CIV-140528-CIV-DS1407335-CASEEN-142102

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Complaint and Party information entered



NEW FILE

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	1	BRUCE G. FAGEL, State Bar No.103674		
	2	Law Offices of Bruce G. Fagel & Associates	SAN BERNARDINO DISTRICT	
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	6	Attorneys for Plaintiffs	, -Li Ul¥	
	7			
	8	SUPERIOR COURT OF THE S	STATE OF CALIFORNIA	
	9	FOR THE COUNTY OF S	SAN BERNARDINO	
1	10			
·	11	ADMANI RAMIDEZ a minor by and through		
	12	ARMANI RAMIREZ, a minor, by and through his guardian ad litem, GRACIELA RAMIREZ,	Case No. CIV DS1407335 COMPLAINT FOR DAMAGES	
1	13	CAMILO RAMIREZ, GRACIELA RAMIREZ, individually,	FOR MEDICAL MALPRACTICE	
]	14	Plaintiffs,	1. Negligence	
J	15	vs.	2. Negligence 3. Negligent Infliction of Emotional Distress	
J	16	KAISER FOUNDATION HEALTH PLAN, INC., a	4. Loss of Consortium	
J	17	Corporation, KAISER FOUNDATION HOSPITALS, a Corporation, SOUTHERN	\$140528-	
	18	CALIFORNIÀ PERMANENTÉ MEDICAL GROUP, a Partnership, ANITA MARIE BISHOP, R.N., and DOES 1-250, inclusive,		
	19			
	20	Defendants.		
	21	Plaintiffs, through counsel, allege in the malpraetice as follows:	ir complaint for damages for medical	
2	22	1	acities, whether individual, associate,	
2	23	corporate or otherwise of Defendants DOES th		
2	24	·	-	
Law Offices of 26 Bruce G. Fagel	25	Plaintiffs ,who therefore, sues said Defendants by such fictitious names. When the true names, identities or capacities of such fictitiously-designated Defendants are ascertained,		
		Plaintiffs will ask leave of Court to amend the Complaint to insert said true names,		
	27	identities and capacities, together with the pro		
Associates 2	28	une experience, regenter men are pro	F 00 00	

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Complaint for Damages for Medical Malpractice

Plaintiffs are informed and believe and thereon allege that each of the
 Defendants sued herein as a DOE is responsible in some manner for the events and
 happenings herein referred to, thereby legally causing the injuries and damages to the
 Plaintiffs as herein alleged.

3. All of the facts, acts, events and circumstances herein mentioned and described occurred in the County of SAN BERNARDINO, State of California, and all Defendants are residents of the County of SAN BERNARDINO, State of California, doing business in said County, State of California.

4. At all times herein mentioned, Defendants DOES I through 50, inclusive, were, and now are, physicians and surgeons, holding the inselves out as duly licensed to practice their profession under and by virtue of the laws of the State of California and were, and now are, engaged in the practice of their profession in the State of California.

5. At all times herein mentioned, Defendants ANITA MARIE BISHOP, R.N., and DOES 51 through 100, inclusive, were, and now are, registered nurses, nurse practitioners, nurse midwives, licensed vocational nurses, practical nurses, physician assistants, aids, technicians, attendants, students or other paramedical personnel, holding themselves out as duly able to practice their profession under and by virtue of the laws of the State of California and were, and now are, engaged in the practice of their profession in the State of California and acting as agents, employees and servants of some or all of the other Defendants within the course and scope of said agency or employment.

6 At all times herein mentioned, Defendants KAISER FOUNDATION HEALTH PLAN, INC., KAISER FOUNDATION HOSPITALS, SOUTHERN CALIFORNIA PERMANENTE MEDICAL GROUP, and DOES 101 through 150, and each of them, were corporations, partnerships, joint ventures, or other entities organized and existing under the laws of the State of California, with their principal place of business situated in the State of California and other States.

