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7	IN THE SUPERIOR COURT OF	THE STATE OF WASHINGTON
8	FOR THE COU	NTY OF KING
9	THE ESTATE OF BRANDY ESCAMILLA,	Case No.
10	by and through its personal representatives EDDIE ESCAMILLA and BLANCA	PLAINTIFFS' COMPLAINT &
11	ESCAMILLA; THE ESTATE OF JOSILYN RUIZ by and through its personal	DEMAND FOR JURY TRIAL
12	representatives JOHN RUIZ and ANITA MILLER-RUIZ; EDDIE ESCAMILLA, individually; BLANCA ESCAMILLA,	
13	individually; EDWARD ESCAMILLA, by and through the personal representatives of	
14	THE ESTATE OF BRANDY ESCAMILLA; JOHN RUIZ, individually; ANITA MILLER-	
15	RUIZ, individually; JONATHAN D. RUIZ, by and through the personal representatives of	
16	THE ESTATE OF JOSILYN RUIZ; JULIA RUIZ, by and through the personal	
17	representatives of THE ESTATE OF JOSILYN RUIZ; LILY LUKSICH,	
18	individually,	
19	Plaintiffs,	
20	v.	
21	LIVE NATION ENTERTAINMENT, INC., a corporation; LIVE NATION CONCERTS,	
22	INC., a corporation; INSOMNIAC HOLDINGS, LLC, a limited liability	
23	company; JEFF TRISLER, an individual; STARPLEX CORPORATION d/b/a CROWD	
24	MANAGEMENT SERVICES, a corporation; KATHLEEN DOWLING d/b/a 365 K9	
25	DETECTION; and DOES/ROES 1 through 50,	
26	Defendants.	
27		
	Page PLAINTIFFS' COMPLAINT &	PWRFL PANISH SHEA RAVIPUDI LLP

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PWRFL 1001 FOURTH AVENUE, SUITE 4131 SEATTLE, WASHINGTON 98154-1155 PHONE: (206) 624-6800 FAX: (206) 682-1415

Plaintiffs, by and through their attorneys, bring this action against Defendants Live Nation Entertainment, Inc., Live Nation Concerts, Inc., Insomniac Holdings, LLC, Jeff Trisler, and Starplex Corporation d/b/a Crowd Management Services, Kathleen Dowling d/b/a 365 K9 Detection (collectively "Live Nation Defendants"), and respectfully allege the following:

NATURE OF THE ACTION

1. This action seeks to redress Live Nation Defendants' inadequate, unreasonable, and egregiously deficient conduct and security, which resulted in a Live Nation ticketed customer, James Kelly ("the Shooter"), perpetrating a shooting at a Live Nation promoted, managed, and organized event, held on Live Nation premises, causing injuries and the tragic deaths of Plaintiffs Brandy Escamilla and Josilyn Ruiz ("the Shooting").

2. The Shooting occurred at Beyond Wonderland, a two-day electronic dance music festival scheduled for June 17-18, 2023, promoted and run by Live Nation Defendants, and held on the premises of a Live Nation-owned venue, the Gorge Amphitheatre in Grant County, Washington. The experience included not only musical acts but also an associated camping experience that opened a day earlier with extensive campgrounds with provided amenities, all of which were owned, operated, and managed by Live Nation.

3. Prior to entering the premises of the Gorge Amphitheatre and its campgrounds, Live Nation Defendants, the Gorge Amphitheatre, and Beyond Wonderland had a strict policy prohibiting the possession and use of illegal drugs, as well as the possession of weapons, both in vehicles and upon persons.

4. Upon information and belief, Live Nation and the Gorge Amphitheatre have a history of illicit drugs and weapons on the campgrounds and venue grounds. That history pre-dates the Shooting. For years, Live Nation had notice of, and knew that, illicit drugs and weapons were making it into the Gorge Amphitheatre venue and campgrounds. Despite that history and knowledge, Live Nation failed to take reasonable steps to make the venue and campgrounds safe for concertgoers.

5. Though Live Nation Defendants, Gorge Amphitheatre, and Beyond Wonderland

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had policies strictly prohibiting the use and possession of drugs and the possession of weapons on its premises, Live Nation systemically failed to conduct reasonable searches of vehicles entering its campgrounds to ensure dangerous weapons and ammunitions as well as drugs were not being brought onto the premises. To the extent any searches were performed, the searches were done inconsistently and in an inadequate, cursory, and unreasonable manner that lacked due care for the safety of its guests.

6. On June 16, 2023, Live Nation Defendants allowed the Shooter to drive his truck into the Gorge campground venue. Within his truck, the Shooter brought firearms, multiple rounds of ammunition, and illegal hallucinogenic mushrooms. Live Nation Defendants never stopped the truck, never approached it with a firearm or drug detecting dog or technology, never searched the truck, and never made any effort to prevent the Shooter from bringing drugs and firearms onto the premises of the campground and Beyond Wonderland festival.

7. On June 17, 2023, in the evening, the Shooter ingested the hallucinogenic mushrooms at the Gorge campground and then proceeded into the concert area. The Shooter's girlfriend at the time, 20-year old Plaintiff Lily Luksich who had accompanied the Shooter to the concert, noticed that the Shooter began demonstrating erratic and strange behavior. Thereafter, they returned to the campground where the Shooter walked away from her and toward his truck, where he retrieved a handgun and ammunition. Plaintiff Luksich saw the gun and began to try to calm down the increasingly agitated Shooter.

8. Suddenly, the Shooter opened fire, killing Brandy Escamilla and Josilyn Ruiz who were walking nearby as well as shooting several other people, including Plaintiff Lily Luksich. The Estates of Brandy Escamilla and Josilyn Ruiz are Plaintiffs here.

9. Upon information and belief, the Shooter displayed erratic and disturbed behavior before the shooting occurred. Despite displaying obvious signs of illicit drug use and suspicious behavior that were grounds for immediate ejection from the festival and campgrounds, not a single Live Nation staff member, manager, or security member attempted to intervene or approach the Shooter prior to him perpetrating the Shooting. Live Nation Defendants failed to exercise due care

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for the safety of its guests, deliberately or recklessly ignoring multiple signs of suspicious behavior and policy violations which, if noticed and enforced, would have prevented, or significantly thwarted, the Shooter's efforts.

10. Live Nation Defendants had immediate, actual knowledge that the Shooter posed a threat of imminent harm but failed to take any action to stop or deter the Shooter such as ejecting him from the campgrounds as required by its policies after the Shooter first displayed prohibited behavior.

11. As a result of Live Nation Defendants' wrongful conduct, acts, and omissions, Brandy Escamilla and Josilyn Ruiz were fatally shot in a horrific and terrifying manner, Plaintiff Lily Luksich was shot and seriously and permanently injured, and two other people were wounded.

 Plaintiffs Brandy Escamilla and Josilyn Ruiz were young – 29 and 26-years old, respectively. They are survived by their parents and siblings.

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JURISDICTION AND VENUE

13. Exercise of the jurisdiction by this Court over each and every Defendant in this action is proper because each and every Defendant has done, and continues to do, business in the State of Washington, and/or resides in the State of Washington, and committed a tort in the State of Washington.

14. Venue is proper in King County, Washington, pursuant to RCW 4.12.020 and RCW
4.12.025, as multiple of the Defendants named herein transact business, have offices, and reside in King County, Washington, in the Seattle and Kent Case Assignment Areas.

PARTIES

A. Defendant Live Nation Entertainment, Inc.

15. At all relevant times, Defendant Live Nation Entertainment, Inc. was and is a corporation duly licensed and incorporated in the State of Delaware, with its principal place of business in Beverly Hills, California, and is the parent company and alter-ego of Defendant Live Nation Concerts, Inc. and Insomniac Holdings, LLC and is believed to be the owner, co-owner, operator, lessor, lessee and/or manager of the Gorge Amphitheatre, an outdoor concert venue with

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adjacent campgrounds with a capacity of approximately 27,000 guests located at 754 Silica Road NW, Quincy, WA 98848 ("The Gorge").

16. Live Nation Entertainment, Inc. had its own VIP Club inside the Gorge Amphitheatre. Live Nation Entertainment, Inc. is also believed to be the permit holder for the Beyond Wonderland festival and is responsible for the security at The Gorge.

17. Defendant Live Nation Entertainment, Inc. is, and at all times herein relevant was, a corporation operating in the State of Washington and availing itself of the privileges and obligations associated therewith. Defendant Live Nation Entertainment, Inc. has done, and continues to do, business in King County, including at events and venues south of Interstate 90, and is believed to have an office in Seattle, Washington.

