## STATE OF FLORIDA DIVISION OF ADMINISTRATIVE HEARINGS

KESHA CAPERS, as Personal Representative of the Estate of LOUIS WATSON, deceased, and on behalf of the surviving minor children, ZURI WATSON and KATAYA WATSON,

Claimant,

VS.

Case No. 15-5089MA

LIFEMARK HOSPITALS OF FLORIDA, INC., A FLORIDA CORPORATION, d/b/a PALMETTO GENERAL HOSPITAL PARAGRAPH 5 ONLY AND TENET HEALTHCARE CORPORATION,

\*AMENDED AS TO COUNSEL FOR PARTIES AND

Defendants.

## \*AMENDED ARBITRATION AWARD

The final arbitration hearing in this case was held before June C. McKinney, Chief Arbitrator; Tricia Hoffler, Arbitrator; and Anne Bloom, Arbitrator, on April 4 and 5, 2016, with the hearing's conclusion on April 14, 2016, in Miami, Florida.

For Claimant: Mark Samuel Weinstein, Esquire

Weinstein & Cohen, P.A.

14125 Northwest 80th Avenue, Suite 400

Miami Lakes, Florida 33016

For Defendants: Carmen Yolanda Cartaya, Esquire

McIntosh, Sawran, & Cartaya 1776 East Sunrise Boulevard Fort Lauderdale, Florida 33314

At the conclusion of the arbitration hearing and presentation of all evidence, the following award was unanimously stipulated to by all three arbitrators on April 14, 2016, and announced to the parties the same day:

# 1. Past Economic Damages:

a.	Zuri Watson	Past Support and Service Past Social Security Set		\$67,903.75 \$(17,650.00)
		То	tal	\$50,253.75
b.	Kataya Watson	Past Support and Service Past Social Security Set		\$67,903.75 \$(17,650)
		То	tal	\$50,253.75
2.	Future Econom	ic Damages Reduced to Pre	sent M	oney Value:
a.	Zuri Watson	Support and Services		\$458,227.00
b.	Kataya Watson	Support and Services		\$333,688.75
3.	Estate Funera	l Expenses Claim:		\$3,082.00
4. Non-economic damages for 100% Loss of Capacity to Enjoy Life:				
a.	Zuri Watson			\$250,000.00
b.	Kataya Watson			\$250,000.00
	Total Arbitra	tion Award:	\$	1,395,505.25

The parties have agreed to pay Arbitrator Hoffler and Arbitrator Bloom at the rate of \$550.00 per hour. Accordingly, no later than May 9, 2016, Defendants Lifemark Hospitals of Florida, Inc., shall pay each arbitrator other than the Chief Arbitrator fees for their time preparing the case, hearing the matter, and deliberating the case as well as reimbursement costs.

Defendants shall also pay Claimant reasonable attorney's fees, 15 percent of the total award, in the sum of \$209,325.79.

At the conclusion of the arbitration hearing, the parties had not finalized costs. On April 19, 2016, Plaintiff's Notice of Filing Agreed Costs was filed. Defendants have agreed to pay costs in the amount of \$30,704.81 for the arbitration proceedings in addition to the total award above.

Ruling has been reserved as to the provisions for a periodic payment to the Claimant. The parties shall confer and attempt to come to an agreement regarding periodic payments pursuant to section 766.207(7)(c), Florida Statutes. The parties shall have ten days from the date of this written Amended Arbitration Award by which to notify the undersigned in writing as to a joint periodic payment proposal or unilateral recommendation for the undersigned's consideration.

DONE AND ORDERED this 25th day of April, 2016, in Tallahassee, Leon County, Florida.

JUNE C. MCKINNEY

Administrative Law Judge
Division of Administrative Hearings
The DeSoto Building
1230 Apalachee Parkway
Tallahassee, Florida 32399-3060
(850) 488-9675
Fax Filing (850) 921-6847
www.doah.state.fl.us

June C. MKimey

Filed with the Clerk of the Division of Administrative Hearings this 25th day of April, 2015.

#### COPIES FURNISHED:

Carmen Yolanda Cartaya, Esquire McIntosh, Sawran, & Cartaya 1776 East Sunrise Boulevard Fort Lauderdale, Florida 33314 (eServed)

Mark Samuel Weinstein, Esquire Weinstein & Cohen, P.A. 14125 Northwest 80th Avenue, Suite 400 Miami Lakes, Florida 33016 (eServed) Anne Bloom, Esquire ARB Mediation Services, Inc. 151 North Nob Hill Road, Suite 208 Fort Lauderdale, Florida 33324

Tricia Hoffler, Esquire Edmond Lindsay & Hoffler, LLP 344 Woodward Avenue Atlanta, Georgia 30312

Judson Cohen, Partner Weinstein & Cohen, P.A. 14125 Northwest 80th Avenue, Suite 400 Miami Lakes, Florida 33016 (eServed)

## NOTICE OF RIGHT TO JUDICIAL REVIEW

A party who is adversely affected by this Final Order is entitled to judicial review pursuant to section 120.68, Florida Statutes. Review proceedings are governed by the Florida Rules of Appellate Procedure. Such proceedings are commenced by filing the original notice of administrative appeal with the agency clerk of the Division of Administrative Hearings within 30 days of rendition of the order to be reviewed, and a copy of the notice, accompanied by any filing fees prescribed by law, with the clerk of the District Court of Appeal in the appellate district where the agency maintains its headquarters or where a party resides or as otherwise provided by law.