
large public congregations, such as, the events in the theater, but were allowed
unfettered access to the pools, gym, and buffets, which further put passengers at an
actual risk of exposure to coronavirus. Additionally, PRINCESS proceeded with the

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Formal Night where passengers are encouraged to socialize and gather. PRINCESS actions and/or omissions were in direct violation of CDC guidelines for Ships on Managing Suspected Coronavirus Disease 2019, revised on February 18, 2020.

40. In regards to managing passengers and crew after exposure, the CDC guidelines for Ships on Managing Suspected Coronavirus Disease 2019 states:

“Passengers and crewmembers who have had high-risk exposures to a person suspected of having COVID-19 should be quarantined in their cabins. All potentially exposed passengers, cruise ship medical staff, and crew members should self-monitor under supervision of ship medical staff or telemedicine providers until 14 days after the last possible exposure.”¹¹

41. Finally, on or about March 5, 2020, around 1:00 PM, the captain of the *Grand Princess* requested all passengers to remain isolated in their staterooms. PRINCESS decision came at least one day after PRINCESS was aware that the passenger on the prior voyage tested positive for COVID-19. PRINCESS’ notice to passengers advising to quarantine in their staterooms is shown below:

[the remainder of this page has intentionally been left blank]

¹¹ See Centers for Disease Control and Prevention, *Interim Guidance for Ships on Managing Suspected Coronavirus Disease 2019*, (last updated February 18, 2020) <https://www.cdc.gov/quarantine/maritime/recommendations-for-ships.html>.

1 March 5, 2020 10:00PM PT

2 **Grand Princess Update**

3 In collaboration with the U.S. Centers of Disease Control (CDC) and local authorities, samples
4 were collected today from 45 people on Grand Princess (which includes a mix of guests and
5 team members). The samples were delivered to the California Department of Public Health in
6 Richmond for processing. The results of these tests are expected by tomorrow.

7 Princess Cruises can confirm there are 3,533 people currently onboard Grand Princess, including
8 2,422 guests and 1,111 teammates. In total, they represent 54 nationalities.

9 Following guidelines received today from the CDC, all guests have been asked to stay in their
10 staterooms while test results are pending. Guests are receiving meal deliveries in their
11 staterooms by room service, and additional television and movie options have been added to
12 in-room programming. Guests have also been provided complimentary internet service to stay
13 in contact with their family and loved ones, and the ship's internet bandwidth has been
14 increased.

15 42. After PRINCESS advised passengers to quarantine in their staterooms
16 on or about March 5, 2020, crewmembers delivered food and beverages to passengers
17 in their staterooms, but failed to wear any protective gear, including, but not limited
18 to, masks and gloves, when interacting with passengers. As a result, PRINCESS
19 exposed Plaintiff and others similarly situated to exposure of COVID-19 and/or to an
20 actual risk of immediate physical injury and/or death.

21 43. On March 9, 2020, the *Grand Princess* was allowed entry in San
22 Francisco, California, to allow for the disembarkation process of passengers. When
23 passengers were instructed to leave their staterooms to meet at disembarkation areas
24 aboard the vessel for further directions, PRINCESS did not direct passengers to
25 distance themselves from other passengers, which further put passengers at an actual,
26 heightened risk of exposure to the coronavirus.

27 44. As a result of PRINCESS's grossly negligent approach to the safety of
28 the passengers on board the *Grand Princess*, its passengers and crew aboard the
Grand Princess were at an actual risk of immediate physical injury and death.

45. Consequently, thousands of passengers on the *Grand Princess* were
subjected to the risk of contracting the highly contagious coronavirus as a result of

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1 PRINCESS's failure to warn passengers at any time prior to boarding and/or while
2 they were already onboard that there were other passengers with symptoms of the
3 coronavirus, and PRINCESS's grossly negligent approach to the safety of the
4 passengers.

5 46. As a result of PRINCESS's actions and/or omissions, Plaintiff and others
6 similarly situated were consequently forced to board a plane where they were further
7 exposed to an actual risk of physical injury and forced to quarantine for over two
8 weeks, some of which had high fevers, dry coughs, shortness of breath, and a serious
9 risk of imminent death— all of which could have been easily avoided if simply given
10 the choice to stay at home and reschedule the cruise and/or cancelled the subject cruise
11 and/or implemented reasonable policies and procedures to prevent the spread of the
12 highly contagious coronavirus.

