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8	Attorneys for Plaintiff GREAT AMERICAN INSURANCE COMPANY			
9	UNITED STATES DISTRICT COURT			
10	CENTRAL DISTRICT OF CALIFORNIA			
11	WESTERN DIVISION			
12	GREAT AMERICAN INSURANCE	CASE NO.:		
13	COMPANY,	COMPLAINT FOR		
14	Plaintiff,	DECLARATORY JUDGMENT, REFORMATION, AND		
15	VS.	RESTITUTION		
16	ANDRES BERL, as Executor and	JURY TRIAL DEMANDED		
17	Personal Representative of the ESTATE OF CARLOS BERL, JENNY BERL,			
18	MICHAEL BERL, ALEXANDER BERL, MENA PRODUCTIONS, LLC,			
	CROSS CREEK PICTURES, LLC, IMAGINE ENTERTAINMENT, LLC,			
20	QUADRANT PICTURES, VENDIAN ENTERTAINMENT, LLC, FREDERIC			
21	NORTH, HELIBLACK, LLC, ESTATE OF ALAN PURWIN, KATHRYN A.			
22	PURWIN, KYLE PURWIN, MICHAELA PURWIN,			
23	Defendants.			
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26	for its complaint for a declaratory judgment, alleges upon knowledge as to its own			
27	acts and upon information and belief as to the acts of others as follows:			
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- 1		PHDATA 6016702 3		

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INTRODUCTION

- This action seeks a declaratory judgment with respect to Aviation and 3 Hull Liability Policy No. AH3294765-00 (the "Policy") issued by Great American 4 to Heliblack, LLC, S&S Aviation, Inc. ("S&S"), Alan Purwin, and Frederic North 5 for the period May 25, 2015 to September 25, 2015. The period of coverage was 6 extended until October 1, 2015, pursuant to Endorsement No. 23 (the "Policy Period").
- The Policy, subject to all of its terms, conditions, limitations, 9 exclusions and endorsements, provided a \$50 million each occurrence liability 10 limit for "Bodily Injury," including "Passenger," and "Property Damage" for 11 certain aircraft listed in the Policy. The Policy provides that Great American has 12 "the right and duty to defend any 'insured' against a 'suit' seeking damages 13 because of 'bodily injury' or 'property damage' covered by this Policy [but] no 14 duty to defend any 'insured' against a 'suit' seeking damages for 'bodily injury' 15 or 'property damage' to which this insurance does not apply." It further provides 16 that Great American "will pay those sums an 'insured' becomes legally obligated 17 to pay as damages because of 'bodily injury' sustained by any person ... and 'property damage', caused by an 'occurrence' and resulting from the ownership, 19 maintenance or use of a covered 'aircraft'." The Policy also sets forth a number 20 of exclusions to coverage.
- This action seeks a determination as to coverage for claims made in 22 two separate lawsuits: (A) Kathryn Purwin, an individual; Kyle Purwin, an 23 [individual; and Michaela Purwin, an individual, v. Cross Creek Pictures, LLC, a 24 Delaware limited liability company; Imagine Entertainment, LLC, a Delaware 25 | limited liability company; Quadrant Pictures, a California corporation; Vendian 26 Entertainment, LLC, a Delaware limited liability company; Estate of Carlos Berl, 27 Deceased, and Does 1 through 50, Inclusive, in the Superior Court of California 28 for the County of Los Angeles, Case No. BC617199 (the "Purwin Action"); and

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- An actual and ripe controversy exists concerning the parties' rights 4. 20 and obligations under the Policy.
- Great American seeks a declaration that the Policy does not provide 22 coverage to the defendants named in the Purwin Action, or to some or all of the 23 defendants named in the Berl Action.
- Great American also seeks a reformation of the Policy to accurately 6. 25 set forth the shared intention of the parties that Alan Purwin not be an additional 26 insured under the Policy, only that he be a "named insured," with the result that there is no coverage for the claims asserted in the *Purwin* Action.

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PARTIES

- Great American is a corporation organized and existing under the 7. 3 laws of Ohio, with its principal place of business located in Cincinnati, Ohio. Great American is engaged in the business of providing liability insurance.
- Carlos Berl was a citizen of the State of New York with a permanent 8. 6 address in Dobbs Ferry, New York, and was killed as a result of the Accident. Andres Berl is the Executor and Personal Representative of the Estate of Carlos Berl.
- 9 9. Jenny Berl, Michael Berl, and Alexander Berl are residents and 10 citizens of the State of New York and are the surviving adult children of Carlos 11 Berl.
- Alan Purwin was a citizen of the State of California with a permanent 10. 13 address in Hidden Hills, California and was killed as a result of the Accident. 14 Kathryn A. Purwin is the Executor and Personal Representative of the Estate of 15 Alan Purwin and is a citizen of the State of California.
 - Kathryn A. Purwin is the widow of Alan Purwin. 11.
 - Kyle Purwin is a citizen of the State of Massachusetts and the adult 12. son of Alan Purwin.
- 19 Michaela Purwin is a citizen of the state of California and the adult 13. 20 daughter of Alan Purwin.
- Upon information and belief, Mena Productions, LLC ("Mena 22 Productions") is a limited liability company organized and existing under the laws 23 of California with its principal place of business in West Hollywood, California. 24 Plaintiff Great American Insurance Company is unable to determine the members 25 of Mena Productions or their citizenship through reasonable investigation but 26 alleges upon information and belief that none of the members of Mena 27 Productions is a citizen of the State of Ohio. See, e.g., Carolina Cas. Ins. Co. v. 28 | Team Equip., Inc., 741 F.3d 1082, 1088 (9th Cir. 2014) (permitting plaintiff to

