ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY				
Kay Rha, in propia persona 1240 Scott Blvd.					
Santa Clara, 95050	UCS				
TELEPHONE NO: 408-246-0301 FAX NO. (Optional): 408-246-5131					
E-MAIL ADDRESS (Optional):					
ATTORNEY FOR (Name): plaintiff	FILED Santa Clara Co				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Clara	03/06/13 9:17am				
STREET ADDRESS: 191 N. First st.	David H. Yamasaki				
MAILING ADDRESS: 191 N. First St.	Chief Executive Offic				
CITY AND ZIP CODE: Santa Clara, 95050	Bu: jcaonauuen DT\$CIV				
BRANCH NAME: Downtown Courthouse-Civil Division	R#201300023192				
	CK \$43 <b>5.</b> 00				
PLAINTIFF: KAY RHA	TL \$43 <b>9.</b> 00				
***************************************	Case: 1-13-CV-242⊉84				
DEFENDANT: KAISER PERMANENTE; KAISER FOUNDATION					
HOSPITALS; and					
DOES 1 TO 500, inclusive	O J. Geo-Menior				
COMPLAINT—Personal Injury, Property Damage, Wrongful Death					
AMENDED (Number):					
Type (check all that apply):					
MOTOR VEHICLE OTHER (specify):	(%)*				
Property Damage Wrongful Death					
Personal Injury Other Damages (specify): med malp					
Jurisdiction (check all that apply):	CASE NUMBER:				
ACTION IS A LIMITED CIVIL CASE					
Amount demanded does not exceed \$10,000					
exceeds \$10,000, but does not exceed \$25,000  ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)	113C V 242284				
ACTION IS RECLASSIFIED by this amended complaint					
from limited to unlimited					
from unlimited to limited					
1. Plaintiff (name or names): Kay Rha					
alleges causes of action against defendant (name or names):					
Kaiser Permanente; Kaiser Foundation Hospitals; and Does 1 to 500, included	ısive				
2. This pleading, including attachments and exhibits, consists of the following number of page					
Each plaintiff named above is a competent adult	· ·				
a. except plaintiff (name):					
(1) a corporation qualified to do business in California	•				
(2) an unincorporated entity (describe):					
(3) a public entity (describe):					
(4) a minor an adult					
for whom a guardian or conservator of the estate or a guard	ian ad litem has been appointed				
(b) other (specify):	•••				
(5) other (specify):					
b. except plaintiff (name):					
(1) a corporation qualified to do business in California					
(2) an unincorporated entity (describe):					
(3) a public entity (describe):					
(4) a minor an adult					
(a) for whom a guardian or conservator of the estate or a guard	ian ad litem has been appointed				
(b) other (specify):	• •				
(5) other (specify):	·				
**************************************					
Information about additional plaintiffs who are not competent adults is shown in Atta	chment 3.				

S	HORT TITLE:				CASE NUMBER:			
F	Rha vs. Kaiser							
<u>_</u>								
4.	Plaintiff (name):							
	is doing business under the fictitious name (specify):							
•								
	and has complied with the fictitious business name laws.							
5.	Each defendant named above is a natural person							
	a. <b>vecept</b> defendant (name): Kaiser Permanente c. <b>except</b> defendant (name):							
	<ul><li>(1) a business organization, form unknown</li><li>(2) a corporation</li></ul>	(1) (2)	늗		siness organization, form unknown rporation			
	(3) an unincorporated entity (describe):	(3)	$\vdash$		nincorporated entity (describe):			
	· · · · · · · · · · · · · · · · · · ·	(-,			, , , , , , , , , , , , , , , , , , ,			
	(4) a public entity (describe):	(4)		a pu	blic entity (describe):			
	(5) other (specify):	(5)		othe	r (specify):			
	(7)	(-,		• • • • • • • • • • • • • • • • • • • •				
	b. vercept defendant (name): Kaiser Foundation		ept d	1.7	ant (name):			
	(1) a business organization, form unknown	(1)	H		siness organization, form unknown moration			
	(2) a corporation (3) an unincorporated entity (describe):	(2) (3)	H	. //	nincorporated entity (describe):			
	(o) an animosporated entity (describe).	(0)		<u>ө</u> и и	minosporated chitty (describe).			
	(4) a public entity (describe):	(4)		a pu	blic entity (describe):			
	(5) other (specify):	(5)		othe	r (specify):			
		•						
	Information about additional defendants who are not buyloness	! -		المصطا	in Attachment E			
	Information about additional defendants who are not natural persor	15 15	conta	iinea i	in Attacriment 5.			
6.	The true names of defendants sued as Does are unknown to plaintiff.							
	a. Doe defendants (specify Doe numbers): 1 to 500, inclusive were the agents or employees of other named defendants and acted within the scape of that agency or employment.							
	b. Doe defendants (specify Doe numbers): 1 to 500, inclusive are persons whose capacities are unknown to							
_	plaintiff.							
7.	Defendants who are joined under Code of Civil Procedure section	382	are (/	name	s):			
•								
8.	This court is the proper count because							
	a. at least one defendant now resides in its jurisdictional area.							
	b. the principal place of business of a defendant corporation or unincorporated association is in its jurisdictional area.							
	c. injury to person or damage to personal property occurred in its jurisdictional area.							
	d other (specify):							
9.	Plaintiff is required to comply with a claims statute, and							
٥.	a has complied with applicable claims statutes, or							
	b. is excused from complying because (specify):							