7. Defendants KAISER FOUNDATION HEALTH PLAN, INC., KAISER FOUNDATION HOSPITALS, and DOES 151 through 200, inclusive, were at all times herein

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mentioned duly organized California corporations or hospitals existing under and by 1 virtue of the laws of the State of California and other States; that said Defendant 2 corporations, hospitals and the remaining Defendants, and each of them, owned, 3 operated, managed and controlled a general hospital facility within the County of SAN 4 BERNARDINO, State of California, held out to the public at large and to the Plaintiffs 5 herein, as properly equipped, fully accredited, competently staffed by qualified and 6 prudent personnel and operating in compliance with the standard of due care 7 maintained in other properly equipped, efficiently operated and administered, accredited 8 hospitals in said community commonly known as KAISER PERMANENTE ONTARIO 9 MEDICAL CENTER. 10

At all times herein mentioned Defendants DOES 201 through 250 were doing 11 8. business as a district or County hospital or clinic, and DOES 240-250, a hospital operated 12 by a government entity or medical clinican hospital, open to the public, or a medical 13 facility or clinic, operated by a government entity open to the public rendering medical, 14 surgical, hospital, diagnostic, nursing and other care to the general public for 15 compensation. All of the acts complained of herein by Plaintiffs against said Defendants 16 were done and performed by said Defendants by and through their duly authorized 17 agents, servants and employees, each of whom and all of whom were at all times 18 mentioned herein acting within the course, purpose, and scope of their said agency, 19 service and employment, and whose conduct was ratified by all Defendants, and each of 20 them 21

9. Each Defendant ratified and affirmed the conduct of each other Defendant. Each of the Defendants was the agent, servant, and employee of the other Defendants.

10. Plaintiffs are informed and believe and upon such information and belief allege that at all times herein mentioned, Defendants and other Defendants named fictitiously, were the agents, servants, employees, joint-venturers, and copartners of their said co-Defendants and, as such, were acting within the course and scope of such agency, service, partnership, venture, and employment at all times herein mentioned;

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that each and every Defendant, as aforesaid, when acting as a principal, was negligent in
the selection and hiring of each and every other Defendant, as its agent, servant,
employee, joint-venturer and partner. Further, each and every Defendant ratified the
conduct of the other Defendants.

PLAINTIFF ARMANI RAMIREZ A MINOR, BY AND THROUGH HIS GUARDIAN AD LITEM GRACIELA RAMIREZ, ALLEGES FOR A CAUSE OF ACTION FOR NEGLIGENCE AGAINST DEFENDANTS AND EACH OF THEM AS FOLLOWS:

I.

9 11. Plaintiff ARMANI RAMIREZ repeats and repleads each and every allegation
10 contained each of the foregoing paragraphs, and incorporates the same herein by
11 reference.

12 12. On or about the date of the filing of the complaint, GRACIELA RAMIREZ was
13 by order duly made and entered by the above entitled Court, appointed Guardian ad
14 Litem of Plaintiff ARMANI RAMIREZ a minor, born January 19, 2014.

At all times herein mentioned, and prior thereto, the Plaintiff was in the 13. 15 exclusive control of the Defendants, and each of them, and that at no time prior to the 16 events, conduct, activities, care and treatment herein complained of did the Defendants 17 herein, or any of them, obtain knowledgeable, informed consent for said care, treatment 18 or conduct; that prior to the initiation of or performance of said care, treatment, 19 procedure or conduct no opportunity was afforded the Plaintiff or any authorized agent 20of the Plaintiff to exercise voluntary, knowledgeable and informed consent to said care, 21 treatment, procedure or conduct. 22

14. Prior to January 19, 2014, the date of ARMANI RAMIREZ' birth, and thereafter, GRACIELA RAMIREZ employed Defendants, and each of them, to diagnose and treat her condition of pregnancy and to do all things necessary for her care and the care of her baby, ARMANI RAMIREZ including but not limited to, pre-delivery care, the delivery, and post-delivery care.

15. While minor Plaintiff ARMANI RAMIREZ was under the sole and exclusive

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care and control of the Defendants, and each of them. Defendants, and each of them 1 negligently, carelessly and unskillfully selected various hospitals and physicians and 2 other health care provides, negligently delivered, examined, treated, cared for, 3 diagnosed, operated upon, attended and otherwise handled and controlled the minor 4 Plaintiff herein, thereby proximately causing injuries and damages to the minor Plaintiff. 5 Said acts of negligence include, but are not limited to, failing to diagnose or treat his 6 mother's placental abruption, and further failing to perform a time vesarean section, 7 such that he was born with APGAR scores of 0,0,1, suffering from severe neurological 8 injuries and brain damage. 9

10 16. Defendants KAISER FOUNDATION HOSPITALS, and DOES 151-200, failed and 11 neglected to adequately select a competent medical staff and to periodically review the 12 competency of its medical staff, and failed to adequately monitor its staff such that the 13 minor Plaintiff was caused to, and did suffer injuries and damages as herein alleged.

