1	Attorney at Law	
2	Sacramento, CA 95833	
3	Telephone: (916) 271-0688 Facsimile: (855) 800-4454	
4		
5	Ryan P. Friedman SBN 25224 Friedman Law Firm, Inc.	
6		
7		
8	Attorneys for Plaintiff,	\$ <u></u>
9	Amery Merriweather	
10	SUBEDIOD COUDT ST	STATE OF CALIFORNIA
11		
12	IN AND FOR THE COU	UNTY OF SACRAMENTO
13	AMERY MERRIWEATHER,	CASE NO.
14	Plaintiff,	CIVIL COMPLAINT FOR DAMAGES
15	v. ()	DEMAND FOR JURY TRIAL
16	KAISER FOUNDATION HOSPITALS	1. Discrimination Based on Race, National Origin, Ethnicity
17	dba KAISER PERMANENTEZ ) MARTHA RUVALCABA, AND DOES 1-)	[Government Code § 12940 (a)] 2. Harassment/Hostile Work
18	50, inclusive,	Environment Based on Race, National Origin, Ethnicity
19	Defendants	[Government Code § 12940 (j)] 3. FEHA Retaliation [California
20		Government Code Section 12940 (h)]
21		4. Failure to Prevent Discrimination/harassment from
22		Occurring [Govt. Code § 12940(k)]
23		
24	}	
25		
26		
27		
28		OEIVED
	1	1 JAN 17 20 9 61 CINTH

· •

COMES NOW Plaintiff AMERY MERRIWEATHER and complains and alleges as follows:

1

2

3

I. PARTIES

Plaintiff AMERY MERRIWEATHER (hereinafter "Plaintiff 1. 4 MERRIWEATHER") is and at all times pertinent was an African-American/Black Man and a 5 resident of the State of California, County of Sacramento. The acts alleged occurred in the 6 County of Sacramento. At all times mentioned herein, Plaintiff MERRIWEATHER was an 7 "employee" of Defendant KAISER FOUNDATION HOSPITALS dba KAISER PERMANENTE 8 within the meaning of the California Fair Employment and Housing Act" as that term is defined 9 by Government Code section 12926 (c). Throughout Plaintiff MERRIWEATHER's 10 employment by Defendant KAISER, he has always performed his duties in a satisfactory manner. 11 Defendant KAISER FOUNDATION HOSPITALS dba KAISER PERMANENTE 12 2. (hereinafter Defendant KAISER) is, and at all times relevant hereto was, a California 13 Corporation (California Corporate Number (224971) is now at all times mentioned herein is a 14 corporation doing business within the County of Sacramento and is an employer within the 15 meaning of California Government of de §12926(d). Plaintiff is informed and believes that the 16 discriminatory, harassing, and or petaliatory acts and or decisions taken against him in violation 17 of California Government Code §§12940, et seq. occurred within the County of Sacramento, 18 California which may be sued for the wrongful acts of its officers and employees, which are 19 performed within the course and scope of said employment, and is an employer within the 20 meaning of the California Fair Employment and Housing Act. The wrongful actions of 21 Defendant RAISER and its employees causing injury to Plaintiff MERRIWEATHER occurred 22 in the County of Sacramento. 23

Defendant MARTHA RUVALCABA is at all times mentioned herein a
 supervisory or management employee of Defendant KAISER and the manager/supervisor of
 Plaintiff MERRIWEATHER as the EVS Manager at Kaiser Sacramento-South in Sacramento
 County. Defendant MARTHA RUVALCABA is at all times mentioned herein a
 White/Caucasian American. Plaintiff is informed and believes that Defendant MARTHA

1 RUVALCABA is a resident of the County of San Joaquin, State of California.

Plaintiff MERRIWEATHER is informed and believes and thereupon alleges that 4. 2 DOES 1-50, except as otherwise alleged in the specific causes of action, at all times relevant 3 hereto, were the agents/employees of the defendants were responsible in some actual manner for 4 the acts, events and happenings referenced herein, and that at all times herein mentioned, the 5 agents/employees of the defendants were the partners, principals, agents, co-conspirators, and/or 6 employees of the defendants, and in doing the things herein alleged, each was acting within the 7 course and scope of such partnership, agency, service, and/or employment, and with the 8 permission, consent and knowledge of the defendants. 9

5. The true names and capacities of the defendants such herein under the Code of 10 Civil Procedure, section 474, as DOES 1 through 50 are with own to the Plaintiff 11 MERRIWEATHER, who therefore sues said defendants by such fictitious names and will amend 12 this complaint to include their true names and capacities when the same are ascertained, together 13 with appropriate charging allegations. Plainter MERRIWEATHER is informed and believes. 14 and on such information and belief alleges, that each of the fictitiously named defendants, unless 15 otherwise alleged, are responsible for some manner for the occurrences herein alleged, and that 16 17 Plaintiff MERRIWEATHER's inpuries were proximately caused by these defendants.

