

("DEFENDANT" OR "RESPONDING PARTY" answer the following

special interrogatories under oath within (30) days of service.

California Code of Civil Procedure section 2030.220 required that each answer be as complete and straightforward as the information reasonably available to the responding party permits and that the RESPONDING PARTY make a reasonable and good faith effort to obtain the information by inquiry t other natural persons or organizations.

In answering these Special Interrogatories, Plaintiff is required to furnish all information that is available to Plaintiff including information in the possession of Plaintiff's attorneys, investigators o anyone employed on Plaintiff's behalf or acting on Plaintiff's behalf, and not merely such information known of Plaintiff's own personal knowledge.

In the event that Plaintiff cannot answer any interrogatory in full, after exercising due diligence to secure the information to do so, so state and answer to the extent possible, specifying the inability to answer the remainder and stating whatever information or knowledge Plaintiff does have concerning a unanswered portion.

DEFINITIONS

- 1. The term "YOU" or "YOUR" means and refers to Defendant/Responding party , acting by and through her agents, officers, employees, servants, lawyers, accountants and insurance companies.
- 2. Terms not defined in these Special Interrogatories shall have their ordinary AND usual meanings.
- 3. The term "COMPLAINT" shall refer to the complaint filed by PLAINTIFF against DEFENDANT on .
- 4. The term "**PERSON**" or "**PERSONS**" includes a natural person, firm, association, organization, partnership, business, sole proprietorship, trust, limited liability company, corporation or public entity.
- 5. The term "**DESCRIBE**" when used in a request to characterize an event, act, or occurrence, shall mean that the Responding Party will provide the following information:
 - a. A concise description of the events, acts, or occurrences including, but not limited to,



the date of such events, acts or occurrences;

- b. The name, employer, position, address, telephone number and email address of each
 PERSON who was involved in, or with knowledge of, each described event, act or
 occurrence;
- c. **IDENTIFY** all **DOCUMENTS** evidencing the facts described.
- 6. For the purpose of this set of requests, the term "**DOCUMENT**" means and includes all writings as defined by Evidence Code Section 250 and includes all forms of communication or representation within the possession, custody, control, or reasonably available to responding party, including available to responding party pursuant to any rights it has. **DOCUMENTS** includes, but is not limited to, drafts, final version, original, master, any non-identical copy, whether different from the original because of alterations, interlineations, notes, comments, or other material contained thereon or attached thereto, reports, agreements, contracts, communications, correspondence, letters, faxes, emails, charts, graphs, medical records, reports, files, notes plans, photographs, statements, videotapes, records and any other retrievable data, whether recorded in hard copy, electronically, or otherwise. **DOCUMENTS** withheld from production on the grounds of privileged must be identified in a privilege log.
- 7. The term "**IDENTIFY**" refers to name(s), address(es) (including the city, state, and zip code), phone number(s), and e-mail address(es).
- 8. The term "**IDENTIFY**" when used in a request to characterize a **DOCUMENT** shall mean that the Responding Party will provide the following information:
 - a. The date of the **DOCUMENT**;
 - b. The title of the **DOCUMENT**;
 - c. **IDENTIFY** the author of the **DOCUMENT**;
 - d. **IDENTIFY** each **PERSON** that has custody of the **DOCUMENT**;
 - e. A brief description of the **DOCUMENT**.



9. The term "INCIDENT" refers to the
alleged in the First Amended Complaint in which
Plaintiff
10. The term " refers to the
SPECIAL INTERROGATORIES
SPECIAL INTERROGATORIES NO. 1:
Describe all YOU have been to present, including:
a) the location
b) the circumstances
c) whether
d) the findings ,
e) settlements,
f) judgments,
g) and whether occurred while employment
at the time.
SPECIAL INTERROGATORIES NO. 2:
Were YOU involved in
SPECIAL INTERROGATORIES NO. 3:
f YOU were involved in please state the date, time, and the
produce state the state, time, time the
SPECIAL INTERROGATORIES NO. 4:
State whether YOU were
DENTIFY the including
DENTIFY the



1	SPECIAL INTERROGATORIES NO. 6:
2	IDENTIFY the
3	in the
4	SPECIAL INTERROGATORIES NO. 7:
5	IDENTIFY the involved at the time of the
6	
7 8	SPECIAL INTERROGATORIES NO. 8:
9	State whether YOU involved in the
10	INCIDENT.
11	SPECIAL INTERROGATORIES NO. 9:
12	State the YOU had in the immediately
13	preceding the INCIDENT.
14	SPECIAL INTERROGATORIES NO. 10:
1516	State whether there was any other at the time of the INCIDENT .
17	SPECIAL INTERROGATORIES NO. 11:
18	If there was any other at the time of the INCIDENT, IDENTIFY
19	
20	SPECIAL INTERROGATORIES NO. 12:
21	State the at the time of the INCIDENT.
22	SPECIAL INTERROGATORIES NO. 13:
2324	In which were YOU when the INCIDENT occurred on
25	
26	SPECIAL INTERROGATORIES NO. 14:
27	State the at the time of the INCIDENT .
28	SPECIAL INTERROGATORIES NO. 15:
	5