SHORT TITLE:	CASE NUMBER:
Rha vs. Kaiser	
<ul> <li>10. The following causes of action are attached and the statements above apply to each (causes of action attached):</li> <li>a. Motor Vehicle</li> <li>b. General Negligence</li> <li>c. Intentional Tort</li> <li>d. Products Liability</li> <li>e. Premises Liability</li> <li>f. Other (specify):</li> <li>medical malpractice</li> </ul>	each complaint must have one or more
11. Plaintiff has suffered  a wage loss  b loss of use of property  c/ hospital and medical expenses  d/ general damage  e property damage  f/ loss of earning capacity  g other damage (specify):	
12. The damages claimed for wrongful death and the relationships of plaintiff to the a. listed in Attachment 12. b. as follows:	deceased are
13. The relief sought in this complaint is within the jurisdiction of this court.	
14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitab a. (1)  compensatory damages (2)  punitive damages The amount of damages is (in cases for personal injury or wrongful death, you mu (1)  according to proof (2)  in the amount of: \$	
15.  The paragraphs of this complaint alleged on information and belief are as follows	s (specify paragraph numbers);
GN; medical malpractice	· · · · · · · · · · · · · · · · · · ·
Date: 03/04/2013	$M_{\Delta \Delta \Delta}$
Kay Rha Kay Kha	NATIONAL DE DIAMETER OD ATTORNEY
TYPE (10 DDINT NAME) (SIC	NATURE OF PLAINTIFF OR ATTORNEY)

on (date): 03/06/2012 at (place): Kaieser Permanente Medical Center, 19000 Homestead Rd., Cupertino, CA 95014

(description of reasons for liability):

MEDICAL MALPRACTICE

As a health care provider, Defendant(s) and duty to Plaintiff for reasonable care in caring for a patient, taking into account the mental and physical condition of the patient, and in selecting and maintaining, and ensuring the competence of its staff.

As a health care provider, Defendant was obligated to have and use the learning, skill, and care ordinarily possessed by nurses and medical staff in the same or similar capacity, and under similar circumstances.

Defendant was and is liable for the negligent acts of its nursing staff under the theory of respondeat superior.

Defendant failed to use reasonable care under circumstances in caring for Plaintiff, and its patient, all causing Plaintiff undue suffering.

Defendant failed to use reasonable care in hiring, supervising, and monitoring its nursing staff, all causing Plaintiff undue suffering.

Plaintiff was injured and endured undue pain and suffering as a result of the acts and omissions of Defendant, and had negligence been absent on the part of the Defendant, Plaintiff would not have suffered the injuries and would have obtained a better result.

As a result of the aforementioned injuries, Plaintiff has been damaged in a sum according to proof, but not exceeding \$250,000.00, including, but not limited to, medical expenses, loss wages, expected future medical expenses, emotional distress, pain, and suffering.

As a further direct and proximate result of said negligence of Defendant, Plaintiff has been obliged to incur hospital, medical, and related expenses, the exact amounts of which are not ascertained at this time, compounding Plaintiff's damages.

At the said time and place, as aforesaid, Defendant, so negligently, carelessly, recklessly, wantonly, and unlawfully treated, provided medical care, monitoring, examination, diagnosis, and other medical services so as to directly and proximately cause pain to Plaintiff.

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