- As a direct and proximate result of the negligence of the Defendant, SIMON, the Plaintiff, JANE DOE, was injured in and about her body and/or aggravated a preexisting condition or injury, suffered pain therefrom, incurred medical and related expenses fir the treatment of his injuries, suffered physical handicap, sustained permanent injuries within a reasonable degree of medical probability and/or permanent loss of bodily function and has lost the capacity for the enjoyment of life.
 - In that the injuries suffered by the Plaintiff, JANE DOE, are continuing in 15. nature, she will continue in the future to suffer disease, pain, loss of earning, physical handicap, impairment, permanent injury, and will be further compelled to expend great sums for medical care and related treatment for those injuries.

WHEREFORE, the Plaintiff, JANE DOE, demands judgment against the Defendant, SIMON PROPERTY GROUP, INC., d/b/a TOWN CENTER AT BOCA RATON, together with costs and demands trial by jury of all issues triable as of right by jury.

DATED this	day of	, 2007.
DATEDINA	uavoi	

KRUPNICK, CAMPBELL, MALONE, BUSER, SLAMA, HANCOCK, LIBERMAN & MCKEE, P.A. Attorneys for Plaintiffs 700 Southeast Third Avenue Courthouse Law Plaza, Suite 100 Fort Lauderdale, Florida 33316

(954) 763,818/1

WALTER G. CAMPBELL, JR., ESQUIRE

Florida Bar No. 161009