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4	IN THE CIRCUIT COURT OF THE STATE OF OREGON			
5	FOR THE COUNTY OF MULTNOMAH 14CV10106			
6 7	KEN TOLLIVER and ALICE TOLLIVER, Husband and Wife, Oregon residents,) Case No.			
8	Plaintiffs,) COMPLAINT v.) (Medical & Hospital NEGLIGENCE, Personal Injury, Medical Malpractice;			
10	KAISER FOUNDATION HEALTH PLAN OF) THE NORTHWEST, an Oregon nonprofit corporation, doing business as KAISER) And Loss of Consortium) Amount in Controversy: \$7.000,000.00			
11	PERMANENTE; KAISER FOUNDATION) HOSPITALS; NORTHWEST PERMANENTE,) CLAIMS NOT SUBJECT TO			
12	P.C.; and KAISER FOUNDATION HEALTH) MANDATORY ARIBTRATION PLAN, INC.			
13 14	Defendant JURY TRIAL DEMANDED			
15 16 17 18	Plaintiffs alleges as follows: PARTIES 1. At all material times, plaintiff Kenneth R. Tolliver was a member of the Kaiser			
19	Foundation Health Plan of the Northwest, dba Kaiser Permanente, and received medical care and			
20	treatment from defendants. Mr. Tolliver has been an active member of the Oregon State Bar			
21 22	since 1993. At all material times, plaintiff Alice E. Tolliver was Mr. Tolliver's spouse.			
23	2.			
24	At all material times the doctors, nurses, employees, and other health care personnel that			
25	treated Mr. Tolliver, were Oregon licensed physicians, shareholders, employees, agents, and/or			
26	subagents of Defendant Northwest Permanente, P.C. (Kaiser Medical Group), and/or Kaiser			
-0	Foundation Health Plan, Inc, and/or Kaiser Foundation Hospitals (Sunnyside Hospital) and/or Page 1 – COMPLAINT			

1	Kaiser Foundation Health Plan of the Northwest dba Kaiser Permanente (Kaiser Insurance Plan)			
2	which provides the services of a Health Maintenance Organization to Oregon Residents			
3	(hereinafter defendants and their doctors, nurses, employees, and other health care personnel are			
4	referred to as "defendants").			
5	3.			
6	At all material times, Kaiser Foundation Hospitals was a California corporation engaged			
7	in the operation and maintenance of hospitals and clinics in the State of Oregon, and at all times			
8	material was performing regular and sustained business activity within Multnomah County,			
9	Oregon.			
10	BACKGROUND FACTS			
11	4.			
12	At all material times, Mr. Tolliver was a patient of defendants, including Dr. Yong Shin,			
13	the anesthesiologists, nurses, employees, and other health care personnel at Kaiser Sunnyside.			
14	At all material times, each doctor, nurse, employees, and health care personnel at Kaiser			
15	Sunnyside mentioned in this Complaint were working within the course and scope of their			
16	employment for the defendants.			
17	5.			
18	On or about July 31, 2012, Dr. Yong Shin repaired Mr. Tolliver's mitral valve through			
19	minimally invasive surgery. Two anesthesiologists worked on him during the surgery. One was			
20	the regular cardiac surgery anesthesiologist and the other was an anesthesiologist who was			
21	interning to specialize in cardiac surgery cases.			
22	6.			
23	While under surgical anesthesia, and with tubes down his throat, Mr. Tolliver barfed.			
24	Some of the material went into Mr. Tolliver's lungs. Plaintiffs were not informed of this			
25	following the surgery.			
26	7.			

1	When Mr. Tolliver awoke from the surgery his right hand/arm was paralyzed. It had			
2	impaired feeling, movement, and control. One of the anesthesiologists told Mr. Tolliver that it			
3	was normal and it would get better soon. But it didn't.			
4	8.			
5	Following surgery, Mr. Tolliver began to notice nerve pain in his right hand. At the time			
6	Mr. Tolliver had an IV in his right hand. After Mr. Tolliver informed defendants of the pain and			
7	even requested defendants move the IV, defendants refused to move the IV. He now has Reflex			
8	Sympathetic Dystrophy (RSD) in his Right Hand and Upper Chest.			
10				
11	PLAINTIFF'S FIRST CLAIM FOR RELIEF (Medical Malpraetice)			
12	9.			
13	Plaintiff Mr. Tolliver re-alleges all of the paragraphs above as if fully set forth herein.			
14	10.			
15	Defendants and their employees and agents were negligent in rendering medical care and			
16	services to Mr. Tolliver in one or more of the following respects:			
17	a. Failing to adequately maintain the blood flow to his right arm and its nerves during			
18	the surgery;			
19	b. Failing to adequately position Mr. Tolliver during surgery to avoid lasting injuries;			
20	c. Failing and refusing to move the IV from his right hand during and after surgery;			
21	d. Failing to notify Mr. Tolliver that his lungs had been compromised;			
22	e. Exposing Mr. Tolliver to poor technique and adverse stimuli while anesthetized;			
23	f. Releasing Mr. Tolliver from the hospital following surgery prematurely; and			
24	g. Failing to adequately treat his pneumonia after he returned to the emergency room			
25	following surgery.			
26	11.			

1	As a proximate result of the negligence of the defendants (their doctors, nurses,			
2	employees, and other medical personnel) and violations alleged above, Mr. Tolliver sustained			
3	disabling and permanent injuries, including Reflex Sympathetic Dystrophy (RSD), nerve injury,			
4	disability, numbness, parasthesia, painful urination, hypersensitive fingers, shortness of breath,			
5	impaired mobility, impaired mental faculties, and excruciating pain, have caused Mr. Tolliver to			
6	suffer economic damages in the form of past & future medical care and expenses; lost wages and			
7	impaired future earnings, expenses related to medical services and devices; in addition to			
8	substitute domestic services; all to his economic damages of approximately \$3,000,000.00 and			
9	non-economic damages of \$3,000,000.00, both subject to revision at trial.			
10	DI AINTHEETIC CE COND. CI. AIM EOD DEL IEE			
11	PLAINTIFF'S SECOND CLAIM FOR RELIEF (Loss of Consortium)			
12	12.			
13	Plaintiffs re-allege all of the paragraphs above as if fully set forth herein.			
14	3.			
15	At all material times, Alice E. Tolliver was and continues to be married to her husband,			
16	Kenneth R. Tolliver. As a result of Wrolliver's injuries caused by the defendants' negligence			
17	and violations, Alice E. Tolliver has suffered the loss of her husband's comfort, love, society,			
18	companionship, consortium, services, and support all to her non-economic damage in the amount			
19	of \$1,000,000.00.			
20	PRAYER			
21	WHEREFORE, plaintiffs demand judgment against Defendants for the following relief:			
22	1. A judgment in favor of plaintiff Mr. Tolliver and against Defendants in the			
23	amount of \$6,000,000.00 on plaintiff's first claim for relief;			
24	2. A judgment in favor of plaintiff Mrs. Tolliver and against Defendants in the			
25	amount of \$1,000,000.00 on plaintiff's second claim for relief;			
26	3. Post-judgment interest on all damages awarded at the statutory rate;			
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1	4.	Plaintiff's prevailing party fees; and
2	5.	Such other relief as the Court deems appropriate.
3		20
4	DATE	ED: July 2014 , 2014.
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