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1 plead the citizenship of two LLCs and four individual defendants on information 2 and belief, reasoning that "when information regarding a defendant that is 3 necessary to establish diversity of citizenship is not reasonably available to a 4 plaintiff, the plaintiff should be permitted to plead jurisdictional allegations as to 5 those defendants on information and belief and without affirmatively asserting specific details regarding the citizenship of those defendants."); American Multi-Cinema, Inc. v. Manteca Lifestyle Center, LLC, No. 2:16-cv-01066-TLN-KJN, 8 2016 U.S. Dist. LEXIS 132982, at *2 (E.D. Cal. Sept. 26, 2016) ("When 9 information regarding a defendant's citizenship is not reasonably available, a 10 plaintiff does not need to affirmatively plead, based on actual knowledge, specific 11 details about the defendant's citizenship; it is sufficient to allege, on information 12 and belief, that the defendants are diverse to the plaintiff."); Shaw v. Ocwen Loan 13 Servicing, LLC, Case No. 15-cv-01755-JD, 2016 U.S. Dist. LEXIS 11716, at *4 14 (N.D. Cal. Feb. 1, 2016) (noting that plaintiff "may 'plead its jurisdictional 15 allegations ... on information and belief and without affirmatively asserting those 16 defendants' citizenship" if "not able to obtain definitive information about the 17 citizenship of Ocwen's members").

15. Upon information and belief, Cross Creek Pictures, LLC ("Cross 19 Creek Pictures") is a limited liability company organized and existing under the 20 laws of Delaware with its principal place of business in West Hollywood, California. Plaintiff Great American Insurance Company is unable to determine 22 the members of Cross Creek Pictures or their citizenship through reasonable 23 linvestigation, but alleges upon information and belief that none of the members of Cross Creek Pictures is a citizen of the State of Ohio. *Id.*

Upon information and belief, Cross Creek Productions, LLC ("Cross 16. 26 Creek Productions") is a limited liability company organized and existing under 27 the laws of Texas with its principal place of business in Houston, Texas. Plaintiff 28 Great American Insurance Company is unable to determine the members of Cross

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- Upon information and belief, Cross Creek Pictures and Cross Creek 17. 5 Productions are separate and distinct legal entities.
- Upon information and belief Imagine Entertainment, LLC 18. ("Imagine") is a Delaware limited liability company with its principal place of 8 business in Beverly Hills, California. Plaintiff Great American Insurance 9 Company is unable to determine the members of Imagine or their citizenship 10 through reasonable investigation, but alleges upon information and belief that 11 none of the members of Imagine is a citizen of the State of Ohio. *Id.*
- 19. Upon information and belief, Quadrant Pictures ("Quadrant") is a 13 corporation organized and existing under the laws of California with its principal 14 place of business in Beverly Hills, California.
- LLC 20. Upon information and belief Vendian Entertainment, 16 ("Vendian") is a Delaware limited liability company with its principal place of 17 business in New York, New York. Plaintiff Great American Insurance Company 18 is unable to determine the members of Vendian or their citizenship through 19 reasonable investigation, but alleges upon information and belief that none of the 20 members of Vendian is a citizen of the State of Ohio. *Id.*
 - Frederic North ("North") is a citizen and resident of California. 21.
 - Heliblack, LLC ("Heliblack") is a limited liability company 22. organized and existing under the laws of California with its principal place of business in Van Nuys, California.

JURISDICTION AND VENUE

23. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1332 because the plaintiff is a citizen of the State of Ohio while the defendants,

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- This Court has personal jurisdiction over each of the defendants 24. 4 because (1) the corporate and limited liability company defendants are organized under the laws of California and/or have their principal places of business in California, and are engaged in activities in California out of which the claims 7 against them arise and/or purposely directed related activities to California; (2) the 8 individual defendants are citizens of California, engaged in activities in California 9 out of which the claims against them arise or purposely directed related activities 10 to California; and (3) the Purwin Action and Berl Action were filed, and are being 11 litigated, in the Superior Court of California.
- Venue is proper pursuant to 28 U.S.C. § 1391 because the Purwin 25. 13 Action and Berl Action are being litigated in this judicial district or, alternatively, 14 because there is no district in which an action may otherwise be brought under 28 15 U.S.C. § 1391 and the defendants are subject to this Court's personal jurisdiction.