B. Defendant Live Nation Concerts, Inc.

18. At all relevant times, Defendant Live Nation Concerts, Inc., was and is a corporation duly licensed and incorporated in the State of Delaware, with its principal place of business in Beverly Hills, California, and as a subsidiary of Live Nation Entertainment, Inc., is believed to be the concert and/or event promoter of the Beyond Wonderland festival in June 2023 and/or the owner, operator, or manager of the Gorge.

19. Defendant Live Nation Concerts, Inc. is, and at all times herein relevant was, a corporation operating in the State of Washington, and availing itself of the privileges and obligations associated therewith. Defendant Live Nation Concerts, Inc. has done, and continues to do business in King County, including at events and venues south of Interstate 90.

C. Defendant Insomniac Holdings, LLC

20. At all relevant times, Defendant Insomniac Holdings, LLC ("Insomniac"), was and is a limited liability company incorporated in the State of Delaware, with its principal place of business in Beverly Hills, California, and is believed to be a wholly or partially owned subsidiary of Live Nation Entertainment, Inc., which has an ownership interest of at least 50%. Defendant INSOMNIAC is believed to be the concert and/or event promoter, organizer, or manager of the Beyond Wonderland festival in June 2023.

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21. Defendant Insomniac Holdings, LLC is, and at all times herein relevant was, a corporation operating in the State of Washington and availing itself of the privileges and obligations associated therewith. Defendant Insomniac Holdings, LLC has done, and continues to do, business in King County.

D. Defendant Jeff Trisler

22. Upon information and belief, Defendant Jeff Trisler, at all times herein relevant, was and is an individual residing in the State of Washington, King County. Defendant Jeff Trisler is believed to be the President of Live Nation Pacific Northwest Division, and a Vice President of Live Nation Entertainment, Inc., responsible for overseeing, booking, and managing acts and events at the Gorge Amphitheatre, including the Beyond Wonderland festival in June of 2023, and overseeing operations of the Gorge Amphitheatre facility, generally, including safety and security issues.

E. Defendant Starplex Corporation d/b/a Crowd Management Services

23. At all relevant times, Defendant Starplex Corporation d/b/a Crowd Management Services ("CMS"), was and is a corporation incorporated in the State of Oregon, with its principal place of business in Portland, Oregon. Defendant CMS is, and at all times herein relevant was, a corporation licensed to do business in the State of Washington, operating in the State of Washington and availing itself of the privileges and obligations associated therewith. Defendant CMS has done, and continues to do, business in King County, including at events and venues south of Interstate 90, and is believed to have an office in Seattle, Washington. Defendant CMS is further believed to be responsible for the security at the Beyond Wonderland Festival and at the Gorge Amphitheatre. Defendant CMS is not a Safety Act-certified event security company, and any attempted removal on related grounds would accordingly be frivolous.

F. Defendant Kathleen Dowling d/b/a 365 K9

24. Upon information and belief, at all relevant times, Defendant Kathleen Dowling was and is an individual residing in the State of Washington. Defendant Kathleen Dowling was the registered agent and/or owner of 365 K9 Detection & Pest Services LLC ("365 K9"), a business

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operating within the State of Washington and availing itself of the privileges and obligations associated therewith. 365 K9's corporate status was administratively dissolved on June 3, 2020, but it nonetheless continues to operate as a business, and as a d/b/a for Kathleen Dowling along with other heretofore unnamed Does/Roes. 365 K9 is further believed to be responsible for providing firearm and drug detection services at the Beyond Wonderland Festival, the Gorge Amphitheatre, and the Gorge Campground.

25. The true names and/or capacities, whether individual, corporate, partnership, associate or otherwise, of the Defendants herein designated as Does and/or Roes are unknown to Plaintiffs at this time who, therefore, sues said Defendants by fictitious names. Plaintiffs allege that each named Defendant herein designated as Does and/or Roes is negligently, willfully, contractually, or otherwise legally responsible for the events and happenings herein referred to and proximately caused damages to Plaintiffs as herein alleged. Plaintiffs will seek leave of Court to amend this Complaint to insert the true names and capacities of such Defendants when they have been ascertained and will further seek leave to join said Defendants in these proceedings.

26. Plaintiffs are informed and believe and thereon alleges that at all times mentioned herein, Does and/or Roes were agents, servants, employees, partners, distributors, or joint venturers of each other and that in doing the acts herein alleged, were acting within the course and scope of said agency, employment, partnership, or joint venture. Each and every Defendant aforesaid was acting as a principal and was negligent or grossly negligent in the selection, hiring and training of each and every other Defendant or ratified the conduct of every other Defendant as an agent, servant, employee or joint venture.

27. Plaintiffs are informed and believe and thereon allege that Defendants Live Nation Entertainment, Inc., Live Nation Concerts, Inc., Insomniac Holdings, LLC, Jeff Trisler, Starplex Corporation d/b/a Crowd Management Services, Kathleen Dowling d/b/a 365 K9, and Does/Roes currently unknown to Plaintiffs at this time participated in a joint venture when it organized, held, marketed, secured, managed, and/or otherwise hosted the Beyond Wonderland music festival. Defendants, as co-venturers to this business enterprise, relied on each other's unique skill and

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expertise in order to share in the profits from the Beyond Wonderland Festival. What neither could accomplish on its own, the Defendants could accomplish together as part of the joint venture.

G.

G. Decedents, Heir(s), and Estate Plaintiffs

28. Decedent Brandy Escamilla was at all relevant times hereto a resident of the State of Washington, King County.

29. Plaintiff Eddie Escamilla was at all times relevant hereto a resident of California, the surviving father and heir of Brandy Escamilla, and a personal representative of the Estate of Brandy Escamilla.

30. Plaintiff Blanca Escamilla was at all times relevant hereto a resident of California, the surviving mother and heir of Brandy Escamilla, and a personal representative of the Estate of Brandy Escamilla.

31. Plaintiff the Estate of Brandy Escamilla is represented through its personal representatives Eddie Escamilla and Blanca Escamilla, who are the surviving parents of Decedent Brandy Escamilla, and proper wrongful death personal representatives and beneficiaries pursuant to RCWs 4.20.010 and 4.20.020.

32. Plaintiff Edward Escamilla, by and through the personal representatives of the Estate of Brandy Escamilla, was at all times relevant hereto a resident of California, the surviving brother of Brandy Escamilla, and a proper wrongful death beneficiary pursuant to RCW 4.20.020.

33. Decedent Josilyn Ruiz was at all relevant times hereto a resident of the State of Washington, King County.

34. Plaintiff John Ruiz was at all times relevant hereto a resident of California, the surviving father and heir of Josilyn Ruiz, and a personal representative of the Estate of Josilyn Ruiz.

35. Plaintiff Anita Miller-Ruiz was at all times relevant hereto a resident of California, the surviving mother and heir of Josilyn Ruiz, and a personal representative of the Estate of Josilyn Ruiz.

36. Plaintiff the Estate of Josilyn Ruiz is represented through its personal

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representatives John Ruiz and Anita Miller-Ruiz, who are the surviving parents of Decedent Josilyn Ruiz, and proper wrongful death personal representatives and beneficiaries pursuant to RCWs 4.20.010 and 4.20.020.

37. Plaintiff Jonathan D. Ruiz, by and through the personal representatives of the Estate of Josilyn Ruiz, was at all times relevant hereto a resident of California, the surviving brother of Josilyn Ruiz, and a proper wrongful death beneficiary pursuant RCW 4.20.020.

38. Plaintiff Julia Ruiz, by and through the personal representatives of the Estate of Josilyn Ruiz, was at all times relevant hereto a resident of California, the surviving sister of Josilyn Ruiz, and a proper wrongful death beneficiary pursuant RCW 4.20.020.

H. Plaintiff Lily Luksich

39. Plaintiff Luksich was at all times relevant hereto a resident of Washington state.

GENERAL ALLEGATIONS

A. Live Nation Defendants Failed to Exercise Due Care

40. Plaintiffs reallege and incorporate by reference every allegation contained in this Complaint as though fully set forth herein. Based on information and belief, Plaintiffs assert the additional allegations below.