18

### **II. JURISDICTION AND VENUE**

This action is brought pursuant to California Government Code sections 12920, et
 seq., and the rules, regulations, and directives implementing said statutes.

7. Draintiff MERRIWEATHER has exhausted all of his required administrative
 remedies prior to the filing of this complaint by filing claims with the Department of Fair
 Employment and Housing and timely filing the instant action.

Plaintiff MERRIWEATHER contacted the Department of Fair Employment and
 Housing (hereinafter "DFEH") and filed with them a Right to Sue Packet and Complaint on
 December 20, 2017 alleging racial discrimination, racial harassment, retaliation, and failure to
 prevent discrimination, harassment, and retaliation against him by Defendant KAISER and his
 supervisor/manager Defendant MARTHA RUVALCABA . A true and correct copy of this Right

1 to Sue Packet and Complaint is attached hereto as "Exhibit A."

9. On January 18, 2018, DFEH mailed a Notice to Complainant's attorney along
with a Notice of Filing of Discrimination Complaint, a Notice of Case Closure and Right to Sue,
a DFEH Complaint for Case No. 201801-00846818 date December 20, 2017 with a portion of
the Notice of Right to Sue packet attached. The notice of Right to Sue indicates that the instant
"civil action must be filed within one year of the date of this letter" which was January 18, 2018.
True and correct copies of these documents are attached hereto as "Exhibit B."

8 10. On March 20, 2018, Plaintiff MERRIWEATHER's course served the 9 administrative DFEH complaint on Defendant KAISER by certified mail return receipt requested 10 to Defendant KAISER by certified mail. A true and correct eacy of the letter is attached as 11 "Exhibit C" and incorporated herein as if stated in full. Exhibits "A" and "B" to this complaint 12 were provided along with "Exhibit C" to Defendant KAISER at that time.

13

## III. GENERAL ALLEGATIONS-STATEMENT OF FACTS

14 11. Plaintiff MERRIWEATHER was hired by Defendant KAISER in 2004. He was
employed as a Housekeeping Aide at the Kaiser Permanente South Sacramento from as early as
April 2012 until he was put on administrative leave on or about February 9, 2017. At all times
mentioned herein, Plaintiff MERRIWEATHER, satisfactorily performed the duties of his
position.

Plaintiff MERRIWEATHER was treated to differential treatment than other 19 12. employees at Defendant KAISER by Defendant MARTHA RUVALCABA due to his race and 20 ethnicity a African-American/Black man. Defendant MARTHA RUVALCABA from April 2012 21 until Plaintiff MERRIWEATHER was put on administrative leave on or about February 9, 2017, 22 on a continuous basis. The EVS Manager Martha Ruvalcaba (Hispanic) would give preferential 23 treatment to Hispanic employees concerning the terms and conditions of their work including 1) 24 selection of preferential job assignments; 2) ability to change the areas where they were going to 25 work on the same day which they were scheduled elsewhere; 3) equipment which are needed for 26 doing the job; 4) preferential consideration in hiring and promotion; 5) she would allow Hispanic 27 employees to be paid for time which they were not working and not discipline them; and 5) 28

Hispanic employees were treated with courtesy whereas Plaintiff MERRIWEATHER was treated
 with hostility due to his race as an African-American/ Black man.

13. Plaintiff MERRIWEATHER was continuously denied the ability to switch job
assignment and have received adverse treatment by my manager Martha Ruvalcaba concerning
job placements. Attached as "Exhibit 1" to "Exhibit A" to this Complaint is a copy of a
"Complaint Form" Plaintiff MERRIWEATHER provided to Defendant KAISER concerning his
discriminatory job assignment placement on February in 2014 which is incorporated herein as if
restated in full.

9 14. To cause further insult to injury, Defendant MARTHA RUVALCABA retaliated
10 for the filing of the February "Complaint Form" and took Plaintiff MERRIWEATHER's job
11 assignment away from him in March 2014, even though Plaintiff MERRIWEATHER provided
12 proof during the "Rebid Meeting" of his right to remain in the position. Defendant KAISER
13 PERMENETE's Human Resources ratified Defendant MARTHA RUVALCABA's conduct by
14 not allowing me to remain in my job assignment.

