



Recupera Record Retrieval Services LLC

185 Great Neck Rd
Suite 403

Great Neck, NY 11021

Tel: (212) 580-1191

FACSIMILE TRANSMITTAL SHEET

TO: Records Custodian	FROM: Recupera Record Retrieval Services
COMPANY: GEICO	DATE: February 27th, 2026
PHONE NUMBER: (516) 364-9000 or Darlene M 516-714-7208	RECORDS OF: Nicole Kidman
FAX NUMBER: 856-294-5154	SENDER REFERENCE NUMBER: 5382

RE:

**Requesting Insurance Records for
dates of service indicated in attached.**

*****Rush Case Please Expedite*****

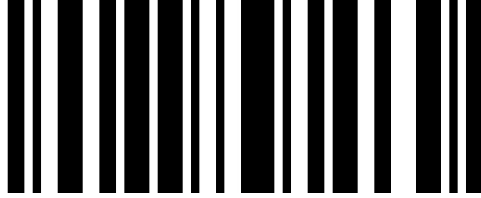
Thank You,

Recupera Record Retrieval Services LLC

Great Neck, NY 11021

Phone: (212) 580-1191

Fax: (212) 213-1715



GEICO
750 Woodbury Rd
Woodbury, NY 11797

Recupera #: 5382

Recupera Record Retrieval Services
185 Great Neck Road Suite 403
Great Neck, NY 11021
Phone: (212) 580-1191 / Fax: (212) 213-1715
Email: Records@recuperars.com

ATTN: Custodian of Records:

GEICO
750 Woodbury Rd
Woodbury, NY 11797

Please Find Enclosed a request for records of:

PATIENT: Nicole Kidman
DOB: 09/22/1984
SSN: XXX-XX-9567

On behalf of Perri Law LLP, Recupera is a third party records retrieval company that is handling the retrieval of records for this matter involving the above mentioned patient. Please direct any questions or concerns to Recupera. Any prepayment invoices or film breakdowns need to be sent to Recupera. Attached is a signed authorization provided to us from our client, Perri Law LLP, in order to obtain the following requested records per the authorization attached.

If copy costs exceed \$500.00 please contact Recupera Record Retrieval Services LLC for approval prior to sending records.

RUSH CASE - PLEASE EXPIDITE
PLEASE SEND RECORDS IMMEDIATELY

We need these records and legal documents returned BEFORE: As soon as possible

<input checked="" type="checkbox"/> Subpoena	<input type="checkbox"/> Cross Questions
<input type="checkbox"/> Written Questions	<input type="checkbox"/> Affidavit of No Record
<input type="checkbox"/> Affidavit	<input type="checkbox"/> Authorization

Contact: Records Retrieval Department

Recupera Oder Number: 5382



CERTIFICATION OF SATISFACTORY ASSURANCE

Pursuant to 45 C.F.R. §16a.512(e)(1)

PATIENT: Nicole Kidman

DOB: 09/22/1984

As required by the Standards for Privacy of Individually Identifiable Health Information ("Privacy Act") promulgated pursuant to the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), this certification provides satisfactory assurances that appropriate steps have been taken to notify and/or otherwise protect the privacy of the individual who is the subject of the protected health information that is being requested.

(X) **Notice**

In compliance with 45 C.F.R. § 164.512(e)(1), I hereby certify, that I have made a good faith attempt to provide written notice to Nicole Kidman the individual, or if the individual's location is unknown, to make a notice to the individual's last known address or legal representation.

Name: Jack Ma
Street Address: 1 Main Street
City, State, ZipCode: Smithtown, NY 11787

A copy of such notice is attached to this Certification

I further certify that the notice included sufficient information about the litigation or proceeding in which the protected health information is requested to permit the individual to raise and objection to the court or administrative tribunal. I further certify that the time for the individual to raise objections to the court or administrative tribunal has elapsed and either: (1) no objections were filed; or (2) all objections filed by the individual have been resolved by the court or the administrative tribunal and the disclosures being sought are consistent with such resolution.