13 47. PRINCESS's negligent misconduct was predicated on a profit motive
14 because, simply put, cruise lines like PRINCESS make no money when passengers
15 don't sail. PRINCESS's knowing, intentional and reckless conduct subjects
16 PRINCESS to the imposition of punitive damages. This voyage set sail knowing it
17 was a virtual certainty that there would be an outbreak, similar, if not identical, to
18 those which PRINCESS' other vessel (*Diamond Princess*) had already very publicly
19 faced. This callous disregard for the safety and well-being of its passengers must be
20 answered for.

21 48. Each and all of the foregoing conditions, including but not limited to, the
22 actual risk of exposure to the coronavirus, were known to PRINCESS prior to the time
23 the *Grand Princess* set for sail on its voyage on February 21, 2020, with Gregory
24 Eicher and all other passengers similarly situated. PRINCESS subjected over 2,000
25 passengers to the highly contagious coronavirus, and exposed passengers to actual
26 risk of immediate physical injury and death due to its (a) knowing and intentional
27 decision to proceed with a 16-day cruise on February 21, 2020, knowing at least one
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of its passengers from the prior voyage had symptoms of coronavirus; (b) knowing and intentional decision to conceal from passengers at any time prior to boarding and/or while they were already onboard that there were passengers on the prior voyage with symptoms of the coronavirus and/or other passengers with symptoms of the coronavirus on the subject voyage; and (c) knowing and intentional decision to wait one day to order passengers to isolate in their staterooms after being informed that the passenger who presented to the *Grand Princess* medical facility with symptoms of the coronavirus on February 20, 2020, tested positive for COVID-19.

CLASS ACTION ALLEGATIONS

49. This action is brought by Plaintiff on his own behalf, and on behalf of all others similarly situated, under the provisions of Rule 23(a) and 23(b)(3) of the Federal Rules of Civil Procedure. This action satisfies the applicable numerosity, commonality, typicality, adequacy, predominance, and/or superiority requirements of the Federal Rules of Civil Procedure.

50. The class so represented by the Plaintiff in this action, and of which Plaintiff is a member, consists of all passengers aboard the *Grand Princess* cruises on February 11, 2020, and/or February 21, 2020.

51. The class of passengers were subjected to severe distress both physical, psychological and emotional; endured pain and suffering, along with physical and emotional injury as a result of PRINCESS’s negligence and/or gross negligence and/or intentional conduct.

52. The exact number of members of the class is unknown at this time, but it is estimated that there are in excess of 2000 members. The class is so numerous that joinder of all members is impracticable, and the class action procedure is more practical, inclusive, and cost-efficient than numerous individual lawsuits on the same common questions of law and fact. Class Members are readily identifiable from information and records in PRINCESS’ custody, control, or possession, and from

1 records kept by the CDC and Department of Health and Human Services. This action
2 satisfies the requirements of Rule 23(a)(1).

3 53. There are common questions of law and fact that relate to and effect the
4 rights of each member of the class and the relief sought is common to the entire class.
5 The same misconduct on the part of PRINCESS caused the same or similar injury to
6 each class member. All class members seek damages under the general maritime law
7 of the United States for Intentional Infliction of Emotional Distress, Negligent
8 Infliction of Emotional Distress and Negligence. Accordingly, this action satisfies
9 the requirement of Rule 23(a)(2).

10 54. The claims of Plaintiff are typical of the claims of the class, in that the
11 claims of all members of the class, including Plaintiff, depend upon a virtually
12 identical showing of the acts and omissions of PRINCESS, giving rise to the right of
13 Plaintiff to the relief sought herein. PRINCESS were at all times material hereto
14 engaged in the same conduct to the detriment of the entire class of Plaintiffs.
15 Accordingly, this action satisfies the requirements of Rule 23(a)(3).