41. Live Nation, including the Gorge premises and campground, and the Beyond Wonderland music festival specifically, have a strict policy prohibiting illicit drugs and weapons, both in vehicles and on persons. In so doing, Live Nation Defendants voluntarily assumed, and continues to assume, a duty to protect its patrons by prohibiting illicit drugs and weapons, including firearms, on its premises, recognizing such prohibition as being necessary for their safety.

42. The Live Nation website for The Gorge that existed at the time of and immediately following the incident specifically denoted that The Gorge "does not allow firearms or weapons of any description on our property. This includes our <u>venue and campgrounds</u>." (*See* https://www.livenation.com/venue/KovZpZAEkk1A/gorge-amphitheatre-events#know-before-you-go). The Gorge Campground website similarly expressly prohibited "firearms or weapons of

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any kind – on your person or on your vehicle[,]" as well as "illegal drugs[.]" (*See* https://www.gorgecamping.com/safety-rules). Likewise, the Beyond Wonderland website prohibited item list specifically banned "Drugs" as well as "Weapon or weapon accessories of any kind[.]" (*See* https://pnw.beyondwonderland.com/guide/hours-and-info/#acceptable-items).

43. Upon information and belief, Live Nation Defendants failed to reasonably exercise due care in enforcing those policies against the Shooter, which resulted in the Plaintiffs' damages. Live Nation Defendants failed to reasonably search numerous vehicles coming onto the campground premises, including the Shooter's vehicle. To the extent Live Nation Defendants conducted a limited search of any of the vehicles entering the campgrounds, such searches were done in a cursory, inadequate, and insufficient manner, without the exercise of due care necessary to prevent the introduction of dangerous weapons and drugs onto Live Nation premises.

44. Live Nation Defendants had the ability to control the extent to which its agents searched vehicles, and strict enforcement of searches of every vehicle entering the Gorge campgrounds for drugs and weapons was a feasible precautionary measure. However, only after the Shooting did Live Nation change its online-published policies-and-procedures to include strict searching of every vehicle entering the Gorge campgrounds.

45. As result of Live Nation Defendants' inadequate search procedures, on June 16, 2023, the Shooter was allowed to bring his vehicle onto the Gorge campgrounds premises with illegal hallucinogenic mushrooms as well as firearms and multiple rounds of ammunition that he later used to perpetrate the Shooting.

46. While failing to exercise reasonable conduct to prevent the introduction of dangerous drugs and weapons on the premises, Live Nation Defendants simultaneously advertised to its paying customers, including Brandy Escamilla, Josilyn Ruiz, and Lily Luksich, that security would be provided to make for a safe environment. As promised on the Beyond Wonderland website, the environment and campgrounds would be "fully staffed by our Ground Control team, well medical security 24 as and personnel, hours day." (See а https://pnw.beyondwonderland.com/camping/camping-guidelines/#safety). In so doing, Live

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Nation Defendants similarly voluntarily assumed, and continues to assume, a duty to protect its patrons by providing adequate security on the campgrounds as well as inside the venue.

47. Upon information and belief, not only were Live Nation Defendants negligent in allowing prohibited weapons and illicit drugs onto the premises and providing insufficient security to prevent their associated harms, but Live Nation Defendants employees failed to abide by their own policies and intervene upon open and obvious behavior by the Shooter, including the use of illicit drugs and actions that harmed, endangered, or threatened others.

48. Specifically, Live Nation Defendants and Beyond Wonderland had a policy that fighting or engaging in "any action that may harm, endanger, threaten, or bring discomfort," as well as "use of illegal drugs" would result in "IMMEDIATE EJECTION" from both the venue and the campground, as represented on the Beyond Wonderland Camping Guidelines website that its employees were required to enforce. (*See* https://pnw.beyondwonderland.com/camping/camping-guidelines/).

49. On the evening of the Shooting, June 17, 2023, the Shooter ingested hallucinogenic mushrooms at the Gorge campgrounds and proceeded to enter the music festival.

50. The Shooter displayed open and obvious signs that he was under the influence of illicit drugs or "tripping," which per Live Nation Defendants' policies should have been grounds for immediate ejection. As the Shooter continued through the venue, on information and belief, the Shooter began to display increasingly erratic and disturbed behavior that put Live Nation Defendants on notice that the Shooter was an imminent threat.

51. Despite displaying open, obvious, and erratic behavior both within the venue and on the Gorge campgrounds, Live Nation Defendants employees and security personnel failed to intervene to attempt to calm down the Shooter or eject him from the campgrounds, as required by their policies and, instead, allowed him to continue to pose a threat to other festivalgoers, including the Plaintiffs.

52. Live Nation Defendants' employees further negligently and carelessly failed to discover and/or notify law enforcement of the Shooter's wrongful, dangerous, suspicious, and

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potentially harmful conduct.

53. Defendants' failure to perform an adequate search of the Shooter's vehicle, as well as failure to notice his erratic and threatening behavior which should have resulted in intervention or ejection prior to the Shooting, was a result of Live Nation Defendants' inadequate security staffing, and inadequate security policy and procedures.

54. Due to Live Nation Defendants' inadequate security staffing and inadequate security policies and procedures, the Shooter was allowed to bring illicit drugs and firearms on the premises inside his truck, ingest such illicit drugs, and perpetrate the Shooting.

55. At approximately 8:23 p.m., after returning to his vehicle on the Gorge campgrounds, located several hundred yards from the concert, the Shooter retrieved his handgun and fatally shot and killed Plaintiffs Brandy Escamilla and Josilyn Ruiz.

56. The Shooter then proceeded to drag Plaintiff Lily Luksich through the campground at gunpoint for over 30 minutes. The Shooter repeatedly struck Luksich, threatened her with the firearm, and ultimately shot her multiple times.

57. Live Nation Defendants did not provide any updates to the concertgoers about the shooting, only mentioning that an "incident" had taken place, and allowed the festival to continue unabated while the shooting commenced and the Shooter embarked on his rampage, injuring two others.

B. Live Nation Defendants' Inadequate Security Policies and Procedures

58. The shooting and killing of Plaintiffs Brandy Escamilla and Josilyn Ruiz should not, could not, and would not have occurred but for the ongoing negligent acts and omissions of Live Nation Defendants.

59. The shooting of Plaintiff Lily Luksich should not, could not, and would not have occurred but for the ongoing negligent acts and omissions of Live Nation Defendants.

60. Live Nation Defendants employed, and continues to employ, inadequate security policies, procedures, and safeguards to detect improper and/or prohibited items and conduct, such as those used, and actions taken, by the Shooter.

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61. Live Nation holds itself out as the "world's leading live entertainment company[,]" owning multiple music venue properties throughout the world, and hosting thousands of concerts and festivals each year.

62. Live Nation has fueled its meteoric growth and pursuit of profit through various mergers and acquisitions, including through the pursuit of music venues around the world and acquisition of global music festivals. Of consequences to the allegations made herein, in 2006 Live Nation acquired The Gorge. Likewise, in 2013, the company announced a joint venture with Insomniac Events, the owners of Beyond Wonderland, wherein Live Nation acquired an estimated 50% of the company and the two committed to a creative partnership for future festivals. Through the pursuit and acquisition of festivals such as Beyond Wonderland, Live Nation has attempted to expand its global footprint on the festival scene and continue to fuel its profit growth.

63. Live Nation sought, and continues to seek, to maximize its revenues in order to drive profit growth.

64. Upon information and belief, Live Nation achieves this by consolidating certain operations upon the completion of each merger and/or acquisition in order to eliminate redundancies and reduce its operating costs. By way of example, prospective employees of Live Nation and its subsidiaries, including Ticketmaster, Insomniac, or Live Nation Concerts, are required to apply online at a single online portal containing available job postings for all properties and companies.

65. Upon further information and belief, and at all times relevant herein, The Gorge's security operations were consolidated and streamlined to accord with Live Nation properties nationwide, in order to eliminate redundancies and reduce operating costs. Additionally, it is further believed that The Gorge then adopted the security policies, procedures, and/or protocols of Live Nation Entertainment, Inc., which are implemented and/or enforced across Live Nation's collection of properties and festivals. Likewise, upon information and belief, when Live Nation acquired its stake and joint venture in Insomniac Events, now Insomniac Holdings, LLC, the Insomniac festivals including Beyond Wonderland, adopted the security policies, procedures, proce

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and/or protocols of Live Nation Entertainment, Inc.

66. Live Nation Defendants' security policies, procedures, and safeguards emphasize cost-savings and profit maximization over the safety and wellbeing of its patrons.

