

IN THE CIRCUIT COURT OF THE  
15<sup>TH</sup> JUDICIAL CIRCUIT IN AND  
FOR PALM BEACH COUNTY,  
FLORIDA

W MICHAEL WEINSTEIN,  
  
Plaintiff,

CASE NO.  
Division:

v.

NASER HASAN AL SWEITY, and SKY NET  
WIRELESS, LLC, a Florida Limited Liability  
Company,

Defendants.

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**COMPLAINT**

Plaintiff W MICHAEL WEINSTEIN hereby sues Defendant NASER HASAN AL SWEITY and SKY NET WIRELESS, LLC, and makes the allegations set forth herein:

**GENERAL ALLEGATIONS**

1. This is an action for negligence.
2. This Court has jurisdiction over this dispute because this complaint seeks damages in excess of \$50,000.00 dollars, exclusive of interest and attorneys' fees.
3. Venue is proper in PALM BEACH County, Florida, because the motor vehicle accident from which this cause of action arises occurred in PALM BEACH County, Florida.
4. Plaintiff W MICHAEL WEINSTEIN was at all material times a resident of PALM BEACH County, Florida, and is otherwise *sui juris*.
5. Defendant NASER HASAN AL SWEITY was at all material times a resident of PALM BEACH County, Florida, and is otherwise *sui juris*.
6. Defendant SKY NET WIRELESS, LLC is a Florida Limited Liability Company,

authorized and conducting business in PALM BEACH county, Florida.

7. At all times material, and specifically on August 29, 2025, Defendant NASER HASAN AL SWEITY was the owner of the 2024 White Isuzu Truck, VIN JALC4W16XR7K01172, with License number KT016U (“the Subject Vehicle”).

8. At all material times, Defendant NASER HASAN AL SWEITY was the driver of the Subject Vehicle.

9. At all material times, the Subject Vehicle was an instrumentality that is dangerous in its operation.

10. At the time of the accident referenced herein, Defendant NASER HASAN AL SWEITY was an employee and/or the owner of Defendant SKY NET WIRELESS, LLC and was acting within the scope of his duties, employment, and/or ownership.

11. On August 29, 2025, at approximately 10:10 PM, at the community gate near the intersection of Estuary Dr. and Saturnia Blvd., Boca Raton, Defendant NASER HASAN AL SWEITY negligently rear-ended Plaintiff’s vehicle, causing the crash.

12. All conditions precedent to bringing of this action have occurred, been waived, excused or satisfied.

**COUNT I – NEGLIGENCE AGAINST DEFENDANT NASER HASAN AL SWEITY**

13. Plaintiff repeats the allegations set forth above in paragraphs 1 through 12 as if set forth herein in full.

14. At all material times, Defendant NASER HASAN AL SWEITY owed a duty to exercise reasonable care in the operation and/or use of the Subject Vehicle for the benefit of other individuals.

15. At all material times, Defendant NASER HASAN AL SWEITY breached his duty

of care to other individuals, and in particular to Plaintiff, as Defendant NASER HASAN AL SWEITY was negligent and careless in the operation, maintenance and/or use of the Subject Vehicle.

16. *Inter alia*, Defendant NASER HASAN AL SWEITY was negligent in his:

- a. Failure to operate the Subject Vehicle in a safe and reasonable manner;
- b. Failure to operate the Subject Vehicle in compliance with state and local traffic laws;
- c. Failure to look out for traffic signs;
- d. Failure to keep a reasonable and safe distance from vehicles in front of him;
- e. Failure to avoid the collision with Plaintiff;
- f. Failure to look out for traffic ahead of him;
- g. Driving carelessly;
- h. Other acts of negligence to be determined through discovery.

17. As a direct, foreseeable, and proximate result of Defendant NASER HASAN AL SWEITY's negligence, Plaintiff sustained injuries to his body; experienced pain and suffering therefrom; suffered physical handicap, disability, disfigurement, mental anguish, inconvenience, loss of capacity for the enjoyment of life; and all the elements of damages allowed under Florida law. All these injuries are permanent and continuing in nature.

18. As a further direct and proximate result of Defendant NASER HASAN AL SWEITY's negligence, Plaintiff has incurred medical expenses for his care and treatment in an effort to alleviate and cure his injuries and will continue to incur additional expenses in the future. Plaintiff's vehicle was also damaged, requiring repair expenses, sustaining diminution of value, and depriving its use from Plaintiff.

**WHEREFORE**, Plaintiff W MICHAEL WEINSTEIN demands judgment for damages against Defendant NASER HASAN AL SWEITY in excess of the minimal jurisdictional limits of this Court, as well as post-judgment interest and the costs of bringing this action as allowed by law and any other relief this Honorable Court deems just and proper.

**COUNT II - NEGLIGENCE CLAIM AGAINST DEFENDANT SKY NET WIRELESS, LLC BASED ON VICARIOUS LIABILITY**

19. Plaintiff repeats the allegations set forth above in paragraphs 1 through 18 as if set forth herein in full.

20. At the time of accident referenced herein, Defendant NASER HASAN AL SWEITY was using the Subject Vehicle as part of SKY NET WIRELESS, LLC's business operations and/or performance.

21. At the time of the accident, Defendant NASER HASAN AL SWEITY was working as an employee or owner of Defendant SKY NET WIRELESS, LLC

22. At the time of the accident, Defendant NASER HASAN AL SWEITY was acting within the scope and course of his employment with or ownership of Defendant SKY NET WIRELESS, LLC

23. At the time of the accident, Defendant NASER HASAN AL SWEITY had the consent and acquiescence of Defendant SKY NET WIRELESS, LLC to operate the Subject Vehicle.

24. As stated in the preceding Count, incorporated herein, Defendant NASER HASAN AL SWEITY was negligent while operating the Subject Vehicle causing the accident referenced herein and causing Plaintiff's damages.

25. Defendant SKY NET WIRELESS, LLC is vicariously liable for the Plaintiff's injuries and damages described in paragraphs 17 and 18 above.

**WHEREFORE**, Plaintiff W MICHAEL WEINSTEIN demands judgment for damages against Defendant SKY NET WIRELESS, LLC in excess of the minimal jurisdictional limits of this Court, as well as post-judgment interest and the costs of bringing this action as allowed by law and any other relief this Honorable Court deems just and proper.

**DEMAND FOR JURY TRIAL**

Plaintiff demands a trial by jury of all issues so triable.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was filed on this 12th day of June, 2026. The foregoing will be served with the summons on the Defendants referenced above. The certificate is taken as prima facie proof of such service in compliance with Fla. R. Jud. Admin. 2.516.

**LEIFER & RAMIREZ, PLLC**

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