16 55. Plaintiff is the representative party for the class, and is able to, and will,
17 fairly and adequately protect the interests of the class. There is no conflict between
18 Plaintiff and other members of the class with respect to this action, or with respect to
19 the claims for relief herein. The attorneys for Plaintiff are experienced and capable in
20 the field of maritime claims for cruise ship passenger injury, including class actions,
21 and have successfully represented claimants in other litigation of this nearly exact
22 nature. Three of the attorneys designated as counsel for Plaintiff, Carol L. Finklehoffe
23 (California Bar Certified Legal Specialist, Admiralty and Maritime), Jason R.
24 Margulies (Florida Bar Board Certified in Admiralty and Maritime Law) and Michael
25 A. Winkleman, will actively conduct and be responsible for Plaintiff's case herein.
26 Accordingly, this action satisfies the requirement of Rule 23(a)(4).

27 56. This action is properly maintained as a class action under Rule 23(b)(3)

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1 inasmuch as questions of law and fact common to the members of the class
2 predominate over any questions affecting only individual members, and a class action
3 is superior to the other available methods for the fair and efficient adjudication of this
4 controversy. In support of the foregoing, Plaintiff alleges that common issues
5 predominate and can be determined on a class-wide basis regarding Defendant failure
6 to exercise reasonable care under the circumstances, by *inter alia*, (a) deciding to
7 proceed with a 16-day cruise on February 21, 2020, knowing at least one of its
8 passengers from the prior voyage had symptoms of coronavirus; (b) deciding to
9 conceal from passengers at any time prior to boarding and/or while they were already
10 onboard that there were passengers on the prior voyage with symptoms of the
11 coronavirus and/or other passengers with symptoms of the coronavirus on the subject
12 voyage; and (c) deciding to wait one day to order passengers to isolate in their
13 staterooms after being informed that the passenger who presented to the *Grand*
14 *Princess* medical facility with symptoms of the coronavirus on February 20, 2020,
15 tested positive for COVID-19.

16 57. A class action is superior to other available methods for the fair and
17 efficient adjudication of this controversy because it is unlikely that individual
18 plaintiffs would assume the burden and the cost of this complex litigation, and
19 Plaintiff is not aware of any class members who are interested in individually
20 controlling the prosecution of a separate action. The interests of justice will be served
21 by resolving the common disputes of the class members with PRINCESS in a single
22 forum, and individual actions by class members, many of whom are citizens of
23 different states would not be cost effective. The class consists of a finite and
24 identifiable number of individuals which will make the matter manageable as a class
25 action.

26 58. PRINCESS' passenger ticket contract contains a provision which
27 attempts to limit its passengers' right to file their claims against PRINCESS as a class
28

1 action, but said provision is void because such an attempt by PRINCESS to limit its
2 liability to passengers violates 46 U.S.C. 30509.¹² See *Kornberg v. Carnival Cruise*
3 *Lines, Inc.*, 741 F.2d 1332, 1335–36 (11th Cir. 1984). Additionally, the provision
4 should be deemed null and void as PRINCESS acted intentionally¹³ by exposing
5 passengers to a highly contagious virus, which has no current confirmed vaccine nor
6 effective treatment.

7
8 **COUNT I**
9 **NEGLIGENCE AGAINST DEFENDANT**

10 Plaintiff hereby incorporates by reference, as though fully set forth herein,
11 paragraphs 1 through 58, and alleges as follows:

12 59. It was the duty of Defendant to provide Plaintiff and all others similarly
13 situated with reasonable care under the circumstances.

14 60. Defendant and/or its agents, servants, and/or employees breached its
15 duty to provide Plaintiffs with reasonable care under the circumstances.

16 61. Plaintiff was injured due to the fault and/or negligence of Defendant,
17 and/or its agents, servants, and/or employees as follows:

- 18 a. Failure to use reasonable care to provide and maintain a safe voyage for
19 Gregory Eicher and others similarly situated, fit with proper and
20 adequate safety, protection, cleaning products and equipment, especially
21 during a known and escalating, global pandemic of the coronavirus, and

22 ¹² § 30509(a)(1)(A) states: “The owner, master, manager, or agent of a vessel transporting
23 passengers between ports in the United States, or between a port in the United States and a port in a
24 foreign country, may not include in a regulation or contract a provision limiting [...] the liability of
25 the owner, master, or agent for personal injury or death caused by the negligence or fault of the
26 owner or the owner's employees or agents.”