67. Plaintiffs are informed and believe and herein allege that Live Nation Defendants' security resources are not dedicated to actively detecting suspicious activity, illicit drug use, firearms, and other prohibited weapons that could harm its guests, despite Live Nation Defendants' express prohibition of such items. Instead, Live Nation Defendants' policies project a façade of safety that its paying guests rely upon, including when they spend the night on Live Nation-owned campgrounds, when in actuality, minimal efforts are undertaken to ensure the safety of such guests, including inadequate staffing, and inadequate policies and efforts to search for, and prevent the introduction of dangerous weapons onto Live Nation premises.

68. Plaintiffs are informed and believe and herein allege that Live Nation as owner, operator, and manager of The Gorge, which serves alcohol on its premises and has campgrounds for overnight stays during festivals like Beyond Wonderland, operates as an innkeeper, and thus owes a duty of reasonable care to protect its patrons from injury at the hands of third parties, which it failed to do here.

69. It was further foreseeable to Live Nation Defendants that something catastrophic and/or similar to this event could occur, especially given the history of illicit drug use, violence, weapons seized upon the premises, and potential shooter events at the Gorge, and at other Live Nation properties worldwide.

70. In January 2013, a prophetic article appeared in <u>MyNorthwest</u> local news, titled "*Letters warn that 'major disaster' at the Gorge is imminent.*" In it, Quincy Fire Commissioner Keven Gardner and Fire Chief Don Fortier complained of "hostile crowds inside the venue, minimal security, rampant drug use, a lack of basic fire and EMS service inside the Gorge, and a shortage of personnel to respond to emergencies at the venue while maintaining fire and ambulance services for Grant County[.]" Of note, the article described the mass overdose at the Paradiso Festival in 2012, which saw 72 patients from the Gorge. The article reports that the fire district in

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2013 issued a letter to the City warning, "It is apparent that a major disaster at the amphitheater or campground will happen unless changes are made. The only question is when and how many people may lose their life. The situation at the Gorge has to change." Unfortunately, for Plaintiffs, Live Nation Defendants had not changed the situation at the Gorge with rampant drug use and inadequate security continuing, creating a foreseeable, perfect storm for an event like the one complained of herein.

71. Live Nation Defendants were also on notice of the potential of violent acts, including a shooting at a venue of the same place or character as Beyond Wonderland, and that such occurrence is foreseeable, based upon their past experience at other music festivals they organized, managed, and promoted, including the Route 91 Harvest Festival mass shooting in 2017, which left sixty people dead and over 850 wounded in the largest mass shooting in U.S. history. As result of the horrible loss of life at the prior Live Nation-sponsored festival, Plaintiffs are informed and believe that Live Nation Defendants, as well as the music and event industry at large, were put on notice of the potential for shootings, and dangers of gun violence at music festivals and similar events.

72. Live Nation has also experienced numerous other violent and deadly incidents at its festivals and concerts in the past ten years which make it foreseeable that third party criminal acts like shootings may occur at its music festivals and concerts, including notably: a 2014 fatal shooting at Shoreline Amphitheater in Mountain View California; a 2016 fatal shooting at Irving Plaza in New York that also left three wounded; a 2017 explosion by a suicide bomber outside an Ariana Grande Concert in Manchester, England, that killed 22 people; the 2021 fatal backstage stabbing of Drakeo the Ruler at Once Upon a Time in LA Festival; a 2022 reported shooting at Ruoff Music Center in Noblesville, Indiana; and the 2022 attempted knife attack on comedian Dave Chapelle onstage at the Hollywood Bowl in Los Angeles, California.

73. More recently, multiple violent incidents at the Gorge itself have continued to put Live Nation Defendants on notice of the need to prevent illicit drugs and weapons from being brought onto the premises. Most notably, in 2022, Live Nation Defendants narrowly avoided a

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potential shooting incident at The Gorge during another electronic dance music festival. During the Bass Canyon electronic dance music festival a man was observed inhaling an intoxicant, loading two pistols in the trunk of his car in the parking lot, and asking concertgoers when people would be leaving. Thankfully, concertgoers reported the potential assailant to deputies and security and he was arrested prior to any violence occurring. Nonetheless, the potential shooting scare provides ample notice that such a shooting is a foreseeable event at Live Nation festivals at the Gorge.

74. Public records are replete with concerns voiced by citizens, municipalities, and law enforcement concerned about the violence and drug use at Live Nation festivals at the Gorge in the years leading up to this shooting. Hundreds of police reports reference violence, weapons, and drugs inside both the campground and concert venue: Defendants were fully on notice that the combination of drugs and weapons at its location posed a serious threat to the safety of attendees like the Plaintiffs in this case. Despite this clear notice and history of incidents, Defendants took no reasonable steps to ensure that the Shooter was prevented from bringing in firearms, ammunition, and drugs, resulting in the senseless deaths and shootings described herein.

75. The events leading up to, in addition to, the Shooting were foreseeable because Live Nation Defendants knew of the industry opinion about the potential for such an event and had notice and/or knowledge of prior incidents and/or similar wrongful acts occurring on the Gorge and Live Nation premises, including weapons found and confiscated on the venue premises and campgrounds.

76. Indeed, this type of event was particularly foreseeable to Live Nation Defendants, as Live Nation Defendants had notice and/or knowledge of multiple prior incidents wherein individuals brought weapons onto The Gorge venue and campground premises, including multiple firearms, among other weapons, that would of, and should of, alerted Live Nation Defendants that an event like the Shooting was reasonably foreseeable.

77. Live Nation Defendants had knowledge of previous firearm incidents at The Gorge and/or Live Nation's other properties or events prior to the Shooting, showing such incidents were

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reasonably foreseeable.

78. Live Nation Defendants had knowledge of one or more incidents of violent assaults involving prohibited weapons at The Gorge and/or Live Nation's other properties or events prior to the Shooting, which further showed such incidents were reasonably foreseeable.

79. Despite having knowledge that an active shooter, or concertgoer bringing and utilizing weapons on its premises, was reasonably foreseeable, Live Nation Defendants failed to have adequate and effective plans, policies, and procedures in place to prevent an active shooting event from occurring, and to deal with such occurrence.

80. Upon information and belief, Live Nation Defendants either reduced the amount of its workforce, including but not limited to, security personnel working the Beyond Wonderland event leading up to the Shooting, or hired and/or staffed an inadequate amount of security personnel for the size of the event.

81. Live Nation Defendants' security measures are deficient in dealing with the large number of guests visiting and staying on their property. As a result, this enabled, and continues to enable, individuals to bring prohibited items onto the property such as illicit drugs, firearms, ammunition, and/or other weapons, which enabled, and continues to enable, individuals to engage in prohibited activities and use dangerous items while on Live Nation's premises.

82. Live Nation Defendants' systemic security failures enabled and contributed to the Shooter bringing and using dangerous, prohibited items onto the premises.

83. But for these inadequate and defective security policies, procedures, and safeguards provided by Live Nation Defendants, among other negligent conduct, the Shooting would not and could not have occurred.

84. But for Live Nation Defendants' inadequate staffing of security personnel, among other negligent conduct, the Shooting would not and could not have occurred.

85. But for Live Nation Defendants' failure to intervene when the Shooter began to demonstrate threatening, aggressive, and unhinged behavior, the Shooting would not and could not have occurred.

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86. But for Live Nation Defendants' failure to timely intervene when the Shooter retrieved his weapon, the Shooting would not and could not have occurred.

87. But for Live Nation Defendants failing to take basic minimum precautions that are reasonably expected from an innkeeper, among other negligent conduct, Plaintiffs would not have been injured or killed.

88. But for Live Nation Defendants' failure to exercise due care in keeping their premises reasonably safe, among other negligent conduct, Plaintiffs would not have been injured or killed.

C. Live Nation's Joint Venture Prioritized Profit Over Security

89. Live Nation holds itself out as the world's leading live entertainment company, continually seeking to expand its footprint and obtain an even larger market share of the live events space it dominates, to fuel its profit growth.

90. While Live Nation minimizes its expenses through cost-cutting measures like the hiring of minimal security at events like Beyond Wonderland, Live Nation has simultaneously turned record-breaking profits. In the first quarter of 2023 alone, Live Nation posted a record-breaking \$3.1 billion in revenue – up 73% from the same period last year, with a record 19.5 million fans attending its events. Through the third quarter of 2023, year to date, Live Nation has sold 140 million tickets for its shows, brought in \$16.9 billion in revenue, and posted an operating income of \$1.1 billion, a 36% increase from the year prior.