15 15. Starting in 2015, Plaintig MERRIWEATHER was continuously pulled out of my
 job assignment and was told by the supervisor that they were given specific instructions from
 Defendant MARTHA RUVAL ABA for Plaintiff MERRIWEATHER to remain in his area
 assignment while others were given the options to move around to other areas.

19 16. On or about October 10, 2016, Plaintiff MERRIWEATHER made a complaint
 20 with his union and the union emailed Defendant KAISER concerning Plaintiff being pulled out
 21 of my areas.

On January 13, 2017, Plaintiff MERRIWEATHER requested Defendant
 MARTHA RUVALCABA to allow him to be assigned to a different area since she moved
 Plaintiff and allowed Misty Feliciano (Hispanic) to move the day before. Defendant MARTHA
 RUVALCABA refused Plaintiff's request. Plaintiff MERRIWEATHER went to the breakroom
 and indicated that Defendant MARTHA RUVALCABA was a racist. Plaintiff
 MERRIWEATHER met with Jake Rosenberg (Administrative Facility Service Director for
 Defendant KAISER) at 2:30 pm on that day to discuss further discrimination and favoritism by

Defendant MARTHA RUVALCABA concerning the manner in which she makes area
 assignments which adversely impacted Plaintiff. Jake Rosenberg as a management employee of
 Defendant KAISER ratified Defendant MARTHA RUVALCABA's discriminatory treatment of
 Plaintiff MERRIWEATHER by allowing her to take discipline against Plaintiff for calling her a
 racist.

Plaintiff MERRIWEATHER was informed by Misty Feliciano (Hispanic) and
believes that Defendant MARTHA RUVALCABA would call Misty Feliciano in the morning or
the night before and let Misty choose her area assignment while Plaintiff was not given any
opportunity to select his assignments

Plaintiff MERRIWEATHER is informed and believes that Defendant MARTHA 19. 10 RUVALCABA (Hispanic) in fact has a bias in her hiring practices by hiring Hispanic employees 11 from her home town of Stockton and giving them preferential treatment. Plaintiff is informed 12 and believes that one of Plaintiff's coworkers Misty Feliciano (EVS Aide) was the girlfriend 13 (fiancé) of Defendant MARTHA RUVALCABA's son (Eric Gallo) who also worked at 14 Defendant KAISER PERMANETE. Most of the individuals in the EVS Department at Kaiser 15 South Sacramento are Hispanic. Plaintiff MERRIWEATHER was not hired by Defendant 16 MARTHA RUVALCABA. Plaint MERRIWEATHER was informed by Misty Feliciano and 17 believes that Defendant MARTHA RUVALCABA paid for Misty's car payment in the past and 18 that Defendant MARTHA RUVALCABA's son was a cosigner on Misty's car. Misty Feliciano 19 also informed Raining MERRIWEATHER that when an investigation of Defendant MARTHA 20 RUVALCABA) hiring practices was being done in 2016 by Defendant KAISER that Misty was 21 told by Defendant MARTHA RUVALCABA to put down Misty's "Sacramento" address so that 22 the investigator would not know that Misty lived in Stockton. Misty Feliciano informed Plaintiff 23 that she received money and gift cards from Defendant MARTHA RUVALCABA for Christmas 24 which was confirmed to me by his co-worker Terry Drew. 25

26 20. Plaintiff MERRIWEATHER is informed and believes that Misty Feliciano was
allowed to be paid for time she was not at work by Defendant MARTHA RUVALCABA
allowing others to punch Misty into and out of work. Misty Feliciano informed Plaintiff that

even though she had no vacation or sick time at one point she would still get her full check even
 though she would miss work. Such conduct would have resulted in disciplinary action by any
 employee at Defendant KAISER.

