Dear Governor Hochul,

As an active stakeholder in the New York State general aviation industry, I strongly urge you to veto Senate Bill S7493A, which would allow anyone to sue pilots, flight departments, line service personnel, or company employees for alleged rotorcraft noise pollution by flight operations in the state of New York – even if they comply with federal law and regulations. This legislation would have a chilling impact on the more than 43,200 jobs and over $8.6 billion in economic output that our industry contributes to the state of New York.

Senate Bill S7493A would also:

* **Disincentivize industry investments** by companies that seek to bring new, environmentally friendly, electric aircraft to market, putting New York at a disadvantage with other states and cities competing to entice Advanced Air Mobility investment.
* **Break federal preemption** by imposing aviation restrictions that conflict with federal law and set a dangerous precedent for other states.
* **Open the door to frivolous lawsuits** with overly vague terminology that exposes the state, city, and a broad list of private entities.
* **Fail to reduce noise** **or numbers of operations** by effectively decreasing the restrictions placed on helicopter air tour operations occurring in the NYC area. The demand for air tours will not disappear, so the supply would simply shift from NYC to facilities in neighboring states where voluntary agreements may not be in place.

[Add specific information about your business and its activity in New York state.] Senate Bill S7493A will have a detrimental impact on my business and all business aviation in New York, so I respectfully urge your veto of this legislation.

Sincerely,

[Name]

[Company]

[Title]