 Qualified Protective Order

In compliance with 45 C.F.R. §16a.512(e)(1), I hereby certify that the parties to the dispute giving rise to this request for information have agreed to a qualified protective order and have presented it to the court or administrative tribunal with jurisdiction over the dispute. A copy of the qualified protective order, or my request for such order, is attached hereto.

Julia Flesher Koch & family

Name

February 27th, 2026

Date

/s/ Julia Flesher Koch & family

Signature

Perri Law LLP

Company

Recupera # 5382

**CUMBERLAND COUNTY CIRCUIT
COURT
CIVIL DIVISION**

Williams, Brianna
Plaintiff(s)

Case No.: 2025-CV-070012

v.

Horizon Fitness Centers, LLC
Defendant(s)

SUBPOENA DUCES TECUM FOR PRODUCTION OF RECORDS

To: RECORDS CUSTODIAN
GEICO
750 Woodbury Rd
Woodbury, NY 11797

Issued pursuant to Illinois Supreme Court Rules, including Rule 204 (Production in Lieu of Appearance).

YOU ARE HEREBY COMMANDED to produce the following records for inspection and copying within fifteen (15) days of your receipt of this subpoena, by mailing, faxing, or securely delivering them in electronic format on CD or via E-Mail to Records@recuperars.com.

RECORDS OF Nicole Kidman

CLAIM / POLICY INFORMATION (IF APPLICABLE)

Plaintiff/Claimant: Nicole Kidman

Insured: Starr

Policy No.: a;slkdfj;slakdfj

Claim No.:

Date of Loss / Incident:

Plaintiff Date of Birth: 09/22/1984

Plaintiff Social Security No.: XXX-XX-9567

1. Produce a complete and legible copy of any and all insurance records and claim file materials in your possession, custody, or control relating to the above-referenced claimant and/or the incident occurring on or about , including without limitation the complete claim file(s) for claim no. and any related claims.
2. The requested records include, without limitation:
 - (a) The complete policy file, including declarations, insuring agreements, endorsements, riders, applications, underwriting materials, renewal documents, and coverage analyses;
 - (b) The complete claim file, including all adjuster notes, diary entries, activity logs,

internal communications, and claim handling guidelines as applied to the claim;

(c) All correspondence (letters, emails, texts, portal messages) between you and any insured, claimant, attorney, provider, employer, investigator, vendor, or third party concerning the claim;

(d) Recorded statements, examinations under oath (EUO) transcripts, investigative reports, scene inspections, photographs, videos, surveillance materials, and social media investigations (if any);

(e) All medical records, bills, reports, peer reviews, IME reports, independent reviews, utilization reviews, and documentation relied upon in evaluating the claim (to the extent maintained within the claim file);

(f) Payment and benefits records, including payment logs, explanation of benefits (EOBs), reserve history (if maintained), lien information, subrogation materials, and any reimbursement/recovery documentation;

(g) All coverage position letters, denials, disclaimers, reservation of rights letters, settlement agreements, releases, and closing documents.

3. If any portion of the claim file is withheld or redacted, please identify the withheld material and the basis for withholding/redaction and produce all non-withheld portions.

4. All records requested should be inclusive and should in no way be limited to one incident.

**SEND ELECTRONIC RECORDS AND INVOICE TO: RECORDS@RECUPERARS.COM
OR CD OF RECORDS TO:**

Recupera Record Retrieval Services LLC
185 Great Neck Rd
Suite 403
Great Neck, NY 11021
Phone: (212) 580-1191
Fax: (212) 213-1715
Email: records@recuperars.com

FAILURE TO COMPLY WITH THIS SUBPOENA MAY SUBJECT YOU TO SANCTIONS, INCLUDING CONTEMPT OF COURT, AS PROVIDED BY ILLINOIS LAW AND APPLICABLE COURT RULES. This subpoena is part of an investigation into health care fraud, waste, and abuse and is issued in compliance with HIPAA (45 CFR §§ 164.512(e)(1)(ii), 164.512(e)(1)(iii), and 164.512(e)(1)(v)).