FACTUAL ALLEGATIONS

The Accident

- In or about September 2015, in Colombia, South America, the 26. filming of a major motion picture then entitled *Mena* began, in which Tom Cruise 21 was cast in the role of American pilot Barry Seal, a drug runner recruited by the CIA in the 1980's to try to capture drug kingpin Pablo Escobar.
- 27. A number of aircraft—including a Smith Aerostar 600 multi-engine, 24 fixed-wing aircraft, bearing Registration No. N164HH (the "Aircraft")—were secured for use during the filming.
- After completion of the day's filming on September 11, 2015, the 28. 27 Aircraft was to be flown from Santa Fe de Antioquia, Colombia to Medellin, 28 Colombia (the "Flight").

- 1 29. Carlos Berl, Alan Purwin, and Garland were on board the Aircraft for 2 the Flight.
- 30. The Aircraft crashed during the Flight, resulting in the deaths of Alan 4 Purwin and Carlos Berl, serious bodily injury to Garland, and the loss of the 5 Aircraft.

The Purwin Action

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- On or about April 15, 2016, Kathryn, Kyle, and Michaela Purwin 31. commenced the Purwin Action.
- 32. The plaintiffs in the *Purwin* Action are the widow and adult children 10 of Alan Purwin, and they assert wrongful death and survival causes of action 11 arising out of the death of Alan Purwin in the Accident.
- The complaint in the Purwin Action alleges that Carlos Berl was the 33. 13 pilot for the Flight and that he "lacked the necessary qualifications, skills, 14 competence, and general suitability for the flight, and should not have been 15 permitted by the above Defendants to fly the Aircraft on the flight."
- 16 The complaint further alleges that the defendants "negligently, 34. 17 unlawfully and carelessly operated, entrusted, piloted, flew, controlled, and 18 directed the Aircraft so as to cause it to collide with terrain, grievously injuring 19 Plaintiff's decedent, Alan Purwin, who perished as a result of the injuries 20 sustained in the crash."
- The complaint seeks compensatory damages "including but not 35. 22 limited to pecuniary losses, losses of support, services, property losses, love, care, 23 comfort, society, solace, moral support, guidance and prospective inheritance, and 24 such other remedies as may be permitted by law."
- 36. The complaint also alleges that, as a result of the Accident, Alan 26 Purwin "suffered severe physical injuries which ultimately caused his death," and 27 that "as a direct result of the negligent and careless conduct of the above-named

earnings and earning capacity, loss of inheritance, funeral and burial expenses, property damage, prejudgment interest, and costs of suit.

The Berl Action

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- 38. On September 14, 2016, Andres Berl, Jenny Berl, Michael Berl, and Alexander Berl commenced the "Berl Action".
- The plaintiffs in the Berl Action are the Executor of the Estate of 39. Carlos Berl and the three surviving adult children of Carlos Berl.
- The complaint in the Berl Action alleges that the Aircraft was owned, 40. 12 maintained, and operated by Heliblack.
- 41. The complaint alleges that North, a principal of Heliblack, was hired 14 as the aerial coordinator, that Alan Purwin, a principal of Heliblack, was hired as a 15 helicopter and airplane pilot or aerial photographer, that Garland was hired as an 16 aerial unit pilot and flight instructor, and that S&S was hired to provide aircraft 17 inspection, repair, maintenance, flight instruction, piloting, fixed base operator services and other services, for the production of the film.
- 42. The complaint alleges that the defendants invited Carlos Berl to the 20 filming location in Colombia in anticipation of his participation in ferrying the Aircraft back to the United States, that Carlos Berl informed the defendants that 22 he had insufficient flight experience in the Aircraft and required flight instruction and familiarization with the Aircraft before he could fly it, and that the defendants 24 permitted a rushed and unprepared instructional and familiarization flight for Carlos Berl over the rugged terrain of the Andes Mountains.
- The complaint further alleges that Garland was the pilot-in-command 43. 27 and instructor for the flight, Carlos Berl was a student pilot, and Alan Purwin was 28 on board to provide additional supervision.

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- 44. The complaint alleges that the defendants:
 - "negligently, unlawfully and carelessly supervised, prepared, instructed, operated, entrusted, piloted, flew, controlled, and directed the Subject Aircraft so as to cause or allow it to collide with terrain, grievously injuring Plaintiff's decedent, Carlos Berl, who perished as a result of the injuries sustained in the crash";
 - (b) "knew that the [] Aircraft would be flown over rugged, mountainous terrain in the Republic of Colombia and yet failed to ensure that the airplane was properly equipped and that the flight was safely planned, prepared and supervised"; and
 - "[a]s a direct and proximate result of the negligence, carelessness and violation of law by defendants ..., Plaintiff's decedent, Carlos Berl, suffered devastating injuries in the collision and impact with the ground and perished as a direct and proximate result of those injuries."

The Great American Policy

- 45. The Policy was issued on May 25, 2015, and has a \$50 million "Each 21 "Occurrence' Limit" providing "Single Limit 'Bodily Injury' and 'Property 22 Damage' including 'Passenger' Liability," subject to all of the Policy's terms, 23 conditions, limitations, exclusions and endorsements.
- 46. The original policy period was May 25, 2015 to September 25, 2015, 25 but was extended to October 1, 2015.
- 26 47. The "named insureds" listed on the Policy's Declarations Page are 27 Heliblack, S&S, Alan Purwin and North.

