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	CLASS A CUTON COMPLAINT
	CLASS ACTION COMPLAINT

COMPLAINT

I. INTRODUCTION

1. This action challenges the failure of the City of San Diego and private companies to maintain the accessibility of the City's public sidewalks, curb ramps, crosswalks and transit stops for people with disabilities, in the face of an onslaught of unregulated dockless scooters. Private scooter companies have been allowed to appropriate the public commons for their own profit, regardless of the impact on the City's residents. Persons with mobility impairments, including people who use wheelchairs or walkers, and people with significant visual impairments are thereby being denied their right to travel freely and safely on our public walkways.

2. Without full use of the sidewalk and curb ramps at street intersections, persons with mobility and/or visual impairments have significant barriers in crossing from a pedestrian walkway to a street. This is exacerbated when the sidewalk itself is full of obstructions and no longer able to be fully and freely used by people with disabilities.

3. When dockless scooters are left in the middle of the sidewalk and other rights of way, at points of ingress and egress, they block off access to the public rights of way; furthermore, as Defendants know, the dockless scooter riders often ride the Scooters on the sidewalk, turning the sidewalk into a vehicle highway rather than a space for safe pedestrian access and use.

4. On July 26, 1990, Congress enacted the Americans With Disabilities Act (ADA), ADA §§ 2 et seq. [42 U.S.C.A. §§ 12101 et seq.], establishing the most important civil rights for persons with disabilities in our country's history, including the right to have full and equal enjoyment of services, programs, or activities of a public entity.

5. Congress explicitly stated that the purpose of the ADA was to provide a clear and comprehensive national mandate for the elimination of discrimination against individuals with disabilities. 42 U.S.C. §12101(b)(1)-(2). Congressional statutory

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findings include: "historically, society has tended to isolate and segregate individuals with disabilities, and despite some improvements, such forms of discrimination against individuals with disabilities continue to be a serious and pervasive social problem"; "discrimination against individuals with disabilities persists in such critical areas as 4 5 employment, public accommodations. education. housing. transportation, communication, recreation, institutionalization, health services, voting, and access to 6 public services"; "individuals with disabilities continually encounter various forms of discrimination, including outright intentional exclusion, the discriminatory effects of architectural, transportation, and communication barriers"; and, "the Nation's proper 10 goals regarding individuals with disabilities are to assure equality of opportunity, full participation, independent living, and economic self-sufficiency for such individuals." 42 U.S.C. § 12101. 12

In the House Report accompanying the ADA, Congress expressly noted 6. that the "employment, transportation, and public accommodation sections of [the ADA] would be meaningless if people who use wheelchairs were not afforded the opportunity to travel on and between the streets." See H.R. Rep. No. 101-485(II), at 84, reprinted in 1990 U.S.C.C.A.N. 303, 367.

Congress gave public entities, including state and local governments, 18 7. months to implement the ADA. By January 26, 1992, the effective date of the ADA, all public entities had to comply with the statutory and regulatory provisions of the ADA.

8. Nevertheless, instead of complying with the ADA, Defendants have failed to maintain and respect the public sidewalks of the City of San Diego in a way that allows for disabled residents to enjoy unencumbered access. People with disabilities who wish to travel in the City using the City's walkways are being forced to either put their physical safety at risk or just stay home. This is not a choice that they should have to make.

27 9. Alex Montoya, Rex Shirley, Philip Pressel, and Aaron Greeson ("Lead 28 Plaintiffs"), as individuals and on behalf of all other similarly situated (the "Putative

Class") hereby move against the City of San Diego (the "Municipal Defendant"), and 2 Neutron Holdings, Inc. a Delaware corporation doing business as Lime ("Lime"), Razor 3 USA LLC, a California corporation ("Razor") and Bird Rides, Inc., a Delaware Corporation, Inc. d/b/a Bird ("Bird")(collectively, the "Scooter Defendants"). 4

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II. VENUE AND JURISDICTION

10. The claims alleged herein arise under the Americans with Disabilities Act (42 U.S.C. §§ 12131 et seq.), and Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. §794 et seq.), such that the jurisdiction of this Court is invoked pursuant to 28 U.S.C. §§ 1331 and 1343. Through the same actions and omissions that form the basis of Plaintiffs' federal claims, Defendants have also violated Plaintiffs' rights under state law, over which this Court has supplemental jurisdiction pursuant to 28 U.S.C. § 1367. This Court has jurisdiction over Plaintiffs' claims for declaratory and injunctive relief pursuant to 28 U.S.C. §§2201 and 2202 and Rule 65 of the Federal Rules of Civil Procedure.

Venue over Plaintiffs' claims is proper in the Southern District of 11. California because the Municipal Defendant resides in the Southern District of California within the meaning of 28 U.S.C. § 1391, and because the acts, events, and omissions giving rise to Plaintiffs' claims occurred in the Southern District of California.

III. PARTIES

Alex Montoya is a San Diego, California resident. Alex Montoya is 12. congenital triple amputee - a birth defect rendered Mr. Montoya without arms and one leg since birth, and Mr. Montoya wears prosthetics on both arms and his right leg every day. Mr. Montoya is mobility impaired. He does not drive, and for that reason, chose to live and work in the East Village neighbourhood of San Diego, where he could access several places as a pedestrian. Because of his prosthetics, Mr. Montoya's reaction time is slower than an average, non-disabled person – yet, every single day, Mr. Montoya finds himself dodging scooters on sidewalks and street crossings, coming from all

directions and rapid rates of speed without warning. As a result of the proliferation of dockless scooters on public sidewalks, Mr. Montoya now will avoid walking somewhere if he can, as he does not feel safe walking. Mr. Montoya, as well as his special-needs brother, have nearly tripped over discarded scooters, as the scooters are strewn all over the sidewalks. Plaintiff Montoya is a "qualified person with a disability" and/or a person with a "disability" within the meaning of all applicable statutes and regulations including 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104; 28 C.F.R. § 36.104; 29 U.S.C. § 705(2)(B), and California Government Code § 12926.