Throughout Plaintiff's employment at Defendant KAISER, Defendant MARTHA 21. 4 RUVALCABA continually denied him necessary equipment on a continuous basis. For example 5 in 2012, Plaintiff was denied a reasonable accommodation regarding his hearing disability for a 6 wireless phone. When Plaintiff was reassigned from the area where he had requested the 7 reasonable accommodation, Defendant MARTHA RUVALCABA gave the very wireless phone 8 Plaintiff had requested to Alberto Diaz (the Hispanic employee who replaced him in the 9 position.) A true and correct copy of the internal Complaints Plaintiff MERRIWEATHER made 10 to Kaiser on 8/29/12 and in November 2012 are attached as "Exhibit 2" to "Exhibit A" which is 11 attached to this complaint and incorporated herein as if restated in full. 12

Plaintiff MERRIWEATHER was informed by Misty Feliciano and believes that 22. 13 Defendant MARTHA RUVALCABA was are reactist against Blacks/African-Americans and used 14 the word "Nigger" to describe them. Plantiff had an ongoing sexual relationship with Misty 15 Feliciano who did not want Martha Ravalcaba to know about our relationship as Martha would 16 be angry that a Black Man had sex with her son's fiancé. Plaintiff experienced on a continuous 17 basis from 2012 on ward, Martha Ruvalcaba treating me in a discriminatory hostile manner. For 18 example, please find at ached to "Exhibit A" to this complaint as "Exhibit 3" is an "Internal 19 Complaint" which Plaintiff gave to Kaiser Permanente in February 2016, concerning 20 discriminatory and hostile treatment which was intended to embarrass me. 21

Plaintiff MERRIWEATHER was wrongfully placed on paid administrative leave
on or about February 9, 2017, through July 11, 2017, as a result of a false claim of sexual
harassment made by Misty Feliciano. Plaintiff MERRIWEATHER is informed and believes that
this false charge was made against him due to Defendant MARTHA RUVALCABA's bias
against him due to his race/ethnicity as an African-American/Black Man and his complaints
about Defendant MARTHA RUVALCABA as stated above.

28

24. Plaintiff MERRIWEATHER was wrongfully terminated on July 11, 2017, due to

his race/ethnicity as stated above. Defendant MARTHA RUVALCABA's racial animus against
 Plaintiff as an African-American Black Man infected the decision making process of Defendant
 KAISER resulting in my termination.

Prior to Plaintiff MERRIWEATHER's termination, Misty Feliciano informed
Plaintiff that she and Defendant MARTHA RUVALCABA had "cooked something up" to say
that Misty is being harassed on Sundays at work so she could get her shifts moved to Mondays.
Misty wanted the weekends off. Defendant MARTHA RUVALCABA instructed Misty to
indicate that she was being harassed by her supervisor Vinnie Ramos and/or the head aide Dennis
Blanco.

- 10
- 11

#### FIRST CAUSE OF ACTION (RACIAL/NATIONAL ORIGIN DISCROMINATION) [GOVERNMENT CODE § 12940 (a)] (AGAINST Defendant KAISER ONLY)

Plaintiff MERRIWEATHER realloges and restates all the paragraphs 1 through
 26. Plaintiff MERRIWEATHER realloges and restates all the paragraphs 1 through
 25, inclusive of this complaint, and incorporates them by reference as though fully set forth at
 length. This Cause of Action is only being brought against Defendant KAISER as Plaintiff's
 Employer.

16 Defendant KAISER for its own motivations, to include its own benefit and for 27. 17 illegal purposes did, in fact, do the acts hereinabove-mentioned in paragraphs 11 to 25 of this 18 complaint which are incorporated herein as if restated in full that deprived Plaintiff 19 MERRIWEATHER of equal opportunity for assignment, training, promotion, tenure, retention 20 and enjoyment of the benefits of his employment with Defendant KAISER by discriminating 21 against and harassing Plaintiff MERRIWEATHER on the basis of his race/color/ethnicity of 22 Aftisan American/Black. The above-described acts of defendants, and each of them were 23 discriminatory in nature in violation of Government Code § 12940(a). Plaintiff is informed and 24 believes that the decisionmaking process of Defendant KAISER was infected by the Racial Bias 25 against him on the basis of his race/color/ethnicity of African-American/Black by Defendant 26 MARTHA RUVALCABLA 27

21

28

28. Plaintiff MERRIWEATHER is informed and believes and thereupon alleges that

Defendant KAISER intentionally deprived Plaintiff MERRIWEATHER of his rights under the
 above-described statutes by conducting, participating in, and allowing a

discriminatory/retaliatory environment to exist wherein Plaintiff MERRIWEATHER was
continually harassed, discriminated against, retaliated against, as a substantial motivating factor,
because of his race/color/ethnicity of African-American/Black by Defendant MARTHA

6 RUVALCABA .

7 29. As a result of the above mentioned wrongful acts Plaintiff MERRIWEATHER has suffered adverse actions as he was placed on paid administrative leave on or about February 8 9, 2017, through July 11, 2017. Such action denied him the ability to obtain overtime which he 9 would have ordinarily been entitled to obtain. A substantial motivating reason for the suspension 10 was due to the discriminating and harassing conduct of Defendant KAISER's Management 11 Employee MARTHA RUVALCABA towards Plaintiff MERRIWEATHER on the basis of his 12 race/color/ethnicity of African-American/Black which Management Employees at Defendant 13 KAISER ratified by failing to take corrective entry to prevent as stated above in paragraphs 1 14 15 through 25.