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1	48.	The Declarations Page sets forth the approved pilots of the Aircraft,
2	as follows:	
3		When "in flight" the "aircraft" will be piloted only by the
4		following pilots, provided each has a valid pilots
5		certificate including a current and valid medical
6		certificate appropriate for the type of flight described in
7		the section below and for the "aircraft" insured:
8		At the discretion of Fred North.
9	49.	The Policy provides relevant coverage, as follows:
10		AIRCRAFT COVERAGE FORM
11	·	INSURING AGREEMENTS
12		I. LIABILITY COVERAGES
13		Coverage D - Single Limit Bodily Injury and
14		Property Damage Liability - We will pay those sums
15		that an "insured" becomes legally obligated to pay as
16		damages because of "bodily injury" sustained by any
17		person (excluding any "passenger" unless the words
18		"Including Passengers" appear in the Declarations) and
19		"property damage", caused by an "occurrence" and
20		resulting from the ownership, maintenance or use of a
21		covered "aircraft."
22		* * *
23		DEFENSE, SETTLEMENT AND
24		SUPPLEMENTARY PAYMENTS
25		IV. DEFENSE
26		The following provisions apply to Coverages A, B, C and
27		D:
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We have the right and duty to defend any "insured" against a "suit" seeking damages because of "bodily injury" or "property damage" covered by this Policy. However, we have no duty to defend any "insured" against a "suit" seeking damages for "bodily injury" or "property damage" to which this insurance does not apply....

50. The Policy sets forth a number of exclusions to coverage. The following exclusions are relevant to this action:

This Policy does not apply to any of the following:

- 1. "Bodily injury", "property damage" or "physical damage" arising out of use of the 'aircraft' for any unlawful purpose or any purpose not designated in the Declarations, if such use is within the knowledge and consent of any 'insured' or of any executive officer, partner, or managing agent.
- 2. "Bodily injury", "property damage" or "physical damage" arising out of the use of the "aircraft":
 - a. if piloted by anyone other than:
 - 1. the pilot(s) designated in the Declarations; or
 - 2. a pilot employed by a "Federal Aviation Administration" approved repair station while the "aircraft is in their care, custody or control for the purpose of maintenance, repair or test flight;
 - b. if piloted by a pilot not properly certificated, qualified and rated under the current applicable Federal Aviation Regulations for the operation

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involved, whether or not said pilot is designated in
the Declarations;
if the Airworthiness Certificate of the "aircraft" is
not in full force and effect. This Exclusion shall
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c. not apply while the "aircraft" is operated on a reposition, ferry or test flight provided a special permit or waiver has been granted by the "Federal Aviation Administration" for such flights and such flights are for the sole purpose of reinstatement or renewal of the Airworthiness Certificate.; or

if the "aircraft" has not been subjected to d. appropriate airworthiness inspection(s) as required under applicable Federal Aviation current Regulations for the operation involved.

- 11. 'Bodily injury' to an employee of the 'insured' arising out of and in the course of employment by the 'insured'.
- 12. 'Bodily injury' or death of any person who is a 'named insured'.
- 13. 'Property damage' to property owned, occupied, rented or used by, or in the care, custody or control of the "insured" or carried in or on any 'aircraft'.
- 51. The Policy sets forth a number of definitions, including the following 25 that are or may be pertinent to the issues in this action:

'Insured' The unqualified word 'Insured' wherever used in this Policy with respect to Coverage A, B, C and D, includes not only the 'named insured' but also any person

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while using or riding in the 'aircraft' and any person or organization legally responsible for its use, provided the actual use is with the express permission of the 'named insured'. Except with respect to the 'named insured' the provisions of this paragraph do not apply:

- c. to any person engaged in providing flight instruction for hire or reward
- 'Named Insured' means the person or organization named in the Declarations.
- 'Passenger' means any person in, on, or boarding the 'aircraft' for the purpose of riding or flying therein or alighting therefrom after a flight or attempted flight therein, including pilot(s) or 'crew' member(s).
- 'Property Damage' means damage to or loss of use of tangible property.
- 52. The Policy sets forth a number of conditions, including the following one that is or may be pertinent to the issues in this action:
 - Severability of Interest 2.
 - The term 'insured' is used severally and not collectively, but the inclusion herein of more than one 'insured' shall not operate to increase the limits of the Company's liability.
- 53. Endorsement No. 10 to the Policy, entitled Additional Insured 25 Endorsement and dated May 25, 2015, lists Alan Purwin, North, Mena 26 Productions and Cross Creek Productions as "additional insureds," but only "with 27 respect to the F.A.A. Cert. Numbers listed below: FAA Cert Numbers: N414MM; 28 N375RA; N22968."

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- The Aircraft previously was registered with the FAA as N375RA but 54. was changed to N164HH on or about May 5, 2015.
- Endorsement No. 22 to the Policy, dated July 17, 2015, reflects the 55. change of the Aircraft's FAA Registration Number from N375RA to N164HH.
- Endorsement No. 20 to the Policy, entitled Additional Insured 56. 6 Endorsement and dated July 17, 2015, lists Mena Productions and Cross Creek 7 Productions as "additional insureds" with respect to "FAA Cert Numbers: 8 N164HH." Endorsement Number 20 does not list North or Alan Purwin as an 9\"additional insured".
- Correspondence between SterlingRisk Insurance, the insurance 57. 11 broker for the purchasers of the Policy, and Great American during the 12 underwriting of the Policy unequivocally reflects the intention of the parties to the 13 purchase of the Policy that North and Alan Purwin were to be "named insureds" 14 under the Policy.