27 ¹³ “[C]ontractual exculpatory clauses absolve the exculpated party only from ordinary negligence
28 and should not be construed to include loss or damage resulting from intentional or reckless
misconduct, gross negligence, or the like.” *In re New River Shipyard, Inc.*, 355 B.R. 894, 904
(Bankr. S.D. Fla. 2006)

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- when a prior passenger showed symptoms of the coronavirus, and care; and/or
- b. Failure to adequately warn passengers before boarding the vessel that a passenger on a prior cruise showed symptoms of the coronavirus; and/or
 - c. Failure to warn passengers of the dangers and risks of the coronavirus and/or infectious disease, including, but not limited to, failing to inform the passengers of the extent of the prior outbreaks and/or risks and/or symptoms; and/or
 - d. Failure to adequately warn passengers before boarding the vessel that the vessel's medical facility, including the medical personnel, equipment, and supplies, would not be able to adequately handle a coronavirus outbreak onboard the *Grand Princess*; and/or
 - e. Failure to adequately warn passengers on the subject voyage aboard the *Grand Princess* that a passenger on a prior voyage who showed symptoms of the coronavirus tested positive for the coronavirus before boarding the vessel; and/or
 - f. Failure to adequately examine a passenger's and/or crewmember's health condition before allowing them to board the vessel; and/or
 - g. Failure to have adequate medical personnel during the boarding process to determine whether to allow boarding to passengers and/or crewmembers; and/or
 - h. Failure to have adequate medical personnel to determine whether to allow boarding to passengers and/or crewmembers in accordance with CDC guidelines; and/or
 - i. Failure to adequately sanitize and/or disinfect the vessel's common areas and passenger's cabin; and/or
 - j. Failure to adequately sanitize and/or disinfect plates, cups, food trays,

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- utensils, ice machines and drinking fountains; and/or
- k. Failure to adequately quarantine passengers infected with the coronavirus, and/or, infectious disease, and/or virus and/or exhibiting symptoms of a virus and/or an infectious disease; and/or
 - l. Failure to adequately quarantine passengers and/or crewmembers infected with the coronavirus, and/or, infectious disease, and/or virus and/or exhibiting symptoms of a virus and/or an infectious disease; and/or
 - m. Failure to provide prompt, proper, and adequate medical treatment to passengers infected with the coronavirus, and/or, infectious disease, and/or virus and/or exhibiting symptoms of a virus and/or an infectious disease; and/or
 - n. Failure to serve uncontaminated food; and/or
 - o. Failing to practice safe and sanitary food practices; and/or
 - p. Failure to adequately and properly eradicate the coronavirus or some other virus causing illness to passengers on the *Grand Princess*; and/or
 - q. Failure to take adequate steps to prevent an outbreak of the coronavirus and/or virus and/or infectious disease when it knew or should have known that such outbreaks had occurred on prior cruise voyages; and/or
 - r. Failure to take adequate medical precautions when a passenger is exhibiting symptoms of the coronavirus and/or virus and/or infectious disease so that it can be timely diagnosed; and/or
 - s. Failure to perform testing on ill passengers to confirm the type and nature of the virus; and/or
 - t. Failure to have adequate policies and procedures in place to manage and contain the outbreak and spread of the coronavirus and/or virus and/or infectious disease; and/or

- 1 u. Failure to provide a sanitary vessel to prevent outbreaks of the
- 2 coronavirus and/or virus and/or infectious diseases, including, but not
- 3 limited to, inadequate and/or ineffective cleaning/sanitary procedures
- 4 and/or lack of equipment and supplies; and/or
- 5 v. Failure to take adequate steps to contain the spread of the coronavirus
- 6 and/or virus and/or infectious diseases, which it knew or should have
- 7 known could cause other dangerous medical conditions; and/or
- 8 w. Knowingly refusing to cancel and/or offer refunds to passengers as a
- 9 result of a passenger on a prior cruise showing symptoms of coronavirus;
- 10 and/or
- 11 x. Failing to have proper policies and procedures in place to determine
- 12 whether to offer refunds as a result of the risk of exposing passengers
- 13 and crew to the highly contagious coronavirus due to a passenger on a
- 14 prior cruise showing symptoms of coronavirus; and/or
- 15 y. Failing to cancel the voyage and/or offer refunds despite knowing a
- 16 passenger on a prior voyage showed symptoms of the coronavirus and
- 17 despite knowing that multiple prior similarly situated voyages ended in
- 18 widely publicized catastrophe; and/or
- 19 z. Failure to reasonably offer refunds to passengers not wishing to travel on
- 20 a vessel that had a passenger from a previous voyage showing symptoms
- 21 of the coronavirus; and/or
- 22 aa. Exposing passengers to unsanitary conditions that they were unprepared
- 23 for without proper warning from Defendant; and/or
- 24 bb. Failure to provide adequate training, instruction, and supervision to the
- 25 Defendant employees; and/or
- 26 cc. Failure to promulgate and/or enforce adequate policies and procedures
- 27 to ensure that safety would not be compromised for cost and/or profits;
- 28