91. As part of its drive for profits, Live Nation has continued to seek to expand in the music festival space, including with its joint venture and investment in Insomniac in 2013, and subsequent holding of Beyond Wonderland festivals at The Gorge.

92. Upon information and belief, Live Nation Entertainment, Inc., owned, operated, and/or maintained The Gorge that hosted the Beyond Wonderland festival.

93. Upon information and belief, and on or around that same timeframe, Defendants entered and participated in a joint venture when it promoted, organized, marketed, hosted, secured, and/or otherwise held the Beyond Wonderland festival. Specifically:

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- a. Live Nation individually, and as co-venturers, entered into a contractual relationship with one another – in the nature of an informal partnership – for purposes of organizing, hosting, marketing, securing, and/or otherwise holding the Beyond Wonderland festival;
- b. Live Nation individually, and as co-venturers, conducted a business enterprise by promoting, organizing, marketing, hosting, securing, and/or otherwise holding the Beyond Wonderland festival; and
- c. Live Nation, each of them, and as co-venturers, agreed to share jointly, or in proportion to capital contributed, in profits and losses from the Beyond Wonderland festival.

94. Upon information and belief, as part of the joint venture, Live Nation Entertainment, Inc., provided the venue and land for Live Nation Defendants to host the Beyond Wonderland festival, Live Nation Concerts, Inc. and/or Insomniac Holdings, LLC, served as the event promoter of the Beyond Wonderland festival, and CMS provided security for the event.

95. Live Nation Defendants' inadequate security at the venue caused and/or contributed to the severe injuries and deaths that occurred on June 17, 2023, including the deaths of Plaintiffs Brandy Escamilla and Josilyn Ruiz and the serious, permanent injuries sustained by Lily Luksich.

96. Upon information and belief, and at all times relevant herein, Defendants were responsible for hiring, managing, training, and/or supervising event staff working at The Gorge and its surrounding campgrounds.

97. Upon information and belief, pursuant to local codes and/or ordinances, Defendants were required to obtain an outdoor festival permit in order to hold the Festival. As permit holders, Defendants were required to meet certain conditions prior to holding such an event, which included submitting a detailed security plan.

98. Live Nation Defendants, each of them, collaborated, discussed, organized, drafted and/or otherwise prepared a security plan for the Festival.

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99. Live Nation Defendants failed to reasonably hire staff with the requisite experience 1 2 and/or to properly train them to keep patrons safe and prevent incidents of violence, like the 3 Shooting, from occurring. Such failures include, but are not limited to, the following: 4 a. Not searching vehicles for illicit drugs or weapons upon entry onto the premises, or 5 failing to conduct a diligent search with due care; and/or 6 b. Not intervening to provide either medical aid, or ejecting from the premises patrons 7 who are visibly under the influence of illegal drugs, or who display threatening, 8 aggressive behavior that may imperil other festival goers. 9 100. Defendants, each of them, and as co-venturers, are jointly and severally liable to 10 Plaintiffs for the wrongful acts and conduct committed in furtherance of the joint venture. 11 101. That Defendants' negligent acts, omissions, and conduct in organizing, hosting, 12 marketing, securing, and/or otherwise holding the Beyond Wonderland festival is imputed to each 13 and every co-venturer of the joint enterprise rendering those participating in the joint venture liable 14 for Plaintiffs' injuries. 102. But for Defendants' failures, the events of June 17, 2023, would not, should not, and could not have occurred. **CLAIMS OF RELIEF BY PLAINTIFFS THE ESTATE OF BRANDY ESCAMILLA,** THE ESTATE OF JOSILYN RUIZ, BLANCA ESCAMILLA, EDDIE ESCAMILLA, JOHN RUIZ, AND/OR ANITA MILLER-RUIZ FIRST CLAIM FOR RELIEF Negligence (By Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz As Against all 22 **DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)** 23 24 103. Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz reallege and incorporate by reference every allegation contained in this Complaint as though fully set forth herein. 27 104. At all relevant times, Live Nation Defendants had a duty of reasonable care in the PLAINTIFFS' COMPLAINT & PWRFL PANISH | SHEA | RAVIPUDI LLP Page 1001 FOURTH AVENUE, SUITE 4131

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protection and safeguarding of persons on The Gorge premises, including persons in attendance at the Beyond Wonderland festival grounds, and the properties and areas leading to and from the festival including the campgrounds.

105. At all relevant times, Live Nation as the owner of the Gorge, which serves alcoholic beverages and provides overnight lodging facilities in the form of its campgrounds, had a duty as an innkeeper and/or restaurant owner to exercise reasonable care to protect its patrons from injury at the hands of a fellow guest, even in the absence of prior similar incidents.

106. At all relevant times, Live Nation Defendants had a duty of reasonable care to prevent illegal drugs, firearms, and/or weapons from being allowed on The Gorge premises, including, but not limited to, on the campgrounds and at the venue.

107. At all relevant times, Live Nation Defendants had a duty of reasonable care to intervene or eject from its premises individuals that were openly intoxicated on illegal drugs, or that displayed threatening, aggressive, or violent behavior toward other festivalgoers.

108. At all relevant times, upon Live Nation Defendants undertaking to mitigate the risk of guests bringing illegal drugs or weapons upon its premises, it further had a duty to undertake such mitigation in a non-negligent manner.

109. At all relevant times, Live Nation Defendants knew or should have known that it was reasonably foreseeable that a breach of its duties to keep its premises reasonably safe and free from illegal drugs, firearms, and weapons would result in injury or death to its guests.

110. At all relevant times, Live Nation Defendants also knew or should have known that it was reasonably foreseeable that a breach of its duties to intervene or eject from its premises individuals that were openly intoxicated on illegal drugs, or that displayed threatening, aggressive, or violent behavior toward other festivalgoers would result in injury or death to its guests.

111. Live Nation Defendants breached their duty of reasonable care by failing to maintain The Gorge premises in a reasonably safe condition, including, but not limited to, the following:

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	a.	failing entirely to conduct searches of numerous people and vehicles first
		entering The Gorge premises, including its campgrounds;
	b.	failing to conduct proper, adequate, and reasonable searches of vehicles
		entering the Gorge premises, including its campgrounds;
	c.	failing to employ reasonable security measures, including the reasonable
		use of adequately trained and/or staffed weapon sniffing dogs, to conduct
		searches of all vehicles entering the Gorge premises, including its
		campgrounds;
	d.	failing to discover the Shooter's illegal drugs, handgun, or other prohibited
		items between June 16, 2023, and June 17, 2023;
	e.	failing to monitor, observe, or otherwise spot the Shooter as he ingested
		illegal drugs on the campgrounds;
	f.	failing to monitor, observe, or otherwise spot the Shooter displaying visible
		signs of illegal drug intoxication or "tripping" at the venue;
	g.	failing to respond to, intervene, or otherwise act upon the Shooter's display
		of illegal drug use or intoxication;
	h.	failing to respond to, intervene, or otherwise act upon the Shooter's display
		of erratic, aggressive, or threatening behavior toward other festivalgoers;
	i.	failing to provide adequate security personnel on the campgrounds and
		venue;
	j.	failing to adequately train and supervise employees on conducting adequate
		searches of vehicles and persons to detect illegal drugs or weapons;
	k.	failing to adequately train and supervise employees on the reporting and
		discovery of suspicious or intoxicated individuals, persons, and/or
		activities;
	1.	failing to employ adequate safety measures;
Page 22 –		TIFFS' COMPLAINT & PWRFL PANISH SHEA RAVIPUDI LLP 1001 FOURTH AVENUE, SUITE 4131 SEATTLE, WASHINGTON 98154-1155 PHONE: (206) 624-6800 FAX: (206) 682-1415 PANISH SHEA RAVIPUDI LLP 11111 Santa Monica Boulevard, Suite 700 Los Angeles, California 90025 Telephone: 310.477.1700 Fax: 310.477.1699

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- m. failing to exercise due care;
- failing to take minimal safety precautions to ensure the safety of guests on its premises;

112. Live Nation Defendants failed to reasonably hire staff with the requisite experience and/or to properly train them to keep patrons safe and prevent incidents of violence, like the Shooting, from occurring. Such failures include, but are not limited to, the following:

> Not searching vehicles for illicit drugs or weapons upon entry onto the premises, or failing to conduct a diligent search with due care; and/or

> b. Not intervening to provide either medical aid, or ejecting from the premises patrons who are visibly under the influence of illegal drugs, or who display threatening, aggressive behavior that may imperil other festivalgoers.