15 Tenders and Reservation of Rights Relating to the Purwin Action

- The Estate of Carlos Berl first tendered the defense and indemnity of 58. 17 the *Purwin* Action to Great American on April 18, 2016.
- After initially denying coverage, Great American reconsidered its 18 59. 19 position and agreed to provide the Estate of Carlos Berl with a defense in the 20 | Purwin Action, subject to a reservation of rights as set forth in correspondence 21 dated October 6, 2016, and the terms, conditions, limitations, exclusions and 22 endorsements in the Policy.
- Great American reserved its right to discontinue its provision of a 60. 24 defense to the Estate of Carlos Berl in the Purwin Action and to deny any obligation to pay any sums the "insured" becomes obligated to pay as damages on 26 the grounds of Exclusions 1, 2(a)(1), 2(b), 11, 12 and 13 of the Policy.
- Cross Creek Productions, LLC tendered its defense and indemnity of 27 61. 28 the *Purwin* Action on May 5, 2016.

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- After initially denying coverage, Great American reconsidered its 62. position and agreed to provide Cross Creek Productions with a defense in the 3 Purwin Action, subject to a reservation of rights as set forth in correspondence 4 dated October 6, 2016, and the terms, conditions, limitations, exclusions and endorsements in the Policy.
- Great American, on the grounds of Exclusions 1, 2(a)(1), 2(b), 11, 12 63. and 13 of the Policy, and also on the basis that the complaint in the *Purwin* Action named Cross Creek Pictures as a defendant, while Cross Creek Productions, not 9 Cross Creek Pictures, is identified as an "additional insured" under the Policy, 10 reserved its right to discontinue its provision of a defense to Cross Creek 11 Productions, LLC in the *Purwin* Action and to deny any obligation to pay any 12 sums it becomes obligated to pay as damages.
- Upon information and belief, Quadrant, Vendian, and Imagine also 64. 14 seek from Great American defense and indemnity of the *Purwin* Action under the 15 Policy, the entitlement to which Great American disputes on the grounds of 16 Exclusions 1, 2(a)(1), 2(b), 11, 12 and 13 of the Policy and also on the basis that 17 they are not "insureds" under the Policy.

18 Tenders and Reservation of Rights Relating to the Berl Action

- Heliblack, North, and the Estate of Alan Purwin tendered their 65. 20 defense and indemnity of the *Berl* Action on September 21, 2016.
- Great American agreed to provide Heliblack, North and the Estate of 66. 22 Alan Purwin with defenses in the *Berl* Action subject to a reservation of rights as 23 set forth in separate correspondence to each dated September 29, 2016, and the 24 terms, conditions, limitations, exclusions and endorsements in the Policy.
- Great American reserved its right to discontinue its provision of a 67. 26 defense to Heliblack, North and the Estate of Alan Purwin in the Berl Action and 27 to deny any obligation to pay any sums the "insured" becomes obligated to pay as 28 damages on the grounds of Exclusions 1, 2(a)(1), 2(b), 11 and 13.

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- Cross Creek Productions tendered its defense and indemnity of the 68. 2 Berl Action on September 22, 2016.
- 69. Great American agreed to provide Cross Creek Productions with a 4 defense in the Berl Action, subject to a reservation of rights as set forth in 5 correspondence dated September 29, 2016, and the terms, conditions, limitations, 6 exclusions and endorsements in the Policy.
- Great American reserved its right to discontinue its provision of a 70. 8 defense to Cross Creek Productions in the *Berl* Action and to deny any obligation 9 to pay any sums the "insured" becomes obligated to pay as damages on the 10 grounds of Exclusions 1, 2(a)(1), 2(b), 11 and 13 of the Policy and also on the 11 basis that the complaint in the Purwin Action named Cross Creek Pictures as a 12 defendant, while Cross Creek Productions, not Cross Creek Pictures, is identified 13 as an "additional insured" under the Policy.
- Mena Productions tendered its defense and indemnity of the Berl 71. 15 Action on September 22, 2016.
- Great American agreed to provide Mena Productions with a defense 72. 17 in the Berl Action, subject to a reservation of rights as set forth in correspondence 18 dated September 29, 2016, and the terms, conditions, limitations, exclusions and endorsements in the Policy.
- Great American reserved its right to discontinue its provision of a 73. 21 defense to Mena Productions, LLC in the Berl Action and to deny any obligation 22 to pay any sums the "insured" becomes obligated to pay as damages on the 23 grounds of Exclusions 1, 2(a)(1), 2(b), 11 and 13.
- 74. Upon information and belief, Quadrant, Vendian and Imagine also 25 seek defense and indemnity of the Berl Action from Great American under the 26 Policy, the entitlement to which Great American disputes on the grounds of 27 Exclusions 1, 2(a)(1), 2(b), 11 and 13 of the Policy and also on the basis that they 28 are not "insureds" under the Policy.

