

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

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CHRISTOPHER A. ROLLER,

Plaintiff,

v.

Case No. 05-CV-1297 MD/AJB

GE MEDICAL SYSTEMS INFORMATION  
TECHNOLOGIES, INC.,

Defendant.

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**CHRISTOPHER ROLLER INTERROGATORIES AND DOCUMENT REQUESTS TO  
DEFENDENT GE MEDICAL SYSTEMS INFORMATION TECHNOLOGIES, INC.'S**

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TO: Kristi Hensley

**FIRST SET OF INTERROGATORIES**

Pursuant to Federal Rule of Civil Procedure 33, Plaintiff, Christopher Roller, serves the following interrogatories and requests that Plaintiff serve a response sworn under oath within thirty days.

**INTERROGATORY INSTRUCTIONS**

1. If you are unwilling to provide the requested information, totally or in part, with respect to any interrogatory, for example, but without limitation, because you claim it to be privileged, identify the privilege claimed and briefly state the grounds upon which the claim of privilege rests and nonetheless delineate the information that is being withheld so that defendant may meaningfully decide whether to move to compel production of that information.

2. With respect to each and every interrogatory, as well as each and every sub-interrogatory:

- (i) Identify all persons having knowledge concerning this subject, including without limitation, all expert witnesses, and specify the general nature of each such person's knowledge.
- (ii) Identify all documents that relate in any way to the subject.
- (iii) Identify all oral matters that relate in any way to the subject.
- (iv) Identify all persons drafting the answer to the interrogatory or any portion thereof, state by what authority they are answering the interrogatory on your behalf, describe in detail the nature and extent of the investigation engaged in that led to the answer, identify all persons contacted and all documents or files reviewed during the course of the investigation, and identify all persons from whom any of the information presented in the answer was obtained.

3. In answering these interrogatories, you are required to furnish all information that is available to you or subject to your reasonable inquiry including, but not limited to, information in the possession of your attorneys, accountants, advisors or other persons directly or indirectly employed by, or connected with, you and anyone else otherwise subject to your control.

4. In answering these interrogatories you must make a diligent search of your records and of papers and materials in your possession or available to you or your attorneys and representatives.

5. If an interrogatory has subparts, answer each part separately and in full, and do not limit your answer to the interrogatory as a whole. If any interrogatory cannot be answered in full, answer to the extent possible, specify the reason for your inability to answer the remainder, and state whatever information and knowledge you have regarding the unanswered portion.

6. The interrogatories are continuing and the answers thereto must be supplemented to the maximum extent authorized by law and the applicable rules.

## INTERROGATORY DEFINITIONS

1.     Communication. The term “communication,” means the transmittal of information (in the form of facts, ideas, inquiries, or otherwise).
  
2.     Document. The term “document” is defined to be synonymous in meaning and equal in scope with the usage of this term in Fed. R. Civ. P. 34(a) and refers to the original and all non-identical copies or reproductions of any written, printed, typed, or recorded matter of any kind known to you or in your possession, custody, or control, including but not limited to:
  - (i)     All letters, correspondence, memoranda, telegrams, writings, instructions, calendars, desk books, records, reports, charts, studies, surveys, speeches, pamphlets, notes, drafts, proposals, minutes of meetings, microfiche, microfilm, drawings, audiotapes, audio-visual tapes, books, papers, computations, tabulations, accounting records, inter-office and intra-office communications, electronic mail communications, schedules, lists, specifications, ledgers, journals, diaries, checks, records, recordings or memoranda of conversations or any other written, printed, typewritten or other graphic or photographic matter or tangible thing on which any words or phrases are affixed, all mechanical, electronic sound or video records or transcripts thereof, all magnetic records or matter existing in any other machine-readable form, however produced or reproduced, tape or other voice records of conferences, telephone conversations, or other communications and drafts of any of the foregoing;
  - (ii)    Computer software, files, disks, diskettes, and tapes, and any hard copies of the information stored thereon.