9 Rex Shirley is a San Diego, California resident, in the neighbourhood of 13. 10 Mission Beach. Rex Shirley has been diagnosed with Parkinson's disease, which has progressively advanced over several years. Mr. Shirley requires the use of a mobility 12 scooter for his transportation. In October of 2018, Mr. Shirley was nearly hit by an electric scooter on the Mission Beach Boardwalk. Mr. Shirley finds dockless electric 13 14 scooters left on their sides on the alleys and streets of Mission Beach, near his home, 15 and those scooters block access and impede Mr. Shirley's ability to safely travel the 16 streets and sidewalks of Mission Beach. Mr. Shirley has to drive his mobility scooter 17 around the dockless scooters to get places. Mr. Shirley fears further close encounters with the dockless scooters, and cannot use the sidewalks and public rights of way as he 18 19 would please because of blocked access and the inability to avoid electric scooters that 20 he cannot hear coming or easily evade. As a result of these issues created by dockless electric scooters, Mr. Shirley goes out less, avoids the Mission Beach Boardwalk and 22 strand areas near where he lives, and finds his local travel impeded when he does go out. Mr. Shirley also finds it difficult to utilize the public rights of way to walk his dog. 23 24 Mr. Shirley is a "qualified person with a disability" and/or a person with a "disability" 25 within the meaning of all applicable federal and state statutes and regulations including 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104; 28 C.F.R. § 36.104; 29 U.S.C. § 705(2)(B), 26 27 and California Government Code § 12926.

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14. Philip Pressel is a San Diego, California resident, living in downtown San Diego. Mr. Pressel has lost the use of his left leg and is an amputee, and now requires the use of an electric mobility scooter unless walking very short distances, usually no more than one block or so. Mr. Pressel is also immunosuppressed because of an organ transplant. Mr. Pressel chose to live in downtown because of the ability to easily access numerous places. Mr. Pressel's wife has had to move scooters out of the way for Mr. Pressel to access the pedestrian walkways. Mr. Pressel has had numerous occasions where he could not see a discarded scooter laying on the ground, and has nearly collided with those grounded scooters. Plaintiff Pressel is a "qualified person with a disability" and/or a person with a "disability" within the meaning of all applicable federal and state statutes and regulations including 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104; 28 C.F.R. § 36.104; 29 U.S.C. § 705(2)(B), and California Government Code § 12926.

15. Aaron Greeson is a Spring Valley, California resident. Mr. Greeson has been blind for the past ten years and several times per week goes to the Blind Community Center of San Diego, located at 1805 Upas Street, San Diego, CA 92101. Mr. Greeson has had several incidents where he has nearly been hit by or has collided with electric scooters, as he cannot see them coming and cannot see the scooters laying down on the sidewalk when walking. Mr. Greeson now will only walk near the Blind Community Center of San Diego if he has somebody to walk with, to avoid discarded scooters he cannot see and active scooters he cannot easily evade. Plaintiff Greeson is a "qualified person with a disability" and/or a person with a "disability" within the meaning of all applicable federal and state statutes and regulations including 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104; 28 C.F.R. § 36.104; 29 U.S.C. § 705(2)(B), and California Government Code § 12926.

16. The putative class consists of all persons with mobility and/or visual
impairments who have been denied equal access to city sidewalks, streets, crosswalks,
and transit stops as a result of the Defendants' policies and practices with regard to
dockless scooters that impede and deny disability access.

Hereafter, references to Plaintiffs shall be deemed to include Lead 17. Plaintiffs and each member of the Putative Class, unless otherwise indicated.

Defendant Bird Rides, Inc. d/b/a BIRD ("Bird") is a for-profit corporation 18. which rents Bird Scooters (defined below) to Bird Customers (defined below) through the Bird App (defined below). Bird is a Delaware corporation, with its principal office located at 406 Broadway, #369, Santa Monica, California 90401.

Defendant Neutron Holdings, Inc. d/b/a LIME ("Lime") is a for-profit 19. corporation which rents Lime Scooters (defined below) to Lime Customers (defined below) through the Lime App (defined below). Lime is a Delaware corporation, with its principal office located at 66 Bovet Rd, Suite 320, San Mateo, California 94402.

Defendant Razor USA LLC ("Razor") is a for-profit corporation which 20. rents Razor Scooters to Razor Customers through the Razor App. Razor USA LLC is a California corporation, with its principal office located at 12723 166th Street, Cerritos, California.

21. Defendant City of San Diego is a public entity within the meaning of Title II of the Americans with Disabilities Act (the "ADA") and on information and belief, has received federal financial assistance within the meaning of Section 504 of the Rehabilitation Act, 29 U.S.C. §794, et seq. (the "Rehabilitation Act") and state financial assistance within the meaning of Government Code 11135. Defendant City of San Diego has received federal and state financial assistance sufficient to invoke the coverage of Section 504 of the Rehabilitation Act and California Government Code Section 11135.

22. Defendant City of San Diego is a local government entity with the responsibility of providing Plaintiffs access to its public facilities, programs, services and activities. Defendant City of San Diego is responsible for maintaining and 26 regulating the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways within the City of San Diego.

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IV. FACTUAL ALLEGATIONS

23. The City of San Diego has failed to adequately maintain the system of sidewalks, crosswalks, curb ramps, transit stops, pedestrian crossings and other walkways, by allowing dockless scooters used primarily for recreational purposes to proliferate unchecked throughout San Diego and to block safe and equal access for people with disabilities who live in or visit the City. Defendant City of San Diego has thereby denied Plaintiffs the benefits of the City's services, programs, and activities based on their disabilities.

24. The Scooter Defendants have used and appropriated varying portions of the City's public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and walkways with impunity for their own private profit – effectively turning them into their private retail stores, showrooms, highways, and storage facilities -in abject disregard for the safety and access rights of San Diego's residents or visitors with disabilities.

25. Bird rents electric scooters ("Bird Scooters") to its customers ("Bird Customers") through a mobile application (the "Bird App"). Travis VanderZanden, Bird's CEO, stated on or about October 9, 2018 that "[w]e don't go to New York because it's technically illegal to use a scooter at the state level" and that "[w]here there's no laws, that's where we go in." See "Bird CEO: 'The Places Where There Are No Laws, That's Where We Go In", *Fortune*, at http://fortune.com/2018/10/09/bird-ceo-scooters-laws/, last accessed January 5, 2019 at 11:22 A.M.

26. Razor also rents electric scooters ("Razor Scooters") to its customers through a mobile application ("Razor App").

24 27. Lime also rents electric scooters ("Lime Scooters", together with Bird
25 Scooters and Razor Scooters, hereinafter, collectively, "Scooters") to its customers
26 ("Lime Customers", together with Bird Customers and Razor Customers, hereinafter,
27 collectively, "Scooter Customers") through a mobile application (the "Lime App",

together with the Bird App and the Razor App, hereinafter, collectively, "Scooter
 Apps").

28. Scooters present obstacles and block full access and use of the sidewalk when left on the ground. Across the City of San Diego, idle scooters clog the system of sidewalks, crosswalks, curb ramps, transit stops, pedestrian crossings and other walkways.