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COUNT I: DECLARATORY RELIEF (Duty to Defend in Purwin Action)

- Great American incorporates by reference each of the allegations of 75. paragraphs 1 through 74 of this Complaint as if fully set forth herein.
- Allegations made in the *Berl* Action, when considered in conjunction 76. with other facts known to Great American, suggest the possibility that, at the time 6 of the Accident, the Aircraft was being used for an unlawful purpose, or for a 7 purpose not designated in the Declarations of the Policy, and that such use was 8 with the knowledge and consent of an "insured," or an executive officer, partner 9 or managing agent of an "insured." Therefore, discovery will be necessary to 10 determine whether coverage is excluded by Exclusion 1 in the Policy.
- 77. At the time of the Accident, the Aircraft may not have been piloted 12 by a pilot designated in the Declarations. Therefore, discovery will be necessary 13 to determine whether coverage is excluded by Exclusion 2(a) in the Policy.
- 78. At the time of the Accident, the Aircraft may not have been piloted 15 by a pilot properly certificated, qualified, and rated under the applicable law for Therefore, discovery will be necessary to determine 16 the operation involved. whether coverage is excluded by Exclusion 2(b) in the Policy.
- 18 79. At the time of the Accident, Alan Purwin may have been acting in the 19 course of employment with Mena Productions. Therefore, discovery will be 20 necessary to determine whether coverage is excluded by Exclusion 11 in the 21 Policy.
 - Alan Purwin is a "named insured" in the Policy. 80.
- 81. The *Purwin* Action includes a vague claim for property damage that 24 may relate to alleged damage to property that was owned, occupied, rented or 25 used by, or in the care, custody or control of the "insured" or carried on the 26 Aircraft. Therefore, discovery will be necessary to determine whether coverage is 27 excluded by Exclusion 11 in the Policy.

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- Cross Creek Pictures is not a "named insured" or "additional insured" 82. 2 under the Policy and, upon information and belief, does not qualify as an "insured" under the Policy.
 - Cross Creek Productions is not named as a defendant in the Purwin 83. Action.
 - Quadrant, Vendian, and Imagine are not "named insureds" or 84. "additional insureds" under the Policy and, upon information and belief, do not qualify as an "insured" under the Policy.
- As a result of the foregoing, Great American has no duty to defend 9 85. the Estate of Carlos Berl, Cross Creek Productions, Cross Creek Pictures, 10 Quadrant, Vendian, and Imagine against the claims asserted in the Purwin Action.

COUNT II: DECLARATORY RELIEF (Duty to Indemnify in Purwin Action)

- Great American incorporates by reference each of the allegations of 86. 15 paragraphs 1 through 85 of this Complaint as if fully set forth here.
- Allegations made in the *Berl* Action, when considered in conjunction 87. with other facts known to Great American, suggest the possibility that, at the time 18 of the Accident, the Aircraft was being used for an unlawful purpose, or for a 19 purpose not designated in the Declarations of the Policy, and that such use was 20 with the knowledge and consent of an "insured," or an executive officer, partner 21 or managing agent of an "insured." Therefore, discovery will be necessary to 22 determine whether coverage is excluded by Exclusion 1 in the Policy.
- At the time of the Accident, the Aircraft may not have been piloted 88.. 24 by a pilot designated in the Declarations. Therefore, discovery will be necessary 25 to determine whether coverage is excluded by Exclusion 2(a) in the Policy.
- 26 89. At the time of the Accident, the Aircraft may not have been piloted 27 by a pilot properly certificated, qualified, and rated under the applicable law for

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- At the time of the Accident, Alan Purwin may have been acting in the 90. 4 course of employment with Mena Productions. Therefore, discovery will be 5 necessary to determine whether coverage is excluded by Exclusion 11 in the 6 Policy.
 - 91. Alan Purwin is a "named insured" in the Policy.
- 92. The *Purwin* Action includes a vague claim for property damage that 9 may relate to alleged damage to property that was owned, occupied, rented or 10 used by, or in the care, custody or control of the "insured" or carried on the 11 Aircraft. Therefore, discovery will be necessary to determine whether coverage is 12 excluded by Exclusion 11 in the Policy.
- Cross Creek Pictures is not a "named insured" or "additional insured" 93. 14 under the Policy and, upon information and belief, does not qualify as an 15 "insured" under the Policy.
- 94. Cross Creek Productions is not named as a defendant in the *Purwin* 17 Action.
- 95. Quadrant, Vendian, and Imagine are not "named insureds" or 19 "additional insureds" under the Policy and, upon information and belief, do not 20 qualify as an "insured" under the Policy.
- As a result of the foregoing, Great American has no duty to 22 indemnify the Estate of Carlos Berl, Cross Creek Productions, Cross Creek 23 Pictures, Quadrant, Vendian, and Imagine for the claims asserted in the *Purwin* 24 Action.

COUNT III: DECLARATORY RELIEF (Duty to Defend in *Berl* Action)

Great American incorporates by reference each of the allegations of 97. 28 paragraphs 1 through 96 of this Complaint as if fully set forth here.