It also shall include copies of such documents upon which appear any initialing, notation or handwriting of any kind not appearing on the original, whether such documents were prepared by agents or representatives of the plaintiff for their own use or for transmittal in any manner, or were received by them.

The term applies to documents wherever located, whether in the files of any agent or representative of the plaintiff or in any file whatsoever in the possession or direction or control of the plaintiff, her agents, representatives or any other person retained by the complainants.

3.     Identify.

(i) With respect to persons. When referring to a person, “to identify” means to give, to the extent known, the person’s full name, present or last known address, and when referring to a natural person, additionally, the present or last known place of employment. Once a person has been identified in accordance with this subparagraph, only the name of that person need be listed in response to subsequent discovery requesting the identification of that person.

(ii) With respect to documents. When referring to documents, “to identify” means to give, to the extent known, the:

- a. type of document;
- b. general subject matter;
- c. date of the document; and
- d. author(s), addressee(s) and recipient(s).

4. Person. The term “person” is defined as any natural person or any business, legal or governmental entity, or association.

5. “My” or “mine” or “I” means Christopher Roller. “You” or “Your” means Kristi Hensley.

6. “The Company” and/or GEMS IT means GE Medical Systems Information Technologies, Inc. and any related or affiliated companies, including but not limited to Micro Medical Systems.

### **INTERROGATORIES**

**INTERROGATORY NO. 1:** What portion of [www.MyTrumanShow.com](http://www.MyTrumanShow.com) did I confide in you while we were friends.

**INTERROGATORY NO. 2:** To whom did you tell the story (from #1) to.

**INTERROGATORY NO. 3:** When and how were you aware that I was seeing a psychiatrist for my Jesus syndrome?

**INTERROGATORY NO. 4:** What is your religious background?

INTERROGATORY NO. 5: What are your beliefs concerning someone who says they are Jesus, the second coming?

INTERROGATORY NO. 6: What are your religious beliefs concerning Chris Roller proclaiming he is god.

INTERROGATORY NO. 7: To what extent do you think Chris Roller is dangerous because he says he's god (false prophet).

INTERROGATORY NO. 8: To what extent do you think Chris Roller is dangerous because he's mentally ill (psychotic) with bi-polar disorder.

INTERROGATORY NO. 9: Have you ever felt threatened by me. If so, when and how?

INTERROGATORY NO. 10: In 2001, we passed each other in the parking lot of a grocery store (Hy-Vee on 26th). I said hi, and you saw me, but not only did you not say hi, but you looked scared of me. Describe why you couldn't say hi to me, (why you didn't want to be friendly) in the parking lot.

### **FIRST SET OF DOCUMENT REQUESTS**

Pursuant to Federal Rule of Civil Procedure 34, Christopher Roller requests that you produce at the residence of: 13150 Harriet Ave S #273, Burnsville, MN 55337, copies of all documents requested within thirty (30) days of service of this request.

### **REQUEST FOR PRODUCTION OF DOCUMENTS INSTRUCTIONS**

1. If you are unwilling to provide any document, totally or in part, because it is claimed to be privileged, identify the privilege claimed and briefly state the grounds upon which the claim of privilege rests and identify the document that is being withheld so that defendant may meaningfully decide whether to move to compel production of that document.

2. In responding to this document production request, you must make a diligent search of your records and of papers and materials in your possession or available to you or your attorneys.

**DOCUMENT REQUEST DEFINITIONS**

Christopher Roller hereby incorporates the above interrogatory definitions.

**DOCUMENT REQUESTS**

REQUEST NO. 1: Produce all documents including, but not limited to, calendars, diaries, notes, memoranda, or correspondence relied on in answering the above Interrogatories or which relate to or substantiate your answers to those Interrogatories.

Dated: April 6, 2006



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Christopher Roller (pro se)  
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