113. Live Nation Defendants are further liable for the negligence of its employees pursuant to the doctrine of *respondeat superior*, and the negligence of its agents under the doctrine of vicarious liability.

114. Based on the conduct of the Shooter on the date of the incident prior to, and after ingesting the hallucinogenic mushrooms, Live Nation Defendants knew or should have known that it was foreseeable that the Shooter could cause harm to someone on and/or adjacent to its premises. Further, based on Live Nation Defendants' past experience, both at The Gorge and at its other venues, events, and festivals, as well as based on the place and/or character of The Gorge as a music festival, Live Nation Defendants knew or should have known, that it was foreseeable that harmful conduct of third parties, like that of the Shooter, would occur on its premises.

115. As a direct and proximate result of the negligence of Live Nation Defendants, Decedents Brandy Escamilla and Josilyn Ruiz suffered fatal injuries and wrongful death.

116. That as a further direct and proximate result of Live Nation Defendants' negligence, acts and omissions, from the time of the Decedents' injuries until their death, Decedents, and each of them, suffered intense physical pain and suffering, anxiety, emotional distress, and/or

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humiliation, all to the damages of each Decedent's Estate, the full extent of which will be established at the time of trial.

117. As a result of the injuries to and resulting death of the Decedents, each Decedent's Estate may recover any economic damages, such as medical expenses, which each Decedent incurred or sustained before their death, funeral expenses, and net accumulations lost to their Estate, the full extent of which will be established at the time of trial.

118. The surviving heirs and siblings of each Decedent and each Decedent's Estate are entitled to maintain an action for damages against Defendants for wrongful death, including, but not limited to, damages set forth in RCW 4.20.010 and RCW 4.20.060, the full extent of which will be established at the time of trial.

119. The surviving heirs and parents of each Decedent are entitled to maintain an action for damages against Defendants for death of their adult child, including, but not limited to, damages set forth in RCW 4.24.010, the full extent of which will be established at time of trial.

120. As a result of the injuries to and resulting death of the Decedents, the beneficiaries of each Decedent are entitled to economic and noneconomic damages, such as their loss of probable support, care, grief or sorrow, companionship, society and love, and guidance, the exact extent of which will be established at the time of trial.

121. As a result of Defendants' negligence and wrongful conduct, the heirs and estate of each Decedent have been required to retain the services of attorneys, and to incur attorney's fees and costs thereby.

SECOND CLAIM FOR RELIEF

Premises Liability

(By Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

122. Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz reallege and incorporate by

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reference every allegation contained in this Complaint as though fully set forth herein.

123. At all times mentioned, Live Nation was the owner, manager, supervisor, maintainer, operator, and/or controller of the premises, campgrounds, and common area known as The Gorge Amphitheatre located at 754 Silica Road NW, Quincy, WA 98848.

124. At all times mentioned herein, Live Nation Defendants owed a duty of care to concertgoers and overnight campers like Plaintiffs.

125. At all times mentioned herein, Live Nation Defendants failed to exercise due care for the safety of Plaintiffs.

126. At all times mentioned herein, Live Nation Defendants negligently failed to reasonably secure, inspect, maintain, and/or supervise said premises, failed to keep said premises reasonably safe, and further failed to protect Plaintiffs from dangers and/or hazards, which resulted in injuries to Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz.

127. As a direct and proximate cause of Live Nation Defendants' failures, omissions, and wrongful conduct, Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz sustained numerous injuries, as alleged herein.

128. Live Nation Defendants negligently, willfully, and/or recklessly failed to perform certain responsibilities and duties owed to Plaintiffs, *inter alia*:

 By failing to exercise due care for the safety of its patrons, ignoring signs of suspicion that, if noticed, would have prevented, or significantly thwarted, the Shooter's efforts;

b. By failing to conduct diligent and reasonable searches of vehicles and persons brought upon the premises;

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1	c. By failing to have adequately trained or competent personnel on duty,		
2	including security guards, prior to the attack, to detect a patron that may		
3	pose a risk to others;		
4	d. By failing to have adequately trained, competent, or sufficient personnel on		
5	duty, including security guards, to respond to and prevent an attack on the		
6	campgrounds;		
7	e. By failing to establish and enforce such other measures necessary and		
8	reasonable to protect Plaintiffs from physical attack and death, thereby		
9	failing to provide a reasonably safe venue; and		
10	f. By failing to enforce its own policies and procedures.		
11	129. Live Nation Defendants breached their duty to Plaintiffs to maintain a reasonably		
12	safe premises and acted negligently by failing to provide adequate security for the premises.		
13	130. Live Nation Defendants knew or should have known that the lack of staffing and		
14	inadequate security policies and procedures made it susceptible to cause the injuries to Plaintiffs		
15	The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla,		
16	John Ruiz, and Anita Miller-Ruiz, and should have warned Plaintiffs of such risks.		
17	131. Prior to the events of the Shooting, the inherently unsafe condition of the premises		
18	was known by, or should have been known by Live Nation Defendants in the exercise of		
19	reasonable care.		
20	132. Live Nation Defendants knew or should have known that the failure to develop,		
21	monitor, operate and/or control the premises in a reasonable safe manner made it susceptible to a		
22	mass casualty event that could lead to injury and/or death of those at its premises including, but		
23	not limited to, those in attendance of the Beyond Wonderland festival.		
24	133. The injuries to Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn		
25	Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz were proximately		

caused by Live Nation Defendants' negligence, including failure to properly staff and maintain

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adequate security policies and procedures for its premises, among other things.

134. As a direct and proximate result of the negligence of Live Nation Defendants, Decedents Brandy Escamilla and Josilyn Ruiz suffered fatal injuries and wrongful death.

135. That as a further direct and proximate result of Live Nation Defendants' negligence, and acts and omissions, from the time of the Decedents' injuries until their death, Decedents, and each of them, suffered intense physical pain and suffering, anxiety, emotional distress, and/or humiliation, all to the damages of each Decedent's Estate, the full extent of which will be established at the time of trial.

136. As a result of the injuries to and resulting death of the Decedents, each Decedent's Estate may recover any economic damages, such as medical expenses, which each Decedent incurred or sustained before their death, funeral expenses, and net accumulations lost to their Estate, the full extent of which will be established at the time of trial.

137. The surviving heirs and siblings of each Decedent and each Decedent's Estate are entitled to maintain an action for damages against Defendants for wrongful death, including, but not limited to, damages set forth in RCW 4.20.010 and RCW 4.20.060, the full extent of which will be established at the time of trial.

138. The surviving heirs and parents of each Decedent are entitled to maintain an action for damages against Defendants for death of their adult child, including, but not limited to, damages set forth in RCW 4.24.010, the full extent of which will be established at time of trial.

139. As a result of the injuries to and resulting death of the Decedents, the beneficiaries of each Decedent are entitled to economic and noneconomic damages, such as their loss of probable support, care, grief or sorrow, companionship, society and love, and guidance, the exact extent of which will be established at the time of trial.

140. As a result of Defendants' negligence and wrongful conduct, the heirs and estate of each Decedent have been required to retain the services of attorneys, and to incur attorney's fees and costs thereby.

THIRD CLAIM FOR RELIEF

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Negligent Hiring, Retention, and Supervision

(By Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

141. Plaintiffs reallege and incorporate by reference every allegation contained in this Complaint as though fully set forth herein.

142. Live Nation Defendants owed a duty of care to concert-goers and festival campers like Plaintiffs.

143. Live Nation Defendants were negligent in the selection, hiring, training, supervision and/or retention of their employees, agents, servants, partners, associates, and/or associations, at all times relevant herein.

144. Live Nation Defendants by and through their employees, agents, servants, partners, associates, and/or associations, breached their duty of care by failing to put into place safety protocols when they knew or should have known that their employees and/or agents and/or servants might cause a high risk to innocent parties such as Plaintiffs.

145. Live Nation Defendants are vicariously liable for damages resulting from their employees', agents', servants', partners', associates' and/or associations' negligent actions against Plaintiffs during the scope of employment.

146. As a direct and proximate result of Live Nation Defendants' negligent hiring, retention, and supervision, Plaintiffs, and each of them, sustained general and special damages in an amount to be determined at the time of trial.

147. As a direct and proximate result of Live Nation Defendants' negligent hiring, retention, and supervision, Decedents Brandy Escamilla and Josilyn Ruiz suffered fatal injuries and wrongful death.