As a legal result of the regigence of the Defendants, and each of them, the 17. 14 minor Plaintiff was injured in highealth, strength and activity, sustaining severe shock, 15 and injury to the body, all of which said injuries have caused and continue to cause 16 Plaintiff great physical, emotional, and nervous pain and suffering, and which said 17 injuries Plaintiff is informed and believes, and thereon alleges, will result in loss of 18 earnings, permanent disability, loss of enjoyment of life, and impairment of earning 19 capacity all to Plaintiff's damage in a sum in excess of the jurisdiction of the Municipal 20 Couk 21

18. As a further legal result of the negligence of the Defendants, and each of them, and the resulting injuries to the Plaintiff, said Plaintiff was compelled to, and did, incur expenses for medical and surgical attention, hospitalization, nursing, medication and incidentals for said Plaintiff in an amount unknown to Plaintiff at present.

19. As a further legal result of the negligence of the Defendants, and each of them, and of the resulting injuries, Plaintiff will be obliged to incur expenses for medical care and hospitalization for an indefinite period in the future and to pay for these

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expenses in the treatment and relief of injuries for medical and surgical attention, hospitalization, nursing, medication, and incidentals for said Plaintiff in an amount unknown to Plaintiff at present.

20. As a further legal result of the negligence of the Defendants, and each of them, Plaintiff will suffer a decreased earnings and earning capacity in the future and future earnings to Plaintiff's further damage in a sum unknown at present.

II.

PLAINTIFF GRACIELA RAMIREZ ALLEGES FOR A SEPARATE AND DISTINCT CAUSE OF ACTION FOR NEGLIGENCE AGAINST DEFENDANTS AND EACH OF THEM:

21. Plaintiff GRACIELA RAMIREZ repeats and repleads each and every allegation contained in each of the preceding paragraphs and incorporates the same herein by reference.

22. At all times herein mentioned, the Plaintiff was in the exclusive control of the said Defendants and that at no time prior to the events, conduct, activities, care and treatment herein complained of did the said Defendants obtain knowledgeable, informed consent for said care, treatment or conduct; that prior to the initiation of or performance of said care, treatment, procedure or conduct no opportunity was afforded the Plaintiff or any authorized agent of the Plaintiff to exercise voluntary, knowledgeable and informed consent to said care, treatment, procedure or conduct.

23. Prior to January 19, 2014, the date of ARMANI RAMIREZ's birth, and thereafter, GRACIELA RAMIREZ employed said Defendants, to diagnose and treat her condition of pregnancy and to do all things necessary for her care, including, but not limited to, pre-delivery care, the delivery and post-delivery care.

24. While Plaintiff GRACIELA RAMIREZ was under the sole and exclusive care and control of the said Defendants, Defendants, negligently, carelessly and unskillfully delivered, examined, treated, cared for, diagnosed, operated upon, attended and otherwise handled and controlled the Plaintiff herein, thereby proximately causing

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injuries and damages to Plaintiff, as hereinabove alleged.

25. As a legal result of the negligence of the Defendants, and each of them, Plaintiff was injured in her health, strength and activity, sustaining severe shock, and injury to Plaintiff's body, all of which said injuries have caused and continue to cause Plaintiff great physical, emotional, and nervous pain and suffering, and which said injuries Plaintiff is informed and believes, and thereon alleges, will result in loss of earnings, permanent disability, loss of enjoyment of life, and impairment of earning capacity all to Plaintiff's damage in a sum in excess of the jurisdiction of the Municipal Court.

26. As a further legal result of the negligence of the Defendants, and each of them, and the resulting injuries to the Plaintiff, said Plaintiff was compelled to, and did, incur expenses for medical and surgical attention, hospitalization, nursing, medication and incidentals for said Plaintiff in an amount unknown to Plaintiff at present.

27. As a further legal result of the negligence of the Defendants, and each of them, and of the resulting injuries. Plaintiff will be obliged to incur expenses for medical care and hospitalization for an indefinite period in the future and to pay for these expenses in the treatment and relief of injuries for medical and surgical attention, hospitalization, nursing, medication, and incidentals for said Plaintiff in an amount unknown to Plaintiff at present.

As a further legal result of the negligence of the Defendants, and each of them Plaintiff GRACIELA RAMIREZ has suffered loss of earnings and will suffer a decreased earning capacity in the future and future earnings to Plaintiff's further damage in a sum unknown at present.

III.