PLAINTIFF'S SPECIAL INTERROGATORIES- FIRST SET



1	State the involved in the INCIDENT at the time of
2	
3	SPECIAL INTERROGATORIES NO. 16:
4	State the was immediately prior to
5	the INCIDENT.
6	SPECIAL INTERROGATORIES NO. 17:
7	State the amount of time
8 9	involved in the INCIDENT and INCIDENT .
10	SPECIAL INTERROGATORIES NO. 18:
11	State when and how YOU became aware
12	of the by YOU.
13	SPECIAL INTERROGATORIES NO. 19:
14	Did YOU immediately before the INCIDENT?
15 16	SPECIAL INTERROGATORIES NO. 20:
17	If YOU applied immediately before the INCIDENT, state the
18	
19	SPECIAL INTERROGATORIES NO. 21:
20	State how YOU resulting the INCIDENT took place.
21	SPECIAL INTERROGATORIES NO. 22:
22	Please describe every fact upon which YOU rely as a basis for YOUR contention in Paragraph 3 of
23 24	YOUR ANSWER that "
25	
26	
27	,,,
28	SPECIAL INTERROGATORIES NO. 23:

PLAINTIFF'S SPECIAL INTERROGATORIES- FIRST SET



1	State whether the	
2	where the INCIDENT occurred, was	
3	SPECIAL INTERROGATORIES NO. 24:	
4	If the where the	
5	INCIDENT occurred, was and please state the	
6	the immediately prior to the entered entered.	
7	SPECIAL INTERROGATORIES NO. 25:	
8	State whether the aforesaid where the INCIDENT occurred	
10	and if it and whether YOU came to	
11	prior to pri	
12	SPECIAL INTERROGATORIES NO. 26:	
13	State whether YOU in the INCIDENT that where	
14	prior to the subject INCIDENT.	
15	SPECIAL INTERROGATORIES NO. 27:	
16	Describe in detail all actions YOU took or attempted	
17		
18	SPECIAL INTERROGATORIES NO. 28	
19 20	State the names(s)	
21	SPECIAL INTERROGATORIES NO. 29:	
22	State whether YOU at	
23	the time of the INCIDENT.	
24	SPECIAL INTERROGATORIES NO. 30:	
25	State the name and address of health care professional	
26	who performed within the last five years and the dates	
27		
28	SPECIAL INTERROGATORIES NO. 31:	

PLAINTIFF'S SPECIAL INTERROGATORIES-FIRST SET



1	State whether YOU before this INCIDENT. If yes, state the name	
2	of the	
3	SPECIAL INTERROGATORIES NO. 32:	
4	State whether YOU before the INCIDENT. If yes,	
5	state	
6	SPECIAL INTERROGATORIES NO. 32:	
7 8	IDENTIFY each witness who will testify at trial in this case.	
9	SPECIAL INTERROGATORIES NO. 33:	
0	State all jurisdictions that YOU have been including	
1	date of the status of each	
12	including whether the	
13	SPECIAL INTERROGATORIES NO. 34:	
14	Describe in detail YOUR the date of the INCIDENT from the t	
l5 l6	of the INCIDENT.	
17	SPECIAL INTERROGATORIES NO. 35:	
8	Were any made or taken with respect to the INCIDENT either on	
9	YOU or , if so, then state: (a) the subject of each	
20	(b) the purpose of each ; (c) IDENTIFY the	
21	PERSON who conducted each (c) the date on which each	
22	was performed; (d) the findings and results of each	
23 24	(e) IDENTIFY the PERSON having custody of any written report concerning each	
25	and (f) IDENTIFY the PERSON who may be able to provide this	
26	information in a deposition.	
27 28	Dated: January 29, 2021.	



By:

Attorneys for Plaintiff	



PROOF OF SERVICE

1	PROOF OF SERVICE		
2	STATE OF CALIFORNIA, COUNTY OF		
3	I am employed in the County of State of California. I am over the age of 18 and		
4	not a party to the within action; my business address is		
5 6	On On Its State of the foregoing document described as PLAINTIFF'S RESPONSE		
7	TO FIRST SET OF REQUESTS FOR ADMISSION on the interested parties:		
8			
9	Attorney for Defendant		
10			
11			
12			
13	[V] DV MAII . I		
14	[X] BY MAIL: I caused such document(s) to be placed in a sealed envelope and delivered by		
15	U.S. Mail to the offices of the addressees on the attached Service List following ordinary business		
16	practices. I am "readily familiar" with the firm's practice of collection and processing correspondence		
17	for mailing. Under that practice it would be deposited with the U.S. Postal Service on the same day with		
18	postage thereon fully prepaid at Long Beach, California in the ordinary course of business. I am aware		
19	that on motion of the party sewed, service is presumed invalid of postal cancellation date or postage		
2021	meter date is more than one day after date of deposit for mailing in affidavit.		
22	[] BY FACSIMILE: I caused such document(s) to be transmitted by facsimile to the offices of		
23	the addressees on the attached Service List following ordinary business practices.		
24			
25	[] BY PERSONAL SERVICE: I caused such document(s) to be personally served to the		
26	addressees on the attached Service List following ordinary business practices.		
27	[X] STATE: I declare under penalty of perjury under the laws of the State of California that the		
28	foregoing is true and correct.		



11
PLAINTIFF'S SPECIAL INTERROGATORIES- FIRST SET