IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Action No. 10-cv-01962-REB-MJW

SARAH E. TOMSKY, individually and on behalf of himself and all others similarly situated,

Plaintiff,

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HEALTH GRADES, INC., KERRY R. HICKS, MATS WAHLSTROM, MARY BOLAND, LESLIE S. MATTHEWS, JOHN QUATTRONE, DAVID G. HICKS, WES CREWS, ALLEN DODGE, MOUNTAIN ACQUISITION CORP., MOUNTAIN MERGER SUB CORP., MOUNTAIN MERGER SUB CORP., MOUNTAIN ACQUISITION HOLDINGS, LLC, and VESTAR CAPITAL PARTNERS, V, LP.,

Defendants.

ORDER RE: MOTIONS FOR CLASS CERTIFICATION

Blackburn, J.

The matter is before the court sua sponte. In this putative class action, the court

recognizes the requirement under Fed.R.Civ.P. 23(c)(1)(A) to determine whether to

certify a class before the case properly can proceed to resolution by summary

judgment, trial, or otherwise. Therefore, I establish the following briefing schedule to

govern resolution of this and related matters.

IT IS ORDERED as follows:

1. That no later than thirty (30) days after the first answer or other response,

e.g., motion to dismiss, etc., to the complaint is filed by a defendant in this case, the plaintiff **SHALL FILE** a motion for class certification under Fed. R. Civ. P. 23 (a) that addresses, *inter alia*, (i) the prerequisites at Fed. R. Civ. P. 23(a)(1)-(4), and (ii) the matters at Fed. R. Civ. P. 23(b); (b) that defines the proposed class; and (c) that requests the appointment of class counsel;

2. That the deadlines for filing response and reply briefs **SHALL BE AS PRESCRIBED** under D.C.COLO.LCivR 7.1C.;

3. That an applicant for class counsel **SHALL ADDRESS** the matters at Fed. R. Civ. P. 23(g)(1)(A)(i)-(iv) and any other matter pertinent to the applicant's ability to fairly and adequately represent the interests of the proposed class; and

4. That based on the parties' submissions, the court **WILL** either rule on the papers, order further briefing, convene an evidentiary hearing, or take such further action as the court in its discretion deems proper and necessary.

Dated August 30, 2010, at Denver, Colorado.

BY THE COURT:

Robert E. Blackbum United States District Judge