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- Allegations made in the Purwin Action, when considered in 98. 2 conjunction with other facts known to Great American, suggest the possibility 3 that, at the time of the Accident, the Aircraft was being used for an unlawful 4 purpose, or for a purpose not designated in the Declarations of the Policy, and that 5 such use was with the knowledge and consent of an "insured," or an executive 6 officer, partner, or managing agent of an "insured." Therefore, discovery will be 7 necessary to determine whether coverage is excluded by Exclusion 1 in the Policy.
- At the time of the Accident, the Aircraft may not have been piloted 9 by a pilot designated in the Declarations. Therefore, discovery will be necessary 10 to determine whether coverage is excluded by Exclusion 2(a) in the Policy.
- 100. At the time of the Accident, the Aircraft may not have been piloted 12 by a pilot properly certificated, qualified, and rated under the applicable law for 13 the operation involved. Therefore, discovery will be necessary to determine 14 whether coverage is excluded by Exclusion 2(b) in the Policy.
- 101. At the time of the Accident, the plaintiffs' decedent, Carlos Berl, may 16 have been acting in the course of his employment with one or more of Heliblack, Cross Creek Pictures, Cross Creek Productions, Mena Productions, Quadrant, Vendian, Imagine, North, or Alan Purwin.
- 102. According to the allegations of Plaintiffs in the Purwin Action, the 20 Aircraft may have been piloted by a "Student Pilot" while a passenger was in the 21 Aircraft and without a Certificated Flight Instructor on board teaching the student 22 pilot, or when the Student Pilot was not under the direct supervision of the 23 Certificated Flight Instructor for the Flight.
- The Berl Action includes a vague claim for property damage that 25 may relate to alleged damage to property that was owned, occupied, rented or 26 used by, or in the care, custody or control of the "insured" or carried on the 27 Aircraft.

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- 105. Cross Creek Productions is not named as a defendant in the Berl 5 Action.
 - 106. Quadrant, Vendian, and Imagine are not "named insureds" or "additional insureds" under the Policy and, upon information and belief, do not qualify as "insureds" under the Policy.
- 107. As a result of the foregoing, Great American has no duty to defend 10 Mena Productions, Cross Creek Pictures, Cross Creek Productions, Quadrant, 11 Imagine, Vendian, North, Heliblack, or the Estate of Alan Purwin against the 12 claims asserted in the *Berl* Action and is entitled to a declaration stating same.

COUNT IV: DECLARATORY RELIEF (Duty to Indemnify in Berl Action)

- 108. Great American incorporates by reference each of the allegations of 16 paragraphs 1 through 107 of this Complaint as if fully set forth here.
- 109. Allegations made in the *Purwin* Action, when considered in 18 conjunction with other facts known to Great American, suggest the possibility 19 that, at the time of the Accident, the Aircraft was being used for an unlawful 20 purpose, or for a purpose not designated in the Declarations of the Policy, and that 21 such use was with the knowledge and consent of an "insured," or an executive officer, partner, or managing agent of an "insured." Therefore, discovery will be 23 necessary to determine whether coverage is excluded by Exclusion 1 in the Policy.
- 110. At the time of the Accident, the Aircraft may not have been piloted 25 by a pilot designated in the Declarations. Therefore, discovery will be necessary to determine whether coverage is excluded by Exclusion 2(a) in the Policy. 26
- 111. At the time of the Accident, the Aircraft may not have been piloted 28 by a pilot properly certificated, qualified, and rated under the applicable law for

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- 112. At the time of the Accident, the plaintiffs' decedent, Carlos Berl, may 4 have been acting in the course of his employment with one or more of Heliblack, 5 Cross Creek Pictures, Cross Creek Productions, Mena Productions, Quadrant, 6 Vendian, Imagine, North, or Alan Purwin.
- 113. According to the allegations of Plaintiffs in the *Purwin* Action, the 8 Aircraft may have been piloted by a "Student Pilot" while a passenger was in the 9 Aircraft and without a Certificated Flight Instructor on board teaching the student 10 pilot, or when the Student Pilot was not under the direct supervision of the 11 Certificated Flight Instructor for the Flight.
- 114. The Berl Action includes a vague claim for property damage that 13 may relate to alleged damage to property that was owned, occupied, rented or 14 used by, or in the care, custody or control of the "insured" or carried on the 15 Aircraft.
- 115. Cross Creek Pictures is not a "named insured" or "additional insured" 17 under the Policy and, upon information and belief, does not qualify as an 18 "insured" under the Policy...
- 19 116. Cross Creek Productions is not named as a defendant in the Berl 20 Action.
- Quadrant, Vendian, and Imagine are not "named insureds" or 22 "additional insureds" under the Policy and, upon information and belief, do not 23 qualify as "insureds" under the Policy.
- 118. As a result of the foregoing, Great American has no duty to 25 indemnify Mena Productions, Cross Creek Pictures, Cross Creek Productions, 26 Quadrant, Imagine, Vendian, North, Heliblack, or the Estate of Alan Purwin for 27 the claims asserted in the *Berl* Action and is entitled to a declaration stating same.

