

SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NEW YORK

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 JERRY CADIGAN and NANCY CATON CADIGAN, ---- :  
 as the Proposed Administrators of the Estate of :  
 TREVOR NORRIS CADIGAN, Deceased, :  
 :  
 Plaintiffs, : Index No. 152286/2018  
 :  
 -against- :  
 :  
 LIBERTY HELICOPTERS, INC., a New York :  
 Corporation; NYONAIR LLC, a New Jersey Limited :  
 Liability Company; FLYNYON LLC, a New Jersey :  
 Limited Liability Company; MERIDIAN CONSULTING :  
 I CORPORATION, INC., a Delaware Corporation; :  
 RICHARD ZEMKE VANCE, a Connecticut resident; :  
 AIRBUS HELICOPTERS, S.A.S., a French Corporation; :  
 AIRBUS HELICOPTERS, INC., a Delaware Corporation; :  
 and APICAL INDUSTRIES, INC. d/b/a DART :  
 AEROSPACE, a California Corporation, :  
 :  
 Defendants. :  
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**To: NYONair LLC and FlyNYON LLC**

**STATEMENT OF SERVICE BY MAIL AND ACKNOWLEDGMENT  
OF RECEIPT BY MAIL OF SUMMONS AND COMPLAINT**

**A. Statement of Service by Mail**

The enclosed Supplemental Summons and First Amended Complaint (the “summons and complaint”) are served pursuant to section 312-a of the Civil Practice Law and Rules. To avoid being charged with the expense of service upon you, you must sign, date and complete the acknowledgment part of this form and mail or deliver one copy of the completed form to the sender within thirty (30) days from the date you receive it. You should keep a copy for your records or your attorney. If you wish to consult an attorney, you should do so as soon as possible before the thirty (30) days expire. If you do not complete and return the form to the sender within thirty (30) days, you (or the party on whose behalf you are being served) will be required to pay expenses incurred in serving the summons and in any other manner permitted by law, and the cost of such service as permitted by law will be entered as a judgment against you. If you have received a complaint with this statement, the return of this statement and acknowledgment does not relieve you of the necessity to answer the complaint. The time to answer expires twenty (20) days after the day you mail or deliver this form to the sender. If you wish to consult with an attorney, you should do so as soon as possible before the twenty (20) days expire. If you are

served on behalf of a corporation, unincorporated association, partnership or other entity, you must indicate under your signature your relationship to the entity. If you are served on behalf of another person and you are authorized to receive process, you must indicate under your signature your authority. It is a crime to forge a signature or to make a false entry on this statement or on the acknowledgment.

**B. Acknowledgment of Receipt of Summons and Complaint**

As one of the attorneys representing NYONair LLC and FlyNYON LLC, I received a “Supplemental Summons” and “First Amended Complaint” in the above-captioned matter at the following address: [jstern@schnader.com](mailto:jstern@schnader.com). The documents were addressed to NYONair LLC and FlyNYON LLC. Neither NYONair LLC nor FlyNYON LLC is in military service. I acknowledge receipt of the Supplemental Summons and First Amended Complaint with the understanding and agreement that NYONair LLC and FlyNYON LLC will have 60 days from the below date to answer or otherwise respond to the First Amended Complaint under New York law.

Date: May 1, 2018

I affirm the above as true under penalty of perjury to the best of my knowledge and belief.

Signature: \_\_\_\_\_

Print Name: Jonathan M. Stern

Name of Defendant(s) for whom acting: NYONair LLC and FlyNYON LLC

Position with Defendants for whom acting: One of the attorneys