Date:

Initials: _____ RT OF THE 11TH

IN THE CIRCUIT COURT OF THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

KHASAN GRACE, individually and as parent and natural guardian of ANDREW MASON GRACE, a minor,

CIVIL DIVISION

CASE NO:

09-25541CA04

Plaintiff,

v.

HOMESTEAD HOSPITAL, INC. d/b/a
HOMESTEAD HOSPITAL, a Florida
corporation; MARK H. WEINSTEIN, M.D.;
JAMES A. FISH, D.O.;
HOMESTEADMED, P.A., a Florida
corporation; JOSEPH N. NICAISSE, M.D.;
JOSEPH N. NICAISSE, M.D., P.A., a
Florida corporation; HOMESTEAD
MEDICAL CLINIC, P.A., a Florida
corporation; ROBERT S. ELIAS, M.D.;
ELIAS RADIOLOGY ASSOCIATES, P.A.,
a Florida corporation; HOMESTEAD
DIAGNOSTIC CENTER, INC., a Florida
corporation.

Defendants.



PLAINTIFFS' NOTICE OF SERVICE OF MEDICAL MALPRACTICE INTERROGATORIES TO DEFENDANT HOMESTEAD DIAGNOSTIC CENTER

The Plaintiff, KHASAN GRACE, individually and as parent and natural guardian of ANDREW MASON GRACE, a minor, by and through undersigned attorney, pursuant to the Florida Rules of Civil Procedure, hereby propounds the following Interrogatories to Defendant, HOMESTEAD DIAGNOSTIC CENTER, to be answered under oath, in writing, in accordance

with Rule 1.340, Florida Rules of Civil Procedure, within forty-five (45) days from the date of service of said interrogatories.

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that a true and correct copy of the foregoing Interrogatories has been attached to the summons and complaint to be served upon the Defendant, Homestead Diagnostic Center contemporaneously with the Summons and Complaint herein.

DATED this

day of March 2009.

RATZAN & RUBIO, P.A. Attorneys for Plaintiffs Wachovia Financial Center 54th Floor 200 South Biscayne Boulevard Miami, FL 33131

Telephone: Facsimile:

(305) 374-6366 (305) 374-6755

Stuart N. Ratzan Florida Bar No. 911445

G. Scott Vezina

Florida Bar No. 20189

MEDICAL MALPRACTICE INTERROGATORIES TO DEFENDANT, HOMESTEAD DIAGNOSTIC CENTER

1. What is the name and address of the person answering these Interrogatories, and, if applicable, the person's official position or relationship with the party to whom the interrogatories are directed?

ANSWER:

2. Describe any and all policies of insurance which Homestead Diagnostic Center contends covers or may cover it for the allegations set forth in Plaintiff's Complaint, detailing as to such policies: the name of the insurer, number of the policy, the effective dates of the policy, the available limits of liability and the name and address of the custodian of the policy.

3. Describe in detail each act or omission on the part of any party to this lawsuit that Defendation Homestead Diagnostic Center contends constituted negligence that was a contributing legal cause of the injuries described in the Complaint and sustained by Khasan Grace.	nt ;
ANSWER:	
4. Describe in detail each act or omission on the part of any non-party to this lawsuit that Defendant Homestead Diagnostic Center contends constituted negligence that was a contributilegal cause of the damages described in the Complaint.	ing
ANSWER:	

ANSWER:

6. List the names and addresses of all persons who are believed or known by Defendant Homestead Diagnostic Center, its agents or attorneys to have any knowledge concerning any of the issues in this lawsuit and specify the subject matter about which the witness has knowledge.

7. Has Defendant Homestead Diagnostic Center heard or does it know about any statement or remark made by or on behalf of any party to this lawsuit, concerning any issue in this lawsuit? If so, state the name and address of each person who made the statement or statements, the name and address of each person who heard it, and the date, time, place and substance of the statement.
ANSWER:

9.	Please state if Defendant Homestead Diagnostic Center has ever been a party, either
-lainti	ff or defendant in a lawsuit other than the present matter and, if so, state whether
Defend	lant Homestead Diagnostic Center was a Plaintiff or Defendant, the nature of the action,
and the	e date and court in which such suit was filed.

ANSWER:

10. Identify the name, last known address and job title of all Defendant Homestead Diagnostic Center's personnel who provided any care and treatment to Khasan Grace during any of her visits to Defendant Homestead Diagnostic Center and whether each said person was employed by the Defendant Homestead Diagnostic Center and whether each said person is still so employed.

Does Defendant Homestead Diagnostic Center intend to call any expert witnesses at the trial of this case? If so, state as to each such witness, the name, business address and area of expertise of the witness, the subject matter upon which the witness is expected to testify, the facts and opinions to which the witness will testify, and a summary of the grounds of each opinion.
and opinions to which the witness will testify, and a summary of the grounds of each opinion.
ANSWER:

12. Has Homestead Diagnostic Center made an agreement with anyone that would limit that party's liability to anyone for any of the damages sued upon in this case? If so, state the terms of the agreement and the parties to it.

13. since	November 2006.	5
	ANSWER:	
14.	List the names and addresses of the officers, directors and shareholders of Defende	ant
Hom	destead Diagnostic Center since November 2006.	
Hom	estead Diagnostic Center since November 2006. ANSWER:	
Hom	estead Diagnostic Center since November 2006.	
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STATE OF	_)	
and County aforesaid to take ack	t on this day before me, an officer duly authorized in the Stat nowledgments, personally appeared	_,
who is personally known to me	or who has presented a	lS
identification, and who has execut	ted the foregoing instrument and has/has not taken an oath.	
WITNESS my hand and o	official seal in the County and State last aforesaid this	
day of	, 200	
	NOTARY PUBLIC	
	State of	
	Print Name:	
	My Commission Expires:	
	(Seal)	