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COUNT V: REFORMATION

- 119. Great American incorporates by reference each of the allegations of paragraphs 1 through 118 of this Complaint as if fully set forth here.
- 120. Alan Purwin and North are listed as a "named insured" on the 5 Declarations Page of the Policy, as are Heliblack and S&S.
- 121. Notwithstanding the clear expression in the Declarations that Alan 7 Purwin and North are "named insureds," Endorsement No. 10, which is entitled 8 "Additional Insured Endorsement" and became effective May 25, 2015, in 9 addition to Mena Productions and Cross Creek Productions, mistakenly lists Alan 10 Purwin and North as "additional insureds" for the coverage provided for three 11 aircraft. One of the aircraft listed is identified as FAA Registration Number 12 N375RA, which was the registration number for the Aircraft prior to May 5, 2015.
- 122. Endorsement No. 20, a subsequently issued "Additional Insured 14 Endorsement," that became effective July 17, 2015, lists the additional insureds 15 for the Aircraft (FAA Registration Number N164HH) as Mena Productions and 16 Cross Creek Productions. Endorsement No. 20 does not reference Alan Purwin or 17 North as "additional insureds."
- 123. The clear, unambiguously expressed intent of the Policy, as 19 evidenced by the Declarations, is that Alan Purwin and North are "named 20 linsureds."
- The intention of the parties that Alan Purwin and North were to be a 22 "named insureds" under the Policy is further supported by correspondence 23 between the broker and the underwriter that unquestionably expresses that intent.
- 125. The reference to Alan Purwin and to North as "additional insureds" 25 in Endorsement No. 10 of the Policy is a scrivener's error and does not reflect the 26 agreement between the parties to the Policy.

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- The reference to Alan Purwin and to North as "additional insureds" 2 in Endorsement No. 10 of the Policy constitutes a mutual mistake by the parties to the Policy.
 - 127. Endorsement No. 10 of the Policy should be reformed to reflect the parties' true intent at the time the Policy was executed that Alan Purwin and North were "named insureds."
- 128. Specifically, Endorsement No. 10 should be reformed to list only 8 Mena Productions and Cross Creek Productions as "additional insureds," as was done in Endorsement No. 20, and consistent with Alan Purwin and North's status 10 as "named insureds" under the Policy as set forth in the Declarations of the Policy.

COUNT VI: REIMBURSEMENT (Purwin and Berl Actions)

- 129. Great American incorporates by reference each of the allegations of paragraphs 1 through 128 of this Complaint as if fully set forth here.
- 130. Great American has to date, and will in the future, incur attorneys' 16 fees and other expenses in connection with the defenses of the defendants to whom it has provided a defense in the *Berl* Action and the *Purwin* Action.
- 131. Great American has no duty under the Policy to afford a defense to 19 the Estate of Carlos Berl, Cross Creek Pictures, Quadrant, Vendian and Imagine in 20 the *Purwin* Action, or Mena Productions, Cross Creek Pictures, Quadrant, Vendian, Imagine, North, Heliblack, and the Estate of Alan Purwin in the Berl 22 Action and therefore has an equitable and quasi-contractual right to be reimbursed 23 by each of the defendants to whom it has provided a defense for some or all 24 attorneys' fees, costs, and other expenses which have been or may be paid or incurred by Great American for their defenses.

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WHEREFORE, Plaintiff Great American Insurance Company respectfully 2 requests that the Court enter a declaration and judgment in its favor:

- Declaring that, for the reasons set forth in Count I, Great American A. has no duty to defend the Estate of Carlos Berl, Cross Creek Pictures, Quadrant, Vendian, and Imagine against the claims asserted in the *Purwin* Action;
- B. Declaring that, for the reasons set forth in Count II, Great American 7 has no duty to indemnify the Estate of Carlos Berl, Cross Creek Pictures, Quadrant, Vendian, and Imagine for the claims asserted in the *Purwin* Action;
- Declaring that, for the reasons set forth in Count III, Great American C. 10 has no duty to defend Mena Productions, Cross Creek Pictures, Quadrant, Vendian, 11 Imagine, North, Heliblack, and the Estate of Alan Purwin against the claims 12 asserted in the *Berl* Action;
- Declaring that, for the reasons set forth in Count IV, Great American D. 14 has no duty to indemnify Mena Productions, Cross Creek Pictures, Quadrant, 15 Vendian, Imagine, North, Heliblack, and the Estate of Alan Purwin for the claims 16 asserted in the *Berl* Action;
- Declaring that, for the reasons set forth in Count V, Alan Purwin and E. 18 Frederic North are "named insureds";
- F. Declaring that, for the reasons set forth in Count V, Endorsement 20 No. 10 of the Policy is reformed to exclude the references to Alan Purwin and 21 Frederic North as "additional insureds," as was the expressed intent of the parties at the time the Policy was negotiated;
- G. Declaring that, for the reasons set forth in Count VI, Great American 24 is entitled to reimbursement for some or all attorneys' fees, costs, and other 25 expenses that have been or may be paid or incurred by Great American for the 26 defense of the defendants to whom it has provided a defense in the *Purwin* Action 27 or the *Berl* Action;