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and/or

- dd. Failure to promulgate policies and/or procedures aimed at ensuring an adequate emergency plan to protect the health and welfare of passengers during an outbreak of a virus and/or infectious disease, including , but not limited to, the coronavirus; and/or
- ee. Failure to determine and/or appreciate the hazards associated with allowing passengers to congregate within close distances, including within six feet, in common areas of the vessel; and/or
- ff. Knowing, as a result of previous similar incidents and/or passengers showing symptoms of the coronavirus, of the likelihood of a threat to passenger safety resulting from all of the above, yet failing to take corrective action and/or implement policies and procedures aimed at preventing and/or mitigating the harmful effects of the of the subject incident; and /or
- gg. Failure to amend its cancellation policy to allow the passengers to cancel their cruise without financial penalty in light of a passenger from a previous voyage showing symptoms of the coronavirus and/or the significant actual risk due to the coronavirus global pandemic;
- hh. Other acts or omissions constituting a breach of the duty to use reasonable care under the circumstances which are revealed through discovery.

62. The above acts and/or omissions caused and/or contributed to Plaintiff and others similarly situated contracting the coronavirus and/or other virus and/or medical complications arising from it because the Plaintiff and others similarly situated would not have boarded the vessel knowing that a passenger on the prior voyage showed symptoms of the coronavirus and presented to the *Grand Princess* medical facility for such, had Defendant and/or its agents, servants and/or employees

1 adequately warned and/or communicated the foregoing to Plaintiff and others
2 similarly situated.

3 63. The above acts and/or omissions caused and/or contributed to the
4 Plaintiff and others similarly situated contracting the coronavirus and/or other virus
5 and/or medical complications arising from it because the coronavirus and/or other
6 virus outbreak would not have occurred but for Defendant's failure to adequately
7 sanitize the vessel in a reasonably safe condition.

8 64. At all material times, Defendant had exclusive custody and control of the
9 vessel, *Grand Princess*.

10 65. Defendant knew of the foregoing conditions causing Plaintiff and others
11 similarly situated to be exposed to an actual risk of physical injury and did not correct
12 them, or the conditions existed for a sufficient length of time so that Defendant in the
13 exercise of reasonable care under the circumstances should have learned of them and
14 corrected them.

15 66. As a result of the negligence of Defendant, Plaintiff and others similarly
16 situated were:

- 17 a. exposed to an actual risk of the physical injury, which caused severe
18 mental and emotional anguish, including, but not limited to, anguish,
19 anxiety, fright, horror, suffering, and traumatized by the fear of
20 developing COVID-19, with physical manifestations of that mental and
21 emotional anguish including, but not limited to, sickness, nausea,
22 exhaustion, fatigue, headaches, insomnia, lack of sleep, poor sleep,
23 nightmares, and respiratory difficulties; and/or
24 b. contracted the coronavirus and/or virus and/or suffered medical
25 complications arising from it and were injured about their body and
26 extremities, suffered both physical pain and suffering, mental and
27 emotional anguish, loss of enjoyment of life, temporary and/or

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permanent physical disability, impairment, inconvenience in the normal pursuits and pleasures of life, feelings of economic insecurity, disfigurement, aggravation of any previously existing conditions therefrom, incurred medical expenses in the care and treatment of their injuries including life care, suffered physical handicap, lost wages, income lost in the past, and their working ability and earning capacity has been impaired. The injuries and damages are permanent or continuing in nature, and Plaintiff and others similarly situated will suffer the losses and impairments in the future.

WHEREFORE the Plaintiff and others similarly situated demand judgment for all damages recoverable under the law against the Defendant, including punitive damages, and demands trial by jury.