29. Perhaps even more dangerous, Scooter Defendants enable or recklessly allow Scooter Customers to drive Scooters at speeds much faster than the speed of foot traffic through the system of sidewalks, crosswalks, curb ramps, transit stops, pedestrian crossings and other walkways, despite the California Vehicle Code's prohibition against operation of a motorized scooter upon the sidewalks. Effectively, the practice turns the systems of sidewalks into a Scooter highway.

30. Once a Scooter Customer is done using the Scooter, Scooter Defendants permit and/or recklessly enable the Scooter Customers to leave the Scooters anywhere the user may see fit, as part of their "dockless" business model – typically, idle Scooters end up on public property in the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways, either on the ground, parked upright, or left resting sideways blocking portions of the systems of sidewalks and rights of way. Groups of Scooters may be discarded in close proximity, causing a blockade and diminishing full use of the sidewalks for pedestrians.

31. This "dockless" business practice violates San Diego Municipal Code \$129.0702(a)(2), which states that "no object (e.g. structure, basketball hoop, etc.) is to be placed in the public right of way". Yet, the City, while vigorously enforcing this provision against homeless individuals - citing and arresting them for placing sleeping bags, shopping carts and other personal belongings on the ground – has intentionally or recklessly overlooked the egregious actions of the Scooter Defendants and their severe negative impact on disability access.

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32. To continue appropriating and re-purposing the City of San Diego's sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings, the Scooter Defendants hire independent contractors to tend to any Scooters with any kind of maintenance need, including battery exhaustion, before returning the Scooters to the system of public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways.

33. Scooters cause barriers in paths of travel when they are operated. Scooters are operated on the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways. The Scooters are motor powered, propelling them at speeds around twenty (20) miles per hour, or more. Defendants do not require any training or education for people to ride Scooters. The combination of high relative speeds, compared to pedestrians, and lack of restrictions regarding the operator, creates hazardous conditions which causes Lead Plaintiffs, and others in the Putative Class, difficulty, frustration, and risk of serious physical harm. Lead Plaintiffs, should they wager trying to access the benefits of the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways, do so in a state of hypervigilance and stress as the concern of being struck and possibly injured by a wayward scooter persists.

Scooter Defendants hinder and inhibit Plaintiffs from using the system of 34. sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways, and have actually caused Plaintiffs to use the sidewalks less often. As in-use Scooters speed by and deny safe, equal and full access to the sidewalks, and as idle Scooters occupy, partition, and block the sidewalks and other pedestrian rights of way, the sidewalk has become inaccessible, dangerous, and much more difficult to trust as a walkway. As a result of the difficulty and frustration with the experience of attempting to use the sidewalks and other pedestrian rights of way and fear of injury, Plaintiffs are disheartened and deterred from using the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways.

35. The Scooter Defendants' burgeoning proliferation and uncurbed growth comes at the detriment of the rights of all disabled persons with mobility and/or visual impairments who are residents and visitors of the City of San Diego, causing Plaintiffs injury and severe anxiety, diminishing their comfort and discriminating against them based on their disabilities by denying them access to and safe use of public walkways and other essential public services, resulting in isolation in their homes and deterioration in Plaintiffs' quality of life.

36. The Municipal Defendant is responsible for maintaining the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways, which constitute an essential government program, service, and activity for residents and visitors of the City of San Diego.

37. The Municipal Defendant is responsible for providing public transportation for the residents and visitors to the City of San Diego, which constitutes an essential government program, service and activity for residents and visitors of the City of San Diego.

38. The Municipal Defendant has further failed to maintain the system of sidewalks and rights of way in a fashion that ensures that access is not only assured to all residents and visitors with disabilities, but also that allows residents and visitors with disabilities to enjoy the full and equal benefit of the sidewalks and pedestrian rights of way. Notably, the City of San Diego has failed to develop an adequate number of alternative lanes that are not on the sidewalk (i.e., bike lanes) that might provide for a lawful and proper use of Scooters.

39. Despite knowledge of the California Vehicle Code, the Scooter Defendants chose to carry out its business in the City of San Diego by appropriating public spaces and have allowed and continue to allow use of the Scooters on the City's system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways, declining to employ geo-fencing or other available mechanisms to ensure that Scooters are used or reasonably maintained in a way that ensures full and equal

access for people with disabilities to the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways.

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40. The combination of the City of San Diego's failure to maintain the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways in compliance with the needs of disabled individuals, and the Scooter Defendants' knowing and reckless disregard for the need to maintain full and equal access to public walkways for people with disabilities, results in Plaintiffs suffering disproportionate harm based on their disabilities. The City of San Diego's system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways is no longer readily accessible to and usable by persons with mobility and/or visual disabilities due to the pervasive, unregulated, and ever-growing presence of Scooters that create physical access barriers along the path of travel on the City's public walkways.

41. Lead Plaintiffs and other persons with mobility or visual impairments must roll the dice every time they choose to use the system of sidewalks and other pedestrian rights of way, as they gamble as to whether the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways might be unfettered or instead that Plaintiffs might be blocked or themselves placed in danger by encountering Scooters strewn along their path. These obstructions deny people with disabilities access to the City of San Diego's system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways and strip them of their freedom and their right to safely use the public sidewalk in the same fashion and with the same benefit as enjoyed by those without disabilities.

24 Lead Plaintiffs and class members have mobility and/or visual 42. impairments. Lead Plaintiffs and class members have encountered Scooters strewn 25 across, blocking, and/or being driven upon the system of public sidewalks, crosswalks, 26 27 transit stops, curb ramps, pedestrian crossings and other walkways in the City of San 28 Diego, denying them full and equal access based on disability, and, causing Plaintiffs

difficulty, frustration and embarrassment, and placing them in danger of injury or death. Plaintiffs continue to be deterred from leaving their homes and their places of business since the invasion of these Scooters onto the streets of the City of San Diego.

43. The maintenance of an accessible system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways for people with disabilities go to the heart of the purpose of the ADA and other disability rights laws, and is essential for full integration into the community. The Scooter Defendants' private appropriation and exploitation of varying portions of public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways turning them into inaccessible places of public accommodation for their business use - and the Municipal Defendant's failure to ensure that the system of public walkways is kept accessible to persons with mobility or visual impairments free of Scooter obstructions - discriminates based on disability in violation of multiple federal and state disability rights laws. This lawsuit seeks to ensure fair, full, and equal access to the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways for all residents and visitors with disabilities in the City of San Diego.