PLAINTIFF GRACIELA RAMIREZ ALLEGES FOR A SEPARATE AND DISTINCTCAUSE OF ACTION FOR NEGLIGENT INFLICTION OF EMOTIONALDISTRESS AGAINST DEFENDANTS AND EACH OF THEM AS FOLLOWS:Plaintiff GRACIELA RAMIREZ repeats and repleads each and every allegation

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contained in the preceding paragraphs and incorporates the same herein by reference.

30. At all times herein mentioned, GRACIELA RAMIREZ was the mother of ARMANI RAMIREZ the minor Plaintiff, and was and is under a duty to care for the minor child herein. Plaintiff GRACIELA RAMIREZ employed said Defendants to care for and treat herself and her minor child, ARMANI RAMIREZ during the pregnancy.

At all times mentioned, said Defendants were under a legal duty to Plaintiff 31. with respect to the care and treatment of the child, ARMANI RAMIREZ while the child was a patient in the said hospital and under the care of the said befendants. Said Defendants treated and cared for both the minor and GRACIELA RAMIREZ during the labor and delivery of GRACIELA RAMIREZ and thereafter 10

At all times mentioned, there existed a close relationship between Plaintiff 32. 11 GRACIELA RAMIREZ and ARMANI RAMIREZ namely, mother and child, and said 12 Defendants were aware of this close relationship when they agreed to care for the child. 13 It was foreseeable that Plaintiff GRACIELA RAMIREZ would be damaged directly by 14 negligent acts or omissions to act and committed upon the child. Said Defendants were 15 aware that Plaintiff GRACIELA RAMIREZ was concerned about the physical well being of 16 her child when Defendants agreed to treat both the child and mother. 17

It was reasonably foreseeable and easily predictable that any acts of 33. 18 negligence by these Defendants that would injure the child would lead to serious 19 emotional distress in Plaintiff GRACIELA RAMIREZ. Because the risk of harm to the 20 Plaintiff was reasonably foreseeable and easily predictable, Defendants owed Plaintiff a 21 duty to exercise due care in diagnosing, caring for, and treating Plaintiff's child, ARMANI 22 RAMIREZ. This is especially true as Defendants agreed to and did treat both GRACIELA 23 RAMIREZ and ARMANI RAMIREZ at the same time. 24

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Said Defendants in disregard of the probability that their actions would 34. cause severe emotional distress, in failing to provide the necessary medical treatment to Plaintiff GRACIELA RAMIREZ and her child, caused Plaintiff GRACIELA RAMIREZ severe emotional distress arising from the abnormal event of participating in a negligent

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delivery and reacting to the tragic outcome with fright nervousness and shock, grief, anxiety, worry, mortification, shock, humiliation and indignity.

35. These damages for emotional distress accrued separately, consist of different acts, and at separate times, from Plaintiff GRACIELA RAMIREZ's previous cause of action for negligence from which she suffered physical injuries and pain and suffering during the negligently conducted labor and delivery.

36. As a further legal result of the negligence of the Defendants, and of the resulting injuries, Plaintiff will be obliged to incur expenses for medical care and hospitalization for an indefinite period in the future and to pay for these expenses in the treatment and relief of injuries for medical and surgical attention, hospitalization, nursing, medication, and incidentals for said Plaintiff in an amount unknown to Plaintiff at present.

37. As a further legal result of the negligence of the Defendants, Plaintiff has suffered loss of earnings and will suffer a decreased earning capacity in the future and future earnings to Plaintiff's further damage in a sum unknown at present.

By reason of the negligence of said Defendants, Plaintiff GRACIELA
RAMIREZ suffered severe and serious emotional distress and shock and injury to her
nervous system and body, all to her general damage in a sum within the jurisdiction of
this Court and pursuant to *Burgess v. Superior. Court* (1992) 2 Cal.4th 1064.

IV. PLAINTIFF CAMILO RAMIREZ ALLEGES FOR A SEPARATE AND DISTINCT CAUSE OF ACTION FOR LOSS OF CONSORTIUM AGAINST DEFENDANTS AND EACH OF THEM AS FOLLOWS:

39. Plaintiff CAMILO RAMIREZ repeats and repleads each and every allegation contained in all prior paragraphs and incorporates the same herein by reference as to said Defendants and each of them.