COUNT II – NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS AGAINST DEFENDANT

Plaintiff hereby incorporates by reference, as though fully set forth herein, paragraphs 1 through 58, and alleges as follows:

67. At all times material, due to the negligence and/or gross negligence and/or intentional conduct of the Defendant, Plaintiff and all others similarly situated were placed in an immediate risk of physical harm. Said risk of physical harm included but is not limited to: contracting the coronavirus and/or virus and/or medical complications arising from it and/or injury and/or death and/or severe emotional and/or psychological trauma.

68. Defendant’s negligence and/or gross negligence and/or intentional conduct caused severe mental and/or emotional harm and/or distress in the Plaintiff and all others similarly situated, such as fear and anxiety, including, but not limited to, of contracting COVID-19. These emotional injuries and/or damages have also resulted in physical manifestations, such as sickness, nausea, exhaustion, fatigue,

1 headaches, insomnia, lack of sleep, poor sleep, nightmares, and respiratory
2 difficulties.

3 69. Plaintiff and those similarly situated was/were forced to remain on a
4 vessel that had multiple passengers that tested positive of coronavirus and were on
5 the vessel for multiple days, and were then forced to disembark the vessel in tight
6 groups, creating an actual risk of exposure to coronavirus, causing a reasonable fear
7 of great bodily harm and death. At all times material, all similarly effected passengers
8 were in the zone of danger at risk of serious bodily harm, including death due to, *inter*
9 *alia*, the highly contagious coronavirus, which had and has no vaccine.

10 70. Plaintiff and those similarly situated ticketed aboard the *Grand Princess*
11 were placed in the zone of danger as a result of Defendant's dangerously lackadaisical
12 approach in dealing with the coronavirus that was known to be on board the vessel
13 via passengers on a prior voyage that tested positive for the coronavirus. Each
14 Plaintiff was in close proximity to conditions which did cause or could have caused
15 serious physical, mental and/or emotional injury and/or illness.

16 71. Plaintiff's and others similarly situated fear of death and experience of
17 mental, emotional and/or physical harm was genuine and well founded and Plaintiff
18 and others similarly situated suffered mental or emotional harm (such as fright and
19 anxiety) that was caused by the negligence of Defendant. This fright and anxiety has
20 further manifested itself as multiple physical symptoms experienced by the Plaintiff
21 and others similarly situated, including but not limited to insomnia, depression,
22 anxiety, nightmares, and dizziness.

23 72. As a result of the negligent infliction of emotional distress by Defendant,
24 Plaintiff and others similarly situated were:

- 25 a. exposed to an actual risk of the physical injury, which caused severe
26 mental and emotional anguish, including, but not limited to, anguish,
27 anxiety, fright, horror, suffering, and traumatized by the fear of
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1 developing COVID-19, with physical manifestations of that mental and
2 emotional anguish including, but not limited to, sickness, nausea,
3 exhaustion, fatigue, headaches, insomnia, lack of sleep, poor sleep,
4 nightmares, and respiratory difficulties; and/or

5 b. contracted the coronavirus and/or virus and/or suffered medical
6 complications arising from it and were injured about their body and
7 extremities, suffered both physical pain and suffering, mental and
8 emotional anguish, loss of enjoyment of life, temporary and/or
9 permanent physical disability, impairment, inconvenience in the normal
10 pursuits and pleasures of life, feelings of economic insecurity,
11 disfigurement, aggravation of any previously existing conditions
12 therefrom, incurred medical expenses in the care and treatment of their
13 injuries including life care, suffered physical handicap, lost wages,
14 income lost in the past, and their working ability and earning capacity
15 has been impaired. The injuries and damages are permanent or
16 continuing in nature, and Plaintiff and others similarly situated will
17 suffer the losses and impairments in the future.

18 WHEREFORE the Plaintiff and others similarly situated demand judgment for
19 all damages recoverable under the law against the Defendant, including punitive
20 damages, and demands trial by jury.