148. That as a further direct and proximate result of Live Nation Defendants' negligent conduct, acts and omissions, from the time of the Decedents' injuries until their death,

Decedents, and each of them, suffered intense physical pain and suffering, anxiety, emotional

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distress, and/or humiliation, all to the damages of each Decedent's Estate, the full extent of which will be established at the time of trial.

149. As a result of the injuries to and resulting death of the Decedents, each Decedent's Estate may recover any economic damages, such as medical expenses, which each Decedent incurred or sustained before their death, funeral expenses, and net accumulations lost to their Estate, the full extent of which will be established at the time of trial.

150. The surviving heirs and siblings of each Decedent and each Decedent's Estate are entitled to maintain an action for damages against Defendants for wrongful death, including, but not limited to, damages set forth in RCW 4.20.010 and RCW 4.20.060, the full extent of which will be established at the time of trial.

151. The surviving heirs and parents of each Decedent are entitled to maintain an action for damages against Defendants for death of their adult child, including, but not limited to, damages set forth in RCW 4.24.010, the full extent of which will be established at time of trial.

152. As a result of the injuries to and resulting death of the Decedents, the beneficiaries of each Decedent are entitled to economic and noneconomic damages, such as their loss of probable support, care, grief or sorrow, companionship, society and love, and guidance, the exact extent of which will be established at the time of trial.

153. As a result of Defendants' negligence and wrongful conduct, the heirs and estate of each Decedent have been required to retain the services of attorneys, and to incur attorney's fees and costs thereby.

FOURTH CLAIM FOR RELIEF

Wrongful Death

(By Plaintiffs The Estate of Brandy Escamilla and The Estate of Josilyn Ruiz As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

154. Plaintiffs The Estate of Brandy Escamilla and the Estate of Josilyn Ruiz reallege and incorporate by reference every allegation contained in this Complaint as though fully set forth

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herein.

155. Pursuant to RCW 4.20.010, "[w]hen the death of a person is caused by the wrongful act, neglect, or default of another person, his or her personal representative may maintain an action against the person causing the death for the economic and noneconomic damages sustained by the beneficiaries listed in RCW 4.02.020 as a result of the decedent's death"

156. Further pursuant to RCW 4.20.020, an "action under RCW 4.20.010 . . . may be maintained for the benefit of the parents or siblings of the deceased[,]" in the event there is no surviving spouse, domestic partner, or child.

157. That as a direct and proximate result of the negligence of Defendants, Decedents Brandy Escamilla and Josilyn Ruiz suffered fatal injuries and sustained damages in an amount to be determined at the time of trial.

158. That as a further direct and proximate result of Defendants' negligence, acts and omissions, from the time of the Decedent's injuries until their death, Decedents, and each of them suffered intense physical pain and suffering, anxiety, emotional distress, and/or humiliation, all to their damages, the full extent of which will be established at the time of trial.

159. The surviving heirs and siblings of each Decedent and each Decedent's Estate are entitled to maintain an action for damages against Defendants for wrongful death, including, but not limited to, damages set forth in RCW 4.20.010 and RCW 4.20.060, the full extent of which will be established at the time of trial.

160. As a result of the injuries to and resulting death of the Decedents, the beneficiaries of each Decedent are entitled to economic and noneconomic damages, such as their loss of probable support, care, grief or sorrow, companionship, society and love, and guidance, the exact extent of which will be established at the time of trial.

161. As a result of the injuries to and resulting death of the Decedents, each Decedent's Estate may recover any economic damages, such as medical expenses, which each Decedent incurred or sustained before their death, funeral expenses, and net accumulations lost to their Estate, in an amount to be determined at the time of trial.

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162. As a result of Defendants' negligence and wrongful conduct, the heirs and estate of each Decedent have been required to retain the services of attorneys and to incur attorney's fees and costs thereby.

FIFTH CLAIM FOR RELIEF

Action for Injury or Death of Child

(By Plaintiffs Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

163. Plaintiffs Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz reallege and incorporate by reference every allegation contained in this Complaint as though fully set forth herein.

164. Pursuant to RCW 4.24.010, "a parent or legal guardian who has had significant involvement in the life of an adult child, may maintain or join as a party an action as plaintiff for the injury or death of the child."

165. That Plaintiffs Blanca Escamilla and Eddie Escamilla had significant involvement in the life of their daughter, decedent Brandy Escamilla, at or near the time of her death.

166. That Plaintiffs John Ruiz and Anita Miller-Ruiz had significant involvement in the life of their daughter, Josilyn Ruiz, at or near the time of her death.

167. That as a direct and proximate result of the negligence of Defendants, decedents Brandy Escamilla and Josilyn Ruiz suffered fatal injuries and sustained damages in an amount to be determined at the time of trial.

168. That as a further direct and proximate result of Defendants' negligence, acts and omissions, from the time of the Decedents' injuries until their death, Decedents, and each of them suffered intense physical pain and suffering, anxiety, emotional distress, and/or humiliation, all to their damages, the full extent of which will be established at the time of trial.

169. The surviving parents of each Decedent are entitled to maintain an action for damages against Defendants for injury to and wrongful death of their adult child, including, but not limited to, damages set forth in RCW 4.24.010, the full extent of which will be established at

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the time of trial.

170. As a result of the injuries to and resulting death of the Decedents, each Decedent's parent is entitled to economic and noneconomic damages, such as their loss of probable support, love and companionship, emotional support, and for injury to or destruction of the parent-child relationship, and their personal grief, mental anguish, and suffering as result of the loss of their child, the exact extent of which will be established at the time of trial.

171. As a result of Defendants' negligence and wrongful conduct, the parents of each Decedent have been required to retain the services of attorneys and to incur attorney's fees and costs thereby.

SIXTH CLAIM FOR RELIEF

Nuisance

(By Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

172. Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz reallege and incorporate by reference every allegation contained in this Complaint as though fully set forth herein.

173. Decedents Brandy Escamilla and Josilyn Ruiz were ticket holders with the right to occupy, attend, and/or otherwise be present at the venue for the Beyond Wonderland festival, including campgrounds and adjacent property controlled and owned by Live Nation.

174. Live Nation Defendants, by way of their acts and omissions, created and/or permitted an ongoing condition, namely Live Nation Defendants' failure in operating a high-traffic music festival venue, The Gorge, without adequate security measures in place to detect, identify, and/or otherwise prevent patrons with dangerous weapons and illicit drugs from coming onto its premises.

175. The existence of that ongoing condition was harmful to Plaintiffs' health, safety and welfare so as to substantially interfere with Plaintiffs' comfort, health, safety, and security in

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life.

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176. This condition substantially interfered with Plaintiffs' security in life and enjoyment of the venue.

177. An ordinary person would be disturbed by Live Nation Defendants' conduct.

178. Live Nation Defendants' failure to operate its business with adequate security measures in place was a substantial factor in causing harm to Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, John Ruiz, and Anita Miller-Ruiz.

179. The seriousness of the harm outweighed the public benefit of Live Nation Defendants' conduct, namely that Live Nation Defendants must enact, develop and/or implement reasonable security measures so patrons in close proximity to such business operations will not be unreasonably harmed as a result.

180. As a direct and proximate result of Live Nation Defendants' conduct, Decedents Brandy Escamilla and Josilyn Ruiz suffered fatal injuries and sustained damages in an amount to be determined at the time of trial.

181. That as a further direct and proximate result of Live Nation Defendants' conduct, from the time of the Decedent's injuries until their death, Decedents, and each of them suffered intense physical pain and suffering, anxiety, emotional distress, and/or humiliation, all to their damages, the full extent of which will be established at the time of trial.

182. The surviving heirs and siblings of each Decedent and each Decedent's Estate are entitled to maintain an action for damages against Defendants for wrongful death, including, but not limited to, damages set forth in RCW 4.20.010 and RCW 4.20.060, the full extent of which will be established at the time of trial.

The surviving parents of each Decedent are entitled to maintain an action for 183. damages against Defendants for injury to and wrongful death of their adult child, including, but not limited to, damages set forth in RCW 4.24.010, the full extent of which will be established at the time of trial.

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184. As a result of the injuries to and resulting death of the Decedents, the beneficiaries of each Decedent are entitled to economic and noneconomic damages, such as their loss of probable support, care, grief or sorrow, companionship, society and love, and guidance, the exact extent of which will be established at the time of trial.

