Naramore v Mount Sanai Health Sys., Inc.

2021 NY Slip Op 32686(U)

December 16, 2021

Supreme Court, New York County

Docket Number: Index No. 152989/2020

Judge: Paul A. Goetz

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This opinion is uncorrected and not selected for official publication.

INDEX NO. 152989/2020

RECEIVED NYSCEF: 12/16/2021

SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON.	PAUL A. GOETZ	PART	47	
		Justice			
		X	INDEX NO.	152989/2020	
ANNE NARA	MORE,		MOTION DATE	07/23/2021	
		Plaintiff,	MOTION SEQ. NO.	002	
		- V -			
		TH SYSTEM, INC.,ANDREW KRAATZ, OHN DOES/JANE DOES 1 THROUGH	DECISION + ORDER ON MOTION		
		Defendants.			
		X			
		ocuments, listed by NYSCEF document nu 48, 49, 50, 53	mber (Motion 002) 34	1, 35, 36, 37, 38,	
were read on t	this moti	on to/for	DISCOVERY	·	
A Tea	ıms con	ference was held on December 16, 2021	to address this moti	ion and	
outstanding d	liscover	y. The appearances of counsel were as fo	ollows: Michael Kir	nm and Aaron	
Shin for plain	ntiff; Br	ittany Buccellato for defendants.			
With	regard t	o request #1 in plaintiff's second reques	t for documents:		
1.1- Defendant shall amend response to clarify that all responsive, non-					
		privileged documents in their custody	or control have beer	produced.	
	1.2-	Chad Neal- defendant is to produce all	responsive docume	ents	
	1.3-	Matt Groeba- defendant is to produce a	all responsive docur	nents	
	1.4-	Michael Cignarella – defendant is to p	roduce all responsiv	e documents	
	1.5-	Andrew Kraatz- defendant response is	sufficient		
	1.6-	Kumar Chtani- defendant response is s	ufficient		
	1.7-	"Senior Director"- defendant response	is sufficient		

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Defendant shall search and produce all emails referencing the term "performance review" and any of the individuals in 1.1-1.4.

Request #2: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced with regard to individuals listed in 1.1-1.4. The response is sufficient with regard to individuals listed in 1.5-1.7.

Request #3: Parties shall work together to define search terms for this request as plaintiff has agreed to narrow request to compensation, benefits, and terms of employment of plaintiff.

Request #4: see #3 above.

Request #5: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #6: : Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #7: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #8: Parties shall work together to define search terms for this request as plaintiff has agreed to narrow request to compensation, benefits, and terms of employment of plaintiff.

Request #9: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #10: see #9.

Request #11: Defendant shall amend response to clarify that it has produced the entire document.

Request #12: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

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Request #13: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #14: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #15: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #16: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #17: Defendant shall produce any non-privileged documents in its possession custody or control regarding the allegations in paragraph 32 of the complaint.

Request #19: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #20: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #21: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #22: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #23: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #24: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #25: Parties shall work together to define search terms for this request.

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Request #26: Parties shall work together to define search terms on the clarified request of plaintiff which seeks all documents related to the analysis performed by plaintiff in August 2018 as allege in paragraph 38 of the complaint.

Request #27: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #28: Parties shall work together to define search terms on the clarified request of plaintiff which seeks all documents related to the analysis performed by plaintiff in August 2018 as allege in paragraph 38 of the complaint.

Request #29: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #30: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #31: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #32: Defendant shall amend response to clarify that it is not in possession or control of responsive documents.

Request #33: Parties shall work together to define search terms for the request which will be narrowed as follows- course material for any legal compliance trainings attended by HR or management overseeing plaintiff's employment.

Request #34: Parties shall work together to define search terms for the request which will be narrowed as follows: records relating to investigation of gender based discrimination since 2015-2019 at the hospital at issue. If there are assertions of privilege, produce privilege log.

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Request #35: Parties shall work together to define search terms for the request which will be narrowed as follows: records relating to lawsuits of gender based discrimination since 2015-2019 at the hospital at issue. If there are assertions of privilege, produce privilege log.

Request #36: Defendant shall amend response to state that all such procedures are in the internal handbook and policies previously produced in response to request #21.

Request #37: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #38: Defendant shall amend response to state that all non-privileged documents in their custody or control have been produced.

Request #39: Defendant's response is sufficient.

Request #40: Parties shall work together to define search terms for the request which will be narrowed as follows: any independent contractor that was used by defendants to perform any of plaintiff's job duties.

Request #41: Defendant's response is sufficient.

Parties shall meet and confer regarding the required items above within 30 days. Defendants' supplemental production and amended responses will be due 30 days thereafter.

Parties have a previously scheduled status conference on 1-13-22 at 10:30 am on Teams.

SO ORDERED.

12/16/2021			20211216110934PGDE1 21CF BFC657FBAS	998DA75273F4658EE4D7
DATE	•		PAUL A. GOETZ	, J.S.C.
CHECK ONE:	CASE DISPOSED GRANTED DENIED	X	NON-FINAL DISPOSITION GRANTED IN PART	OTHER
APPLICATION: CHECK IF APPROPRIATE:	SETTLE ORDER INCLUDES TRANSFER/REASSIGN		SUBMIT ORDER FIDUCIARY APPOINTMENT	REFERENCE

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