40. At all times herein mentioned, GRACIELA RAMIREZ and CAMILO RAMIREZ were married and are husband and wife.

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	1	41.	As a direct and proximate result of the aforesaid conduct of Defendants, and	
	2	each of them, and the resultant injuries to Plaintiff GRACIELA RAMIREZ, Plaintiff CA		
	3	RAMIREZ ha	is suffered and is reasonably certain to suffer in the future the loss of	
	4	consortium, love, companionship, comfort, affection, society, solace, moral support,		
	5	enjoyment of sexual relations and physical assistance in the operation and maintenance		
	6	of the home, causing damage in a sum in excess of the jurisdiction of the Municipal		
	7	Court.		
	8	WHEREFORE, Plaintiffs pray for damages against the Defendants, and each of		
	9	them, as foll	lows:	
	10	FOR 7	THE CAUSE OF ACTION FOR NEGLIGENCE FOR PLAINTIFF ARMANI RAMIREZ	
	11	<u>A MI</u>	NOR:	
	12	1.	General damages, according to proof;	
	13	2.	Past and future medical expenses, according to proof;	
	14	3.	For loss of future earning and earning capacity, according to	
	15		proof;	
	16	4.	Costs of suit incurred herein, and	
	17	5.	For such other and further relief as to the Court appears just and proper.	
	18	FOR 7	THE CAUSE OF ACTION FOR NEGLIGENCE FOR PLAINTIFF GRACIELA	
	19	RAMI	REZ:	
	20		General damages, according to proof;	
	21	(2)	Past and future medical expenses, according to proof;	
	22	3.	For loss of past and future earning and earning capacity, according to proof;	
	23	4.	Costs of suit incurred herein, and	
• .	24	5.	For such other and further relief as to the Court appears just and proper.	
25 Law Offices of 26 Bruce G. Fagel		<u>FOR 1</u>	THE CAUSE OF ACTION FOR NEGLIGENT INFLICTION OF EMOTIONAL	
		DISTR	RESS FOR PLAINTIFF GRACIELA RAMIREZ:	
& Associates	27	1.	General damages, according to proof;	
	28	2.	Special damages, according to proof;	
			10	

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	1	3. Costs of suit incurred herein, and
	2	4. For such other and further relief as to the Court appears just and proper.
	3	
	4	FOR THE CAUSE OF ACTION FOR LOSS OF CONSORTIUM FOR PLAINTIFF CAMILO
	5	RAMIREZ:
	6	1. General damages, according to proof;
7		2. Special damages, according to proof;
	8	3. Costs of suit incurred herein, and
	9	4. For such other and further relief as to the Court appears just and proper.
1	10	DATED: May 23, 2014 Law Offices of Bruce G. Fagel/and Associates
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1	12	By:
1	13	Boace G. Fagel. Attorneys for Plaintiffs
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Complaint for Damages for Medical Malpractice

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SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO

San Bernardino District - Civil 247 West Third Street San Bernardino, CA. 924150210 ____ CASE NO: CIVDS1407335 NOTICE OF TRIAL SETTING CONFERENCE and NOTICE OF CASE ASSIGNMENT IN RE: RAMIREZ, ET AL -V- KAISER FOUNDATION HEALTH, ET AL THIS CASE HAS BEEN ASSIGNED TO: MICHAEL A SACHS IN DEPARTMENT S28J FOR ALL PURPOSES. Notice is hereby given that the above-entitle dase has been set for Trial Setting Conference at the court located at 247 WEST THIRD STREET SAN BERNARDINO, CA 92415-0210. HEARING DATE: 11/20/14 at 8;30 (in Dept. S28J DATE: 05/28/14 Christina M. Volkers, Clerk of the Court By: Edmond Castro _____ CERTIFICATE OF SERVICE I am a Deputy Clerk of the Superior Court for the County of San Bernardino at the above listed address. I am not a party to this action and on the date and place shown below, I served a copy of the above listed notice () Enclosed in a sealed envelope mailed to the interested party addressed above, for collection and mailing this date, following standard Court practices. () Enclosed in a sealed envelope, first class postage prepaid in the U.S. mail at the location shown above, mailed to the interested party and addressed as shown above, or as shown on the attached listing. (\mathcal{K}) A copy of this notice was given to the filing party at the counter () A copy of this notice was placed in the bin located at this office and identified as the location for the above law firm's collection of file stamped documents. Date of Mailing: 05/28/14 I declare under penalty of perjury that the foregoing is true and correct. Executed on 05/28/14 at San Bernardino, CA

BY: Edmond Castro

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Notice 'NTSC' has been printed for the following Attorneys/Firms or Parties for Case Number CIVDS1407335 on 5/28/14:

Countrouse Mennessen

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BRUCE G FAGEL & ASSOCIATES 100 N CRESCENT DRIVE SUITE 360 BEVERLY HILLS, CA 90210

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