HIPPA NOTICE AND COMPLIANCE

THIS SUBPOENA HAS BEEN ISSUED IN COMPLIANCE WITH THE HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996 (HIPAA), 45 C.F.R. §164.512(E), WHICH PERMITS THE DISCLOSURE OF PROTECTED HEALTH INFORMATION (PHI) IN RESPONSE TO A VALID SUBPOENA THAT:

1. LIMITS THE SCOPE OF RECORDS REQUESTED TO WHAT IS RELEVANT AND MATERIAL TO A PENDING LEGAL MATTER.

2. INCLUDES GOOD FAITH ATTEMPTS TO PROVIDE WRITTEN NOTICE TO THE ABOVE-NAMED PATIENT THAT HIS/HER PROTECTED HEALTH INFORMATION HAS BEEN SUBPOENAED; AND
3. IS ISSUED THROUGH LAWFUL PROCESS (E.G., A COURT OR ATTORNEY-AUTHORIZED SUBPOENA), AND THE TIME FOR THE PATIENT OR THEIR REPRESENTATIVE TO FILE OBJECTIONS WITH THE COURT HAS ELAPSED.
 - a. NO OBJECTIONS WERE FILED, AND THE DISCLOSURE OF RECORDS IS PERMITTED UNDER LAW
 - b. ALL OBJECTIONS FILED WERE HEARD AND RESOLVED BY THE COURT, AND THE REQUESTED DISCLOSURE WAS DETERMINED TO BE REASONABLE AND APPROPRIATE.

Dated this 27th of February, 2026

/s / Sharon C. Britton
WILLIAM G.K. SMOAK
Florida Bar No.: 645028

Julia Flesher Koch & family
Perri Law LLP
7 Thrush Dr
Smithtown, NY 11787

Please do not respond to Perri Law LLP. Please direct any questions or responses to Recupera Record Services, Inc. 185 Great Neck Rd Suite 403 Great Neck, NY 11021; Phone No.: (212) 580-1191; Fax No.: (212) 213-1715; E-Mail: records@recuperars.com. Thank you.

Recupera # 5382

**CUMBERLAND COUNTY CIRCUIT
COURT
CIVIL DIVISION**

Williams, Brianna
Plaintiff(s)

v.

Horizon Fitness Centers, LLC
Defendant(s)

Case No.: 2025-CV-070012

ADDENDUM TO SUBPOENA

To: RECORDS CUSTODIAN
GEICO
750 Woodbury Rd
Woodbury, NY 11797

*****ATTENTION*****

DO NOT FILE WITH COURT

Due to privacy issues, the Social Security Number was not included in the subpoena but the information is as follows:

Plaintiff: Nicole Kidman
SSN: XXX-XX-9567
Date of Birth: 09/22/1984

/s / Sharon C. Britton

WILLIAM G.K. SMOAK

Florida Bar No.: 645028

Julia Flesher Koch & family

Perri Law LLP

7 Thrush Dr

Smithtown, NY 11787

Recupera # 5382

**CUMBERLAND COUNTY CIRCUIT
COURT
CIVIL DIVISION**

Williams, Brianna
Plaintiff(s)

Case No.: 2025-CV-070012

v.

Horizon Fitness Centers, LLC
Defendant(s)

NOTICE OF NON-PARTY RECORDS SUBPOENA (RULE 204)

To all parties of record:

YOU ARE NOTIFIED that the attached subpoena will be used to obtain records from the non-party custodian(s) listed below. Pursuant to Illinois Supreme Court Rule 204(a)(4), a copy of any subpoena issued in connection with a records deposition is attached to this notice and is intended to be provided not less than fourteen (14) days prior to the scheduled production/deposition, unless otherwise ordered by the court. If an objection or motion is made, the custodian should not produce the records except pursuant to court order or written agreement.

GEICO
750 Woodbury Rd
Woodbury, NY 11797
Insurance

DATED this 27th of February, 2026.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing notice (with attached proposed subpoena(s)) was served on all parties/counsel of record on this 27th of February, 2026 via e-service or other method permitted by applicable rules.

/s / Sharon C. Britton

WILLIAM G.K. SMOAK

Florida Bar No.: 645028

Julia Flesher Koch & family

Perri Law LLP

7 Thrush Dr

Smithtown, NY 11787