30. As a result of the discriminatory practice or policy of Defendant KAISER was
infected by bias of Defendant MARTHA RUVALCABA against Plaintiff MERRIWEATHER
due to his being black and on African-American. Plaintiff was wrongfully terminated on July 11,
2017, due to his race color/ethnicity as stated above. Defendant MARTHA RUVALCABA's
racial animus of Plaintiff infected the decision making process of Defendant KAISER resulting
in Plaintiff's termination, as part of this pattern, plan, practice, or policy of discrimination as
stated above.

As a proximate result of the wrongful conduct of Defendant KAISER, Plaintiff MERRIWEATHER is unable and in the future may be unable to return to work or accept any assignments for Defendant KAISER and as such has suffered the loss of the wages, salary, benefits, and additional amounts of money Plaintiff MERRIWEATHER would have received if he had not been forced to be placed on paid administrative leave, with Defendant KAISER in an amount within the jurisdiction of the Superior Court of the State of California.

As a proximate result of the wrongful conduct of Defendant KAISER, Plaintiff 32. 1 MERRIWEATHER has unable and in the future may be unable to return to work or accept any 2 assignments for Defendant KAISER and as such has suffered the loss of the wages, salary, 3 benefits, and additional amounts of money Plaintiff MERRIWEA THER would have received if 4 he had not been wrongfully terminated by Defendant KAISER in an amount within the 5 jurisdiction of the Superior Court of the State of California. 6

As a further proximate result of the wrongful acts of Defendant KAISER, 7 33. Plaintiff MERRIWEATHER has been harmed in that Plaintiff MERRIWEATHER has suffered 8 the intangible loss of such employment-related opportunities as further work experience and 9 seniority. As a result of such retaliation and consequent harp Rightintiff MERRIWEATHER has 10 suffered such damages in an amount to be shown at time of mal within the jurisdiction of the 11 12 Superior Court of the State of California.

13

As the result of the wrongful actions of Defendant KAISER, Plaintiff 34. MERRIWEATHER was forced to employ (Reith Care Providers, as such defendant has incurred 14 and will continue to incur medical expenses in the future as damages in an amount to be shown at 15 time of trial within the jurisdiction when Superior Court of the State of California. 16

As a proximate result of the aforementioned wrongful actions of Defendant 17 35. KAISER, Plaintiff MERRIWEATHER has suffered and will in the future continue to suffer 18 physical injuries actually incurred, and emotional pain and suffering damages (including but not 19 limited to hum flation, anxiety, severe emotional stress) in an amount to be shown at time of trial 20 but that is within the jurisdiction of the Superior Court of the State of California. 21

36 Defendant KAISER ratified the wrongful conduct of its employees and failed to 22 take adequate steps necessary to prevent the hostile work environment against Plaintiff due to his 23 race/color/ethnicity of African-American/Black and did so intentionally, oppressively, 24

25 maliciously, and with an evil motive to vex, injure, annoy, and/or harass Plaintiff

MERRIWEATHER in violation of his rights California Government Code section 12940, et seq. 26

As a result Plaintiff is entitled to punitive or exemplary damages against the Defendants, and 27

each of them, pursuant to California Government Code section 12965 in an amount to be 28

1 determined at time of trial imposing liability on Defendants , and each of them.

The above described acts were ratified and/or allowed by management or 2 37. supervisory employees, and/or corporate officers and/or directors of Defendant KAISER with 3 malice, oppression, and/or fraud in conscious disregard of Plaintiff's rights in that there was no 4 evidence supporting the false allegations which were knowingly false, and/or Defendant 5 KAISER ratified such conduct as such an award for punitive damages against Defendant 6 Defendant KAISER, and each of them is necessary to punish and/or make an example of 7 Defendant Defendant KAISER, pursuant to California Government Code section 12965 in an 8 9 amount to be determined at time of trial

38. As a result of the wrongful acts of Defendant KAINER, as delineated above,
Plaintiff MERRIWEATHER has been forced to employ an attorney to vindicate his rights
which involves the enforcement of an important right affecting the public interest. As such
Plaintiff MERRIWEATHER is entitled to attorney's fees pursuant to California Government
Code sections 12948 and 12965 in an amount to be shown pursuant to law after entry of
judgment in Plaintiff MERRIWEATHER is ravor.