44. Plaintiffs thus bring this action to, among other things, remedy violations of Title II of the ADA, 42 U.S.C. §12131, et seq., and its accompanying regulations, Title III of the ADA, 42 U.S.C.§ 12182, et seq. and its accompanying regulations; the Rehabilitation Act and its accompanying regulations, as well as analogous state statutes including California Government Code §11135, California Civil Code §54, et seq., California Government Code §4450, and California Civil Code §51, et seq. Plaintiffs seek declaratory and injunctive relief pursuant to the above, as well as an award of attorneys' fees and costs under applicable law. Plaintiffs also seek statutory damages under California law.

V. CLASS ACTION ALLEGATIONS

45. The Lead Plaintiffs bring this action individually, and on behalf of all persons with disabilities with mobility or visual impairments who have been denied

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access to or full enjoyment of the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways in the City of San Diego because of 2 3 their disabilities.

Each member of the Putative Class is a "qualified person with a disability" 46. and/or a person with a "disability" within the meaning of all applicable federal and state statutes and regulations including 42 U.S.C. § 12131(2), 28 C.F.R. § 35.104; 28 C.F.R. § 36.104; 29 U.S.C. § 705(2)(B), and California Government Code § 12926. The persons in the Putative Class are so numerous that the joinder of all such persons is impracticable and that the disposition of their claims in a class action rather than in individual actions will benefit the parties and the Court. The Putative Class consists of tens of thousands of persons with disabilities of mobility or visual impairment that reside in or regularly visit the City of San Diego.

Lead Plaintiffs are informed, believe, and thereon allege that the 47. Defendants' policies and procedures violate the ADA, the Rehabilitation Act, and analogous state statues with regard to the system of sidewalks, crosswalks, curb ramps, pedestrian crossings and other walkways and disability access.

Lead Plaintiffs are informed, believe, and thereon allege that Defendants 48. have not adopted and do not enforce appropriate policies to prevent discrimination against persons with disabilities and to ensure equal access to programs, services and activities and places of public accommodation for persons with disabilities.

49. The violations of the ADA, the Rehabilitation Act and related California statutes set forth in detail have injured all members of the Putative Class, violating their rights.

24 50. Defendants acted or refused to act on grounds generally applicable to the Putative Class, thereby making appropriate final injunctive or declaratory relief with 25 respect to the class as a whole appropriate. 26

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51. The claims of the Lead Plaintiffs are typical of the Putative Class that they
 arise from the same course of conduct engaged in by Defendants. The relief sought
 herein will benefit all class members alike.

52. Lead Plaintiffs will fairly and adequately represent the interests of the class. Lead Plaintiffs have no interests adverse to the interests of other members of the class and have retained counsel that is competent and experienced in litigation complex class actions, including disability rights cases.

53. With regard to the Putative Class, the requirements of Rule of the Federal Rules of Civil Procedure are satisfied as such:

- a. The class is so numerous that it would be impractical to bring all class members before the Court;
 - b. There are questions of law and fact which are common to the class;
 - c. The Lead Plaintiffs' claims are typical of the claims of the class;
 - d. The Lead Plaintiffs will fairly and adequately represent common class interests and are represented by counsel who are experienced in class actions and the disability rights issues in this case.
 - e. Defendants have acted or generally refused to act on grounds generally applicable to the class; and,
 - f. The common questions of law and fact which are common to the class predominate over individual questions.

54. The common questions of law and fact, shared by all class members, include:

a. Whether the Municipal Defendant is violating Title II of the ADA,
42 U.S.C. § 12131 et seq., by depriving persons with disabilities access to programs, services and activities of the City of San Diego, and otherwise discriminating against persons with disabilities, as set forth above;

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1	b.	Whether the Municipal Defendant is violating Section 504 of the			
2		Rehabilitation Act, 29 U.S.C. § 794 et seq., by depriving persons			
3		with disabilities access to programs, services and activities of the			
4		City of San Diego, and otherwise discriminating against persons			
5		with disabilities, as set forth above;			
6	c.	Whether the Scooter Defendants are violating Title III of the ADA,			
7		42 U.S.C. §12182 et seq. by discriminating against persons with			
8		disabilities in a place of public accommodation.			
9	d.	Whether the Defendants are violating California Government Code			
10		Section 11135(a), which prohibits denial of benefits to persons with			
11		disabilities of any program or activity that is funded directly by the			
12		state or receives any financial assistance from the state;			
13	e.	Whether the Defendants are violating California Civil Code §54 et			
14		seq., by depriving persons with disabilities to full and equal access;			
15	f.	Whether the Defendants are violating California Government Code			
16	§4450; and,				
17	g.	Whether the Defendants are violating California Civil Code §51 et			
18	seq.				
19	VI. FIRST CAUSE OF ACTION				
20	The Americans with Disabilities Act – Title II				
21	(Against Municipal Defendant)				
22	55. Plai	ntiffs incorporate by reference each and every allegation contained in			
23	the foregoing paragraphs.				
24	56. Congress enacted the ADA upon finding, among other things, that "society				
25	has tended to isolate and segregate individuals with disabilities" and that such forms of				
26	discrimination continue to be a "serious and pervasive social problem." 42 U.S.C. §				
27	12101 (a)(2).				
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57. In response to these findings, Congress explicitly stated that the purpose of the ADA is to provide "a clear and comprehensive national mandate for the elimination of discrimination against individuals with disabilities" and "clear, strong, consistent, enforceable standards addressing discrimination against individuals with disabilities." 42 U.S.C. §12101(b)(1)-(2).

58. Title II of the ADA provides in relevant part: "[N]o qualified individual with a disability shall, by reason of such disability, be excluded from participation in or be denied the benefits of the services, programs, or activities of a public entity, or be subjected to discrimination by any such entity." 42 U.S.C. § 12132.

59. At all times relevant to this action, the Municipal Defendant was a "public entity" within the meaning of Title II of the ADA and provided and provides a program, service or activity to the general public.

60. At all times relevant to this action, Plaintiffs were qualified individuals with disabilities within the meaning of Title II of the ADA and met the essential eligibility requirements for the receipt of the services, programs, or activities of the City of San Diego. 42 U.S.C §12131.

61. Municipal Defendant is mandated to operate each program, service, or activity "so that, when, viewed in its entirety, it is readily accessible to and useable by individuals with disabilities." 28 C.F.R. § 35.150; see also 28 C.F.R. §§ 35.149 & 35.151. The system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways themselves constitute an essential public service, program, or activity under Title II of the ADA. 28 C.F.R. § 35.104; see *Barden v. City of Sacramento*, 292 F.3d 1073 (2002).