185. As a result of the injuries to and resulting death of the Decedents, each Decedent's Estate may recover any economic damages, such as medical expenses, which each Decedent incurred or sustained before their death, funeral expenses, and net accumulations lost to their Estate, in an amount to be determined at the time of trial.

186. As a result of Live Nation Defendants' negligence and wrongful conduct, the heirs and estate of each Decedent have been required to retain the services of attorneys and to incur attorney's fees and costs thereby.

CLAIMS FOR RELIEF BY PLAINTIFF LILY LUKSICH

SEVENTH CLAIM FOR RELIEF

Negligence

(By Plaintiff Lily Luksich As Against all DEFENDANTS, including DOES/ROES 1

Through 50, inclusive)

187. Plaintiff Lily Luksich realleges and incorporates by reference every allegation contained in this Complaint as though fully set forth herein. Additionally, Plaintiff Luksich asserts the following:

188. As a direct and proximate result of the negligence of Live Nation Defendants, Plaintiff Lily Luksich suffered serious, permanent injuries

189. That as a further direct and proximate result of Live Nation Defendants' negligence, acts and omissions, Plaintiff Lily Luksich suffered intense physical pain and suffering, anxiety, emotional distress, loss of enjoyment of life and/or humiliation, the full extent of which will be established at the time of trial.

190. As a result of Defendants' negligence and wrongful conduct, Plaintiff Lily Luksich

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has been required to retain the services of attorneys and to incur attorney's fees and costs thereby.

EIGHTH CLAIM FOR RELIEF

Premises Liability

(By Plaintiff Lily Luksich As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

191. Plaintiff Lily Luksich realleges and incorporates by reference every allegation contained in this Complaint as though fully set forth herein. Additionally, Plaintiff Luksich asserts the following:

192. As a direct and proximate result of the negligence of Live Nation Defendants, Plaintiff Luksich suffered serious and permanent injuries as well as intense physical pain and suffering, anxiety, emotional distress, loss of enjoyment of life, and/or humiliation all to her damages, the full extent of which will be established at the time of trial.

193. As a result of the serious and permanent injuries suffered by Plaintiff Lily Luksich, Plaintiff Lily Luksich may recover any economic damages, such as medical expenses, the full extent of which will be established at the time of trial.

194. As a result of Defendants' negligence and wrongful conduct, Plaintiff Lily Luksich has been required to retain the services of attorneys and to incur attorney's fees and costs thereby.

NINTH CLAIM FOR RELIEF:

Negligent Hiring, Retention, and Supervision

(By Plaintiff Lily Luksich As Against all DEFENDANTS, including DOES/ROES 1 Through 50, inclusive)

195. Plaintiff Lily Luksich realleges and incorporates by reference every allegation contained in this Complaint as though fully set forth herein. Additionally, Plaintiff Luksich asserts the following:

196. As a direct and proximate result of Live Nation Defendants' negligent hiring, retention, and supervision, Plaintiff Lily Luksich suffered serious and permanent injuries as well

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197. 198. (By Plaintiff Lily Luksich As Against all DEFENDANTS, including DOES/ROES 1 199. Plaintiff Lily Luksich realleges and incorporates by reference every allegation contained in this Complaint as though fully set forth herein. Additionally, Plaintiff Luksich asserts

the following:

Plaintiff Lily Luksich was a ticket holder with the right to occupy, attend, and/or 200. otherwise be present at the venue for the Beyond Wonderland festival, including campgrounds and adjacent property controlled and owned by Live Nation.

201. Live Nation Defendants' failure to operate their businesses with adequate security measures in place was a substantial factor in causing Plaintiff Lily Luksich's harm.

202. As a direct and proximate result of Live Nation Defendants' failure to operate its business without adequate security measures and supervision, Plaintiff Lily Luksich suffered serious and permanent injuries as well as intense physical pain and suffering, anxiety, emotional distress, loss of enjoyment of life, and/or humiliation all to her damages, the full extent of which will be established at the time of trial.

203. As a result of the serious and permanent injuries suffered by Plaintiff Lily Luksich, Plaintiff Lily Luksich may recover any economic damages, such as medical expenses, the full extent of which will be established at the time of trial.

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as intense physical pain and suffering, anxiety, emotional distress, loss of enjoyment of life, and/or humiliation all to her damages, the full extent of which will be established at the time of trial.

As a result of the serious and permanent injuries suffered by Plaintiff Lily Luksich, Plaintiff Lily Luksich may recover any economic damages, such as medical expenses, the full extent of which will be established at the time of trial.

As a result of Defendants' negligence and wrongful conduct, Plaintiff Lily Luksich has been required to retain the services of attorneys and to incur attorney's fees and costs thereby.

TENTH CLAIM FOR RELIEF:

Nuisance

Through 50, inclusive)

PLAINTIFFS THE ESTATE OF BRANDY ESCAMILLA, THE ESTATE OF JOSILYN RUIZ, BLANCA ESCAMILLA, EDDIE ESCAMILLA, EDWARD ESCAMILLA, JOHN RUIZ, ANITA MILLER-RUIZ, JONATHAN D. RUIZ, and JULIA RUIZ'S PRAYER FOR RELIEF

WHEREFORE, Plaintiffs The Estate of Brandy Escamilla, The Estate of Josilyn Ruiz, Blanca Escamilla, Eddie Escamilla, Edward Escamilla, John Ruiz, Anita Miller-Ruiz, Jonathan D. Ruiz, and Julia Ruiz pray for relief in the form of a Judgment in their favor, and against Defendants, for damages as follows:

205. For special damages (also known as economic damages), including but not limited to, past and future hospital, medical, professional, funeral, and incidental expenses as well as past and future loss of earnings, loss of opportunity, loss of accumulations, and loss of earning capacity, in excess of the jurisdictional minimum, according to proof;

206. For hospital, medical, professional, and incidental expenses, according to proof;

207. For general damages (also known as non-economic damages) in an amount that will fairly and justly compensate Plaintiffs for the nature and extent of their injuries, including but not limited to past and future physical and mental pain, suffering, and inconvenience, past and future loss of love, companionship, care, guidance, and emotional support, and past and future destruction of the parent-child relationship, in an amount in excess of the jurisdictional minimum, according to proof; and

- 208. For property damage, according to proof;
- 209. For prejudgment interest, according to proof;
- 210. For pre-trial interest, according to proof;
- 211. For fees and costs of the suit incurred herein, according to proof; and
- 212. For such other and further relief as this Court may deem just and proper.

PLAINTIFF LILY LUKSICH'S PRAYER FOR RELIEF

Plaintiff Lily Luksich prays for relief in the form of a Judgment in her favor, and against

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Defendants, for damages as follows:

213. For special damages (also known as economic damages), including but not limited to, past and future hospital, medical, professional, and incidental expenses as well as past and future loss of earnings, loss of opportunity, and loss of earning capacity, in excess of the jurisdictional minimum, according to proof;

214. For hospital, medical, professional, and incidental expenses, according to proof;

215. For general damages (also known as non-economic damages) in an amount that will fairly and justly compensate Plaintiff for the nature and extent of her injuries, including but not limited to past and future physical and mental pain, suffering, inconvenience, loss of enjoyment of life, and/or humiliation in an amount in excess of the jurisdictional minimum, according to proof; and

216. For prejudgment interest, according to proof;

217. For pre-trial interest, according to proof;

218. For fees and costs of the suit incurred herein, according to proof; and

219. For such other and further relief as this Court may deem just and proper.

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10		Kevin R. Boyle, CA Bar No. 192718 (pro hac
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14		John Ruiz, Anita Miller-Ruiz, Jonathan D. Ruiz, and Julia Ruiz
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18	DATED: April 10, 2024	PWRFL
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	Page PLAINTIFFS' COMPLAINT & 39 – DEMAND FOR JURY TRIAL	PWRFLPANISH SHEA RAVIPUDI LLP1001 FOURTH AVENUE, SUITE 413111111 Santa Monica Boulevard, Suite 700SEATTLE, WASHINGTON 98154-1155Los Angeles, California 90025PHONE: (206) 624-6800Telephone: 310.477.1700 Fax: 310.477.1699FAX: (206) 682-1415FAX: (206) 682-1415

1	DEMAND FOR JURY TRIAL		
2	Plaintiffs hereby demand trial by jury of all claims and causes of action in this lawsuit to		
3	which they are so entitled.		
4			
5			
6	DATED: April 10, 2024 PANISH SHEA RAVIPUDI LLP		
7			
8	By:		
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1	DATE	D: April 10, 2024	PWRFL	
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3			By:	
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