STATE OF ILLINOIS

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COUNTY OF DUPAGE )

## IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS

ROSIE GREEN	)
Plaintiff,	)
٧.	) No. 2016 L 014842
IAM SPEEDY Individually, and	) ) )
d/b/a	)
SPEEDY AMBULANCE AND PIZZA DELIVERY, INC.	
Defendant	)

## PLAINTIFF'S ANSWERS TO INTERROGATORIES TO DEFENDANT

To: Defendant, Iam Speedy Individually and d/b/a Speedy Ambulance and Pizza Delivery, Inc.

From: Plaintiff, Rosie Green

Plaintiff Rosie Green, by and through her attorneys, Thompson and Grey Law Office, LLC hereby submits Answers to Interrogatories in accordance with Illinois Supreme Court Rule 213.

1. State the full name of the party answering, as well as your current residence address, date of birth, marital status, driver's license number and issuing state, and social security number, and, if different, give the full name, as well as the current residence address, date of birth, marital status, driver's license number and issuing state, and social security number of the individual signing these answers.

<u>ANSWER:</u> Rosie Green, 585 Thornhill Rd. Glen Ellyn, IL 60137. Date of Birth is June 7, 1982. Not married. Illinois state driver's license number is G999-0345-2395. Social Security number is XXX-XX-7349. Investigation

continues. Plaintiff retains her right to supplement her answer.

2. State the full name and current residence address of each person who witnessed or claims to have witnessed the occurrence that is the subject of this suit.

<u>ANSWER:</u> Jacob McGregor, 822 Wampum Ct., Carol Stream, IL 60188 and Ann Hargrove, 1964 Grant Ave. Apt. 2D, Wheaton, IL 60187. Investigation continues. Plaintiff retains her right to supplement her answer.

3. State the full name and current residence address of each person not named in interrogatory No. 2 above who was present and/or claims to have been present at the scene immediately before, at the time of, and/or immediately after the occurrence.

<u>ANSWER:</u> Police officers and other public servants were present. Names and addresses unknown. Investigation continues. Plaintiff retains her right to supplement her answer.

4. As a result of the occurrence, were you made a defendant in any criminal or traffic case? If so, state the court, the caption, the case number, the charge or charges filed against you, whether you pleaded guilty thereto and the final disposition.

<u>ANSWER:</u> No. The Plaintiff is not a defendant in any criminal or traffic case. Investigation continues. Plaintiff retains her right to supplement her answer.

5. Were you the owner and/or driver of the vehicle involved in the occurrence? If so, state whether the vehicle was repaired and, if so, state when, where, by whom, and the cost of the repairs.

<u>ANSWER:</u> Yes. The Plaintiff was the owner and the driver of the vehicle. The vehicle was not reparable. Investigation continues. Plaintiff retains her right to supplement her answer.

6. Were you the owner and/or driver of any vehicle involved in the occurrence? If so, state whether you were named or covered under any policy, or policies, of liability insurance effective on the date of the occurrence and, if so, state the name of each such company or companies, the policy number or numbers, the effective period(s) and the maximum liability limits for each person and each occurrence, including umbrella or excess insurance coverage, property damage and medical payment coverage.

<u>ANSWER:</u> Yes. There is not an insurance policy on the horse and buggy. Investigation continues. Plaintiff retains her right to supplement her

answer.

7. Do you have any information: That any plaintiff was, within the five years immediately prior to the occurrence, confined in a hospital and/or clinic, treated by a physician and/or other health professional, or x-rayed for any reason other than personal injury? If so, state each plaintiff so involved, the name and address of each such hospital and/or clinic, physician, technician and/or other health care professional, the approximate date of such confinement or service and state the reason for such confinement or service;

<u>ANSWER:</u> Prior to the accident, there has been no serious injury. Has had dental examination x-rays. Has been treated for minor illnesses, such as influenza. Investigation continues. Plaintiff retains her right to supplement her answer.

Primary Care Physician: Dr. Gregory Becker, 123 Park Avenue, Glen Ellyn, IL 60137. Dentist: Dr. Joseph Nolan, 305 Geneva Road, Wheaton, IL 60187.

8. Do you have any information: That any plaintiff has suffered any serious personal injury and/or illness prior to or since the date of the occurrence? If so, state the name of each plaintiff so involved and state when, where and how he or she was injured and/or ill and describe the injuries and/or illness suffered;

<u>ANSWER:</u> No. Investigation continues. Plaintiff retains her right to supplement her answer.

9. Do you have any information: That any plaintiff has ever filed any other suit for his or her own personal injuries? If so, state the name of each plaintiff so involved and state the court and caption in which filed, the year filed, the title and docket number of the case.

<u>ANSWER:</u> No. Investigation continues. Plaintiff retains her right to supplement her answer.

## ATTESTATION

STATE OF ILLINOIS ) ) SS. COUNTY OF DUPAGE )

Rosie Green, being first duly sworn on oath, deposes and states that she is the Plaintiff in the above-captioned matter, that she has read the PLAINTIFF'S ANSWERS

INTERROGATORIES TO DEFENDANT, and the answers made herein are true, correct and complete to the best of her knowledge and belief.

Rosie Green

SIGNATURE

SUBSCRIBED and SWORN to before me on

October 14, 2016

William Styron

NOTARY PUBLIC My commission expires on December 15, 2017

## **CERTIFICATE OF SERVICE**

The undersigned certifies under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, that I served the *PLAINTIFF'S ANSWERS INTERROGATORIES TO DEFENDANT* document by mailing copies of same addressed to Keller, Miller, and Balk, at 1103 Roosevelt Rd, Glen Ellyn, IL 60137, Attorney for Defendant, Iam Speedy, individually and d/b/a Speedy Ambulance and Pizza Delivery, Inc. depositing the same in the U.S. Mail at 1750 W. Ogden Ave., Naperville, IL 60540 before the hour of 5:00 p.m. on October 17, 2016 with proper postage prepaid.

Benjamin Thompson

Benjamin Thompson Attorney for the Plaintiff ARDC# 123456

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