62. The regulations implementing Title II of the ADA provide that a public entity must maintain the features of all facilities required to be accessible by the ADA.
28 C.F.R. § 35.133. Facilities required to be accessible include roads, walks and passageways. 28 C.F.R. § 1035.104.

63. Plaintiffs are informed, believe and thereon allege that the system of
sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other
walkways are not fully, equally and safely accessible to Plaintiffs when viewed in their
entirety.

64. Plaintiffs are informed, believe and thereon allege that the Municipal Defendant violated and continues to violate the ADA by failing to ensure that the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways are kept free of the Scooter obstructions and thereby deny Plaintiffs due to their disabilities the benefits of the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways.

65. Plaintiffs are informed, believe and thereon allege that the Municipal Defendant failed and continues to fail to adopt, implement or enforce ordinances or other regulations necessary to ensure that the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways are kept free of the Scooter obstructions.

66. Plaintiffs are informed, believe and thereon allege that the Municipal Defendant and their agents and employees have and continue to violate the ADA by failing to timely respond to and remedy complaints about the said barriers through their policies and practices with regard the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways thereby denying disability access.

67. Plaintiffs are informed, believe and thereon allege that the Municipal Defendant committed the acts and omissions alleged herein with intent and/or reckless disregard of Plaintiffs' rights.

68. As a direct and proximate result of the aforementioned acts, Plaintiffs have suffered, and continue to suffer humiliation, hardship and anxiety, due to Defendants' failure to address accommodations, modifications, services and access required for Plaintiffs' disabilities.

Municipal Defendant's discriminatory conduct is ongoing, and causing 69. 2 continuing harm. Plaintiffs have no adequate remedy at law and are therefore entitled 3 to declaratory and injunctive relief pursuant to 42 U.S.C. § 12133.

70. Plaintiffs are further entitled to reasonable attorneys' fees and costs incurred in bringing this action.

VII. SECOND CAUSE OF ACTION

(The Rehabilitation Act)

(Against Municipal Defendant)

Plaintiffs incorporate by reference each and every allegation contained in 71. the foregoing paragraphs.

Section 504 of the Rehabilitation Act of 1973 provides in relevant part: 72. "[N]o otherwise qualified person with a disability...shall, solely by reason of her or his disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance..." 29 U.S.C. § 794.

73. Plaintiffs are otherwise qualified to participate in the services, programs, or activities that are provided to individuals in the City of San Diego. See 29 U.S.C. § 794(b).

The Municipal Defendant is a direct recipient of federal financial 74. assistance sufficient to invoke the coverage of Section 504 of the Rehabilitation Act and have received such federal assistance at all times relevant to the claims asserted in this Complaint.

23 75. Plaintiffs are informed, believe and thereon allege that the Municipal 24 Defendant and their agents and employees have violated and continue to violate the 25 Rehabilitation Act and the regulations promulgated thereunder by excluding Plaintiffs 26 from participation in, denying Plaintiffs the benefits of, and subjecting Plaintiffs to 27 discrimination in the benefits and services of the system of sidewalks, crosswalks,

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transit stops, curb ramps, pedestrian crossings and other walkways for the reasons set
 forth above, based solely by reason of their disability.

76. Plaintiffs are informed, believe and thereon alleges that the Municipal Defendant committed the acts and omissions alleged herein with intent and/or reckless disregard of Plaintiffs' rights.

77. As a direct and proximate result of the aforementioned acts, Plaintiffs have suffered, and continue to suffer humiliation, hardship and anxiety, due to the Municipal Defendant's failure to address accommodations, modifications, services and access required for Plaintiffs' disabilities.

78. Municipal Defendant's discriminatory conduct is ongoing. Plaintiffs have no adequate remedy at law and are entitled to declaratory and injunctive relief set forth in 29 U.S.C. §794(a) and the Civil Rights Act of 1964, 42 U.S.C. 2000d-7(2).

79. Plaintiffs are also entitled to reasonable attorneys' fees and costs incurred in bringing this action.

VIII. THIRD CAUSE OF ACTION

The Americans with Disabilities Act, Title III

(Against Scooter Defendants)

80. Plaintiffs incorporate by reference each and every allegation contained in the foregoing paragraphs.

81. Title III of the ADA provides in relevant part: "No individual shall be discriminated against on the basis of disability in the full and equal enjoyment of the goods, services, facilities, privileges, advantages, or accommodations of any place of public accommodation by any person who owns, leases (or leases to) or operates a place of public accommodation." 42 U.S.C. § 12182(a).

82. Places of public accommodation are facilities operated by a private entity
including a sales or rental establishment and a place of exercise and recreation. 42
U.S.C. § 12181 (7)(E) & (I); 28 C.F.R. § 36.104.

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83. Discrimination under Title III includes a failure to remove barriers to access when the removal of a barrier is readily achievable. 42 U.S.C. § 12181(2)(a)(iv).

84. The ADA's broad protection against discrimination based on disability under Title III is not limited to clients or customers of the operator of a place of public accommodation. See *Molski v. Cable, Inc.*, 481 F. 3d 724 (9th Cir. 2007).

85. The Scooter Defendants have used and appropriated and continue to use and appropriate various portions of the City's public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossing and walkways, effectively turning them into their private retail stores, showrooms and storage facilities for their recreational dockless scooters business. The public walkways utilized by Scooter Defendants are therefore places of public accommodation covered by Title III of the ADA.

86. The Scooter Defendants have violated Title III of the ADA by discriminating against persons based on their disability as described herein and denying access to Scooter Defendants' facilities.

87. The Scooter Defendants' use and appropriation of portions of the City's public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and walkways for its business operations have created multiple barriers and hazards for Plaintiffs due to their mobility and/or visual disabilities making these walkways inaccessible to them, forcing Plaintiffs to risk their safety and well-being whenever they venture around the City and deterring them from leaving their home.

88. The removal of these barriers and hazards is readily achievable by Scooter Defendants but Defendants have failed and refused to remove or mitigate them.

23 89. Plaintiffs are entitled to declaratory and injunctive relief pursuant to 42
24 U.S.C. § 12188(a).

90. Plaintiffs are further entitled to reasonable attorneys' fees and costs
incurred in bringing this action.

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CLASS ACTION COMPLAINT

IX. FOURTH CAUSE OF ACTION

(California Government Code §4450)

(Against Municipal Defendant)

91. Plaintiffs incorporate by reference each and every allegation contained in the foregoing paragraphs.

92. The system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways are publicly funded and intended for use by the public within the meaning of California Government Code § 4450, et seq.

