## IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY, FLORIDA CIVIL DIVISION

| Ĭη | Re | : |
|----|----|---|
|    |    |   |

| Laser Spine Institute, LLC                      | Case No. 2019-CA-2762 |
|-------------------------------------------------|-----------------------|
| CLM Aviation, LLC                               | Case No. 2019-CA-2764 |
| LSI Holdco, LLC                                 | Case No. 2019-CA-2765 |
| LSI Management Company, LLC                     | Case No. 2019-CA-2766 |
| Laser Spine Surgery Center Of Arizona, LLC      | Case No. 2019-CA-2767 |
| Laser Spine Surgery Center Of Cincinnati, LLC   | Case No. 2019-CA-2768 |
| Laser Spine Surgery Center Of Cleveland, LLC    | Case No. 2019-CA-2769 |
| Laser Spine Surgical Center, LLC                | Case No. 2019-CA-2770 |
| Laser Spine Surgery Center Of Pennsylvania, LLC | Case No. 2019-CA-2771 |
| Laser Spine Surgery Center Of St. Louis, LLC    | Case No. 2019-CA-2772 |
| Laser Spine Surgery Center Of Warwick, LLC      | Case No. 2019-CA-2773 |
| Medical Care Management Services, LLC           | Case No. 2019-CA-2774 |
| Spine Dme Solutions, LLC                        | Case No. 2019-CA-2775 |
| Total Spine Care, LLC                           | Case No. 2019-CA-2776 |
| Laser Spine Institute Consulting, LLC           | Case No. 2019-CA-2777 |
| Laser Spine Surgery Center Of Oklahoma, LLC     | Case No. 2019-CA-2780 |
|                                                 |                       |

Assignors, Consolidated Case No. 2019-CA-2762

To:

Soneet Kapila, Division L

Assignee,

## NOTICE OF JARED HEADLEY TO MEDPRO ASSERTION OF CLAIMS UNDER POLICY

To: MedPro Group c/o Jeffrey Warren, Esq. and Adam Alpert, Esq. Bush, Ross, P.A.

P.O. BOX 3913

Tampa, FL 33601-3913

jwarren@bushross.com;aalpert@bushross.com mlineras@bushross.com; ksprehn@bushross.com Pursuant to the terms of the Order Granting Assignee's Motion to Approve Termination of

MedPro Excess Healthcare Liability Policy effective as of May 23, 2019, providing that the

"deadline for claimants to assert claims under the Policy shall be thirty (30) days after the date of

this Order," Jared Headley hereby asserts claims under the Policy as more specifically described

in the Complaint and associated pleadings and discovery in the pending case of Jared Headley v.

Laser Spine Institute, LLC., Laser Spine Surgical Center, LLC And Zoltan Bereczki, DO, Circuit

Court of Hillsborough County, Florida (Case No. 16-CA-005068).

Claimants will provide such further information to MedPro Group as deemed necessary

upon written request of MedPro Group.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been electronically

filed with the Clerk of Court through the Florida Courts E-Filing Portal, which will send a Notice

of Electronic Filing to all counsel of record., this 21st day of June, 2019

/S/ Cameron M. Kennedy

**CAMERON M. KENNEDY** 

Florida Bar No.: 0020548

Attorney E-Mail(s): cmk@searcylaw.com

Primary E-Mail: kennedyteam@searcylaw.com

Searcy Denney Scarola Barnhart & Shipley, P.A.

The Towle House

517 North Calhoun Street

Tallahassee, Florida 32301

Phone: (850) 224-7600

Fax: (561) 383-9516

Attorney for Jared Headley

2