21 **COUNT III - INTENTIONAL INFLICTION OF**
22 **EMOTIONAL DISTRESS AGAINST DEFENDANT**

23 Plaintiff hereby incorporates by reference, as though fully set forth herein,
24 paragraphs 1 through 58, and alleges as follows:

25 73. As set forth above, the actions of Defendant were intentional or reckless
26 and inflicted mental suffering. Defendant's conduct in *inter alia* , (a) deciding to
27 proceed with a 16-day cruise on February 21, 2020, knowing at least one of its

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passengers from the prior voyage had symptoms of coronavirus; (b) deciding to conceal from passengers at any time prior to boarding and/or while they were already onboard that there were passengers on the prior voyage with symptoms of the coronavirus and/or other passengers with symptoms of the coronavirus on the subject voyage; and (c) deciding to wait one day to order passengers to isolate in their staterooms after being informed that the passenger who presented to the *Grand Princess* medical facility with symptoms of the coronavirus on February 20, 2020, tested positive for COVID-19. This conduct is made more outrageous by the fact that this conduct was motivated by Defendant’s desire to make profit rather than ensure the reasonable safety and welfare of its passengers.

74. Defendant’s conduct caused the Plaintiff and others similarly situated, and all those similarly situated, to suffer through the fearful conditions alleged above.

75. All of the conditions previously alleged and endured by the Plaintiff and others similarly situated caused severe suffering and emotional distress as these conditions not only led to immediate risk of physical harm but also caused severe discomfort, anxiety, feelings of helplessness/hopelessness.

76. The conduct of Defendant as alleged above is so outrageous in character, and so extreme in degree, as to go beyond all possible bounds of decency, and to be regarded as atrocious, and utterly intolerable in a civilized community. Put simply, Defendant recklessly and intentionally put thousands of its passengers through a living nightmare so it could protect its bottom line.

77. As a result of the intentional infliction of emotional distress by Defendant, Plaintiff and all those similarly situated were:

- a. exposed to an actual risk of the physical injury, which caused severe mental and emotional anguish, including, but not limited to, anguish, anxiety, fright, horror, suffering, and traumatized by the fear of developing COVID-19, with physical manifestations of that mental and

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emotional anguish including, but not limited to, sickness, nausea, exhaustion, fatigue, headaches, insomnia, lack of sleep, poor sleep, nightmares, and respiratory difficulties; and/or

- b. contracted the coronavirus and/or virus and/or suffered medical complications arising from it and were injured about their body and extremities, suffered both physical pain and suffering, mental and emotional anguish, loss of enjoyment of life, temporary and/or permanent physical disability, impairment, inconvenience in the normal pursuits and pleasures of life, feelings of economic insecurity, disfigurement, aggravation of any previously existing conditions therefrom, incurred medical expenses in the care and treatment of their injuries including life care, suffered physical handicap, lost wages, income lost in the past, and their working ability and earning capacity has been impaired. The injuries and damages are permanent or continuing in nature, and Plaintiff and others similarly situated will suffer the losses and impairments in the future.

WHEREFORE the Plaintiff and others similarly situated demand judgment for all damages recoverable under the law against the Defendant, including punitive damages, and demands trial by jury.

Prayer for Relief

WHEREFORE, the Plaintiff and all others similarly situated respectfully request the Court enter judgment in their favor and against the Defendant as follow:

- 1. To enter an order certifying the proposed Class pursuant to Fed. R. Civ. P. Rule 23(a), (b)(1-3), and/or (c)(4), designating Plaintiff as named representative of the Class and designating the undersigned as Class Counsel;
- 2. To enter judgment in favor of the Plaintiffs against Defendant on all

causes of action as alleged herein;

- 3. To award compensatory damages in the amount to be ascertained at trial;
- 4. To award punitive damages, as permitted by law;
- 5. To award costs of suit, as permitted by law;
- 6. For prejudgment interest according to proof; and
- 7. To enter such other and further relief as the Court deems just under the circumstances.

DATED: June 4, 2020

LIPCON MARGULIES ALSINA & WINKLEMAN,
P.A.

BY: *s/ Carol L. Finklehoffe*

CAROL L. FINKLEHOFFE

Attorney for Plaintiffs

Demand for Jury Trial

Plaintiff hereby demands a trial by jury on all claims for relief.

LIPCON MARGULIES ALSINA & WINKLEMAN,
P.A.

DATED: June 4 2020.

BY: *s/ Carol L. Finklehoffe*

CAROL L. FINKLEHOFFE

Attorney for Plaintiffs

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