93. Plaintiffs are informed, believe and thereon alleges that the Municipal Defendant and its agents and employees have and continue to violate California Government Code § 4450 et seq. and regulations implemented pursuant thereto by operating the system of sidewalks, crosswalks, curb ramps, pedestrian crossings and other walkways in violation of disability access requirements, for the reasons set forth above.

94. The aforementioned acts and omissions of the Municipal Defendant constitute denial of equal access to and use of the system of sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways and caused Plaintiffs to suffer deprivation of their civil rights.

95. As a direct and proximate result of the aforementioned acts, Plaintiffs have suffered, and continue to suffer, humiliation, hardship and anxiety, due to the Municipal Defendant's failure to address accommodations, modifications, services and access required for Plaintiffs' disabilities.

96. The Municipal Defendant's discriminatory conduct is ongoing. There is no adequate remedy at law, and Plaintiffs are entitled to declaratory and injunctive relief.

97. Plaintiffs are also entitled to reasonable attorneys' fees and costs in filing this action.

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X. FIFTH CAUSE OF ACTION

(California Government Code §11135)

(Against All Defendants)

98. Plaintiffs incorporate by reference each and every allegation contained in the foregoing paragraphs.

99. Section 11135(a) of California Government Code provides in relevant part: "[N]o person in the State of California shall, on the basis of...disability, be unlawfully denied the benefits of, or be unlawfully subjected to discrimination under, any program or activity that is conducted, operated, or administered by the state or by any state agency, is funded directly by the state, or receives any financial assistance from the state."

100. The Municipal Defendant is funded directly by the State of California and receives financial assistance from the State of California sufficient to invoke the coverage of Government Code Sections 11135, et seq. The Municipal Defendant was and is the recipient of such funding and financial assistance at all times relevant to the claims asserted in this Complaint.

101. Section 11150 of the California Code of Regulations defines a "program or activity" as "any project, action or procedure undertaken directly by recipients of State support or indirectly by recipients through others by contracts, arrangements or agreements, with respect to the public generally or with respect to any private or public entity."

102. Section 11150 of the California Code of Regulations defines "[s]tate financial assistance" as "any grant, entitlement, loan, cooperative agreement, contract or any other arrangement by which a State agency provides or otherwise makes available aid to recipients in the form of... (3) real or personal property or any interest in or use of such property, including: (A) transfers or leases of property for less than fair market value or for reduced consideration..."

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103. Section 11150 of the California Code of Regulations defines "[r]ecipient" as any "person, who…receives State support…in an amount in excess of \$10,000 in the aggregate per State fiscal year…by grant, contract or otherwise, directly or through another recipient…".

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104. The Municipal Defendant is a direct recipient of state financial assistance. The Scooter Defendants are recipients of state financial assistance through another recipient, the Municipal Defendant.

105. Plaintiffs are informed, believe and thereon allege that Defendants and their agents and employees have and continue to violate California Government Code §11135 by unlawfully denying Plaintiffs the benefits of the system of sidewalks, crosswalks, curb ramps, transit stops, pedestrian crossings and other walkways, and unlawfully subjecting Plaintiffs to discrimination regarding the Municipal Defendant's programs and activities, for the reasons set forth above.

106. Defendants have refused and failed to provide Plaintiffs with full and equal access to their facilities, programs, services and activities as required by California Government Code Sections 11135, et seq. through their policies and practices with regard to the system of sidewalks, crosswalks, curb ramps, transit stops, pedestrian crossings and other walkways that fail to maintain and/or that obstruct the system's accessibility for people with disabilities.

107. As a direct and proximate result of the aforementioned acts, Plaintiffs have suffered, and continue to suffer humiliation, hardship and anxiety, due to Defendants' failure to address accommodations, modifications, services and access required for Plaintiffs' disabilities.

24 108. Defendants' discriminatory conduct is ongoing. There is no adequate
25 remedy at law, and Plaintiffs are entitled to declaratory and injunctive relief.

26 109. Plaintiffs are also entitled to reasonable attorneys' fees and costs in filing
27 this action.

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XI. SIXTH CAUSE OF ACTION

California Civil Code § 54 et seq.

(Against All Defendants)

or medical conditions have the same right as the general public to the full and free use

110. Plaintiffs incorporate by reference each and every allegation contained in

111. California Civil Code § 54(a) provides that "[i]ndividuals with disabilities

112. Plaintiffs are persons with disabilities within the meaning of California

113. California Civil Code Section 54.3 provides that "[a]ny person or persons,

firm or corporation who denies or interferes with admittance to or enjoyment of the

public facilities as specified in Sections 54 and 54.1 or otherwise interferes with the

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the foregoing paragraphs.

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rights of an individual with a disability under Sections 54, 54.1 and 54.2 is liable for each offense for the actual damages and any amount as may be determined by a jury, or the court sitting without a jury, up to a maximum of three times the amount of actual damages but in no case less than one thousand dollars (\$1,000), and attorney's fees as may be determined by the court in addition thereto, suffered by any person denied any of the rights provided in Sections 54, 54.1, and 54.2." 114. Defendants have deprived Plaintiffs of their right to have full and free use

Civil Code § 54(b)(1) and California Government Code § 12926.

of ...sidewalks, walkways... and other public places."

114. Defendants have deprived Plaintiffs of their right to have full and free use of sidewalks, walkways, transit stops, and other public places, and therefore violate California Civil Code § 54.

23 115. For all the reasons outlined above, Defendants violated the rights of
24 Plaintiffs under California Civil Code § 54.

116. As a direct and proximate result of the aforementioned acts, Plaintiffs have
suffered, and continue to suffer, humiliation, hardship and anxiety, due to Defendants'
failure to address accommodations, modifications, services and access required for
Plaintiffs' disabilities.

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CLASS ACTION COMPLAINT

117. Because Defendants' discriminatory conduct is ongoing, declaratory and 1 2 injunctive relief are appropriate remedies.

118. Plaintiffs are entitled to reasonable attorneys' fees and costs in filing this 3 4 action.

119. Plaintiffs also seek an award of statutory damages under California Civil Code § 54.3.

XII. SEVENTH CAUSE OF ACTION

(California Civil Code §51 et seq.)(The Unruh Act)

(Against All Defendants)

120. Plaintiffs incorporate by reference each and every allegation contained in the foregoing paragraphs.

121. California Civil Code § 51(b) (the Unruh Civil Rights Act) provides that "All persons within the jurisdiction of this state are free and equal, and no matter what their sex, race, color, religion, ancestry, national origin, disability, medical condition, genetic information, marital status, sexual orientation, citizenship, primary language, or immigration status are entitled to the full and equal accommodations, advantages, facilities, privileges, or services in all business establishments of every kind whatsoever".

19 122. The Unruh Civil Rights Act prohibits discrimination on the basis of 20 disability in the full and equal access to the services, facilities, and advantages of a business establishment. The term "business establishment" has been interpreted in the broadest sense reasonably possible, to include public entities such as schools, see 22 Gibson v. County of Riverside, 181 F. Supp. 2d 1057 (2002), and entities whose 23 activities demonstrate that it is the functional equivalent of a classical place of public 24 accommodation or amusement, see Stevens v. Optimum Health Institute, San Diego, 810 F. Supp. 2d 1074 (2011).

27 123. A violation of the right of any individual under the ADA is also a violation of the Unruh Act. Ca. Civil Code § 51(f). 28

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124. Defendant City of San Diego's system of public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossings and other walkways is a "business establishment" operated by the City as defined by the Unruh Act, Ca. Civil Code § 51.

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125. The Scooter Defendants' appropriation of varying portions of public sidewalks, crosswalks, transit stops, curb ramps, pedestrian crossing, and other walkways for use as their functional retail stores, showrooms and storage facilities for their dockless scooter business is a "business establishment" of said Defendants as defined by the Unruh Act.

126. Defendants have denied full and equal accommodations and/or services to Plaintiffs, harming Plaintiffs as set forth throughout this action. The conduct of Defendants was a substantial factor in causing Plaintiffs' harm.

12 127. Whoever denies, aids, or incites a denial, or makes any discrimination or
13 distinction contrary to the provisions of the Unruh Civil Rights Act, is liable for each
14 and every offense for the actual damages, and any amount that may be determined by a
15 jury, or a court sitting without a jury, up to a maximum of three times the amount of
16 actual damage but in no case less than a \$4,000, suffered by a person denied rights under
17 the Act. In addition, a court may award attorney's fees to a prevailing plaintiff. Ca. Civil
18 Code § 52(a).

128. Plaintiffs also seek an award of statutory damages, attorneys' fees and costs pursuant to Civil Code §52.

129. Defendants are engaged in conduct of resistance to the full enjoyment of rights of people with disabilities as described herein. Plaintiffs are therefore entitled to preventative relief including a permanent or temporary injunction and other equitable relief. Ca. Civil Code § 52(c)(3).

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С	se 3:19-cv-00054-JM-BGS Document 1 Filed 01/09/19 PageID.29 Page 29 of 30					
1	PRAYER FOR RELIEF					
2	130. Lead Plaintiffs, individually, and on behalf of the Putative Class, pray for					
3	judgment and relief against Defendants as Follows:					
4	A. For an order declaring this a class action pursuant to Rule 23 of the					
5	Federal Rules of Civil Procedure on behalf of the Putative Class					
6	described herein and appointing Lead Plaintiffs to serve as class					
7	representatives and Plaintiffs' counsel Neil Dymott Frank McCabe and					
8	Hudson, APLC as Lead Counsel for the Putative Class;					
9	B. For an order enjoining the Scooter Defendants from continuing to					
10	operate on the system of sidewalks, crosswalks, curb ramps, transit					
11	stops, pedestrian crossings and other walkways in the City of San					
12	Diego;					
13	C. For an order that this matter remain under this Court's jurisdiction until					
14	Defendants fully comply with the Orders of this Court;					
15	D. For an order requiring disgorgement of monies wrongfully obtained as					
16	a result of the Scooter Defendants wrongful and illegal conduct;					
17	E. For statutory damages arising from Defendants' wrongful and illegal					
18	conduct;					
19	F. For an award of reasonable attorneys' fees and all costs and expenses					
20	incurred in the course of prosecuting this action;					
21	G. For pre-judgment and post-judgment interest at the legal rate; and					
22	H. For such other and further relief as the Court deems just and proper.					
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	29 CLASS ACTION COMPLAINT					

Ce	se 3:19-cv-00054-JM-BGS Doc	ument 1	L Filed 01/09/19 PageID.30 Page 30 of 30			
1	JURY DEMAND					
2	Plaintiffs demand a trial by jury on all issues so triable.					
3						
4	Respectfully submitted,					
5	Dated: January 9, 2019 NEIL, DYMOTT, FRANK, MCCABE & HUDSON					
6		A Pr	ofessional Law Corporation			
7		By:	<u>sí Robert W. Frank</u> Michael I. Neil			
8			mneil@neildymott.com Robert W. Frank			
9			rfrank@neildymott.com			
10		By:	s/ Matthew R. Souther			
11			Matthew R. Souther <u>msouther@neildymott.com</u>			
12			Phillip E. Stephan			
13			pstephan@neildymott.com Attorneys for Plaintiffs ALEX MONTOYA, PHILIP PRESSEL			
14			ALEX MONTOYA, PHILIP PRESSEL, REX SHIRLEY, and AARON GREESON			
15			· · · ·			
16	Dated: January 9, 2019	DISA	BILITY RIGHTS CALIFORNIA			
17		By:	s/ Ann E. Menasche			
18			Ann E. Menasche, Ann.menasche@disabilityrightsca.org			
19 20			Ann.menasche@disabilityrightsca.org Attorneys for Plaintiffs ALEX MONTOYA, PHILIP PRESSEL, REX SHIRLEY, and AARON GREESON			
20			REX SHIRLEY, and AARON GREESON			
22						
23	Dated: January 9, 2019	DISA	BILITY RIGHTS CALIFORNIA			
24		By:	<u>s Ben Conway</u>			
25			Ben Conway Ben.conway@disabilityrightsca.org			
26			Ben.conway@disabilityrightsca.org Attorneys for Plaintiffs ALEX MONTOYA, PHILIP PRESSEL, REX SHIRLEY, and AARON GREESON			
27			NEA STIINLE I, ANG AAKUN GKEESUN			
28						
			30			
		CLASS	ACTION COMPLAINT			

Case 3:19-cv-00054-JM-BGS_Document 1-1 Filed 01/09/19 PageID.31 Page 1 of 2 JS 44 (Rev. 06/17) CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)*

I. (a) PLAINTIFFS				DEFENDANTS			
MONTOYA, Alex; PRES SHIRLEY, Rex; GREES				CITY OF SAN DIE INC. AND RAZOR	GO; BIRD RIDES, INC.; USA, LLC	; NEUTRON HOLDINGS,	
(b) County of Residence of	of First Listed Plaintiff			County of Residence	of First Listed Defendant	SAN DIEGO	
(E.	XCEPT IN U.S. PLAINTIFF CA	ASES)		NOTE: IN LAND CO THE TRACT	<i>(IN U.S. PLAINTIFF CASES C</i> ONDEMNATION CASES, USE T OF LAND INVOLVED.	,	
(c) Attorneys (Firm Name, 2	Address, and Telephone Numbe	ar)		Attorneys (If Known)	'19CV0054 JN	A BGS	
(See Attachment)							
II. BASIS OF JURISDI	CTION (Place an "X" in C	Ine Box Only)			RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff	
□ 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government)	Not a Party)			IF DEF 1 □ 1 Incorporated or Pr of Business In 7		
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh)	ip of Parties in Item III)	Citize	en of Another State	2 D 2 Incorporated and I of Business In A		
				en or Subject of a 🛛 🗇	3 🗇 3 Foreign Nation	0606	
IV. NATURE OF SUIT					Click here for: Nature	of Suit Code Descriptions.	
CONTRACT	TC			RFEITURE/PENAL/TY		OTHER STATUTES	
 □ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument 	 PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 	PERSONAL INJUR 365 Personal Injury - Product Liability 367 Health Care/		5 Drug Related Seizure of Property 21 USC 881 0 Other	 422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 	 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 	
□ 150 Recovery of Overpayment	320 Assault, Libel &	Pharmaceutical			PROPERTY RIGHTS	🖾 🗇 410 Antitrust	
& Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans	Slander 330 Federal Employers' Liability 340 Marine	Personal Injury Product Liability I 368 Asbestos Personal Injury Product	L		 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 	 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and 	
(Excludes Veterans)	345 Marine Product	Liability	To ta Welly 8		🗇 840 Trademark	Corrupt Organizations	
153 Recovery of Overpayment of Veteran's Benefits	Liability ☐ 350 Motor Vehicle	PERSONAL PROPER		USE LABOR 0 Fair Labor Standards	SOCIAL/SECURITY	☑ □ 480 Consumer Credit □ 490 Cable/Sat TV	
 160 Stockholders' Suits 190 Other Contract 	355 Motor Vehicle Product Liability	371 Truth in Lending380 Other Personal	– 72	Act 0 Labor/Management	□ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g))	850 Securities/Commodities/	
195 Contract Product Liability	360 Other Personal	Property Damage		Relations	864 SSID Title XVI	Exchange 890 Other Statutory Actions	
□ 196 Franchise	Injury Injury -	385 Property Damage Product Liability		0 Railway Labor Act 1 Family and Medical	□ 865 RSI (405(g))	 891 Agricultural Acts 893 Environmental Matters 	
REAL PROPERTY	Medical Malpractice	PRISONER PETITION		Leave Act 0 Other Labor Litigation	FEDERAL/ITAX SUITS	895 Freedom of Information	
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:		1 Employee Retirement	870 Taxes (U.S. Plaintiff	☐ 896 Arbitration	
 220 Foreclosure 230 Rent Lease & Ejectment 	 441 Voting 442 Employment 	 463 Alien Detainee 510 Motions to Vacate 		Income Security Act	or Defendant)	□ 899 Administrative Procedure	
240 Torts to Land	443 Housing/	Sentence	, I		26 USC 7609	Act/Review or Appeal of Agency Decision	
 245 Tort Product Liability 290 All Other Real Property 	Accommodations	 530 General 535 Death Penalty 	法能能的	IMMIGRATION		950 Constitutionality of State Statutes	
	Employment X 446 Amer. w/Disabilities -	Other: 540 Mandamus & Oth	□ 462 or □ 462	2 Naturalization Application 5 Other Immigration	1		
	Other 448 Education	 540 Mandantus & Out 550 Civil Rights 555 Prison Condition 560 Civil Detainee - 	CI [] 40.	Actions			
		Conditions of Confinement					
V. ORIGIN (Place an "X" in	1 Oue Bor Oulu)	Commentent					
🕱 1 Original 🛛 2 Rei	noved from 🗂 3	Remanded from Appellate Court	J 4 Reins Reop	1	r District Litigation		
VI. CAUSE OF ACTIO	12USC section	12101, et seq.	re filing (D	o not cite jurisdictional stat			
	The Americans w	ith Disabilities Act					
VII. REQUESTED IN COMPLAINT:	UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	i Di	EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: : X Yes □ No	
VIII. RELATED CASE IF ANY	C(S) (See instructions):	JUDGE			DOCKET NUMBER		
DATE		SIGNATURE OF ATT					
01/09/2019 FOR OFFICE USE ONLY		s/ Matthew R.	Southe	r			
	101 MT			KIDAD			
RECEIPT # AM	IOUNT	APPLYING IFP		JUDGE	MAG. JUD	JGE	

C	ase 3:19-cv-00054-JM-BGS Document 1-1 Filed 01/09/19 PageID.32 Page 2 of 2
1	CIVIL COVED SHEET
1 2	CIVIL COVER SHEET ATTACHMENT
3	I. (c) ATTORNEYS (PLAINTIFFS)
4	
5	Michael I. Neil, SBN 40057
6	Robert W. Frank, SBN 95392 Matthew R. Souther, SBN 227910
7	Phillin H. Stenhan SRN 783818
8	NEIL, DYMOTT, FRANK, McCABE & HUDSON A Professional Law Corporation 110 West A Street, Suite 1200
9	P 619.238.1712
10	F 619.238.1562
11	Ann E. Menasche, SBN 74774 Ann.menasche@disabilityrightsca.org
12	DISABILITY RIGHTS CALIFORNIA 1111 Sixth Avenue, Suite 200
13	San Diego, CA 92101 Telephone: (619) 239-7861/Fax: (619) 239-7906
14	1010001010. (019)239 700171 ux. (019)239-7900
15	Ben Conway, SBN 246410 Ben.conway@disabilityrightsca.org
16	DISABILITY RIGHTS CALIFORNIA 350 S. Bixel Street, Suite 290
17	Los Angeles, CA 90017 Telephone: (213) 213-8000/Fax: (213) 213-8001
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	ATTACHMENT TO CIVIL COVER SHEET

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>City of San Diego, Lime, Bird Hit with ADA Class Action Over Dockless Scooters Left on Sidewalks,</u> <u>Paths of Travel</u>