# 16 SECOND CAUSE OF ACTION 17 (RACIAL/NATIONAL ORIGIN HARASSMENT/HOSTILE WORK ENVIRONMENT) 18 (GOVERNMENT CODE § 12940 (j)) 18 (AGAINST ALL DEFENDANTS)

39. Plantifi MERRIWEATHER realleges and restates all the paragraphs 1 through
 20 25, inclusive, of this Complaint and incorporates them by reference as though fully set forth at
 21 length.
 22 Defendants, and each of them, for their own motivations, to include their own

benefit and for illegal purposes did, in fact, do the acts hereinabove-mentioned in paragraphs 15
through 25, inclusive, of this complaint that deprived Plaintiff MERRIWEATHER of equal
opportunity for assignment, training, promotion, tenure, retention and enjoyment of the benefits
of his employment with Defendant KAISER by harassing the Plaintiff MERRIWEATHER and
causing to exist a hostile work environment, as a substantial motivating factor, on the basis of his
race/color/ethnicity of African-American/Black. The above-described acts of Defendants, and

each of them, were a violation of Government Code § 12940(j)(1) as they were done by
 supervisory and management employees, including but not limited to Defendant MARTHA
 RUVALCABA, causing strict liability to Defendant KAISER. Defendant KAISER further
 subjected Plaintiff MERRIWEATHER to embarrassment and humiliation from his peers as
 stated above.

6 41. Plaintiff MERRIWEATHER is informed and believes and thereupon alleges that
7 Defendants, and each of them, intentionally deprived the Plaintiff MERRIWEATHER of his
8 rights under the above-described statutes by conducting, participating in and allowing a hostile
9 work environment to exist wherein Plaintiff MERRIWEATHER was narassed because of his
10 race (Black/African-American).

42. As a proximate result of the wrongful conduct of Defendants, and each of them,
Plaintiff MERRIWEATHER has been and in the future may be unable to return to work or accept
any assignments for Defendant KAISER as he was placed on administrative leave from February
9, 2017, through July 11, 2017, and as such fras suffered the loss of the wages, salary, benefits,
and additional amounts of money Plaintiff MERRIWEATHER would have received if he
continued to work for Defendant KAISER in an amount within the jurisdiction of the Superior
Court of the State of California.

As a proximate result of the wrongful conduct of Defendants, and each of them, 18 43. Plaintiff MERRIWEATHER has been and in the future may be unable to return to work or accept 19 any assignments for Defendant KAISER as he was wrongfully terminated on July 11, 2017, and 20 as such has uffered the loss of wages, salary, benefits, and additional amounts of money 21 Plaintiff MERRIWEATHER would have received if he continued to work for Defendant 22 KAISER in an amount within the jurisdiction of the Superior Court of the State of California 23 As the result of the wrongful actions of Defendants, and each of them, Plaintiff 24 44. MERRIWEATHER was forced to employ Health Care Providers, as such defendant has incurred 25 and will continue to incur medical expenses in the future as damages in an amount to be shown at 26 time of trial within the jurisdiction of the Superior Court of the State of California. 27

28

45. As a proximate result of the aforementioned wrongful actions of Defendants, and

each of them, Plaintiff MERRIWEATHER has suffered and will in the future continue to suffer 1 physical injuries actually incurred, and emotional pain and suffering damages (including but not 2 limited to humiliation, anxiety, severe emotional stress) in an amount to be shown at time of trial 3 4 but that is within the jurisdiction of the Superior Court of the State of California.

5

6

7

8

The above described acts were done by Defendant MARTHA RUVALCABA 46. with malice, oppression, and/or fraud in conscious disregard of Plaintiff MERRIWEATHER's rights and as such an award for punitive damages against Defendant MARZIA RUVALCABA is necessary to punish and/or make an example of Defendant MARTHARDVALCABA.

Defendant KAISER ratified the wrongful conduct of its employees and failed to 47. 9 take adequate steps necessary to prevent the hostile work environment against Plaintiff due to his 10 race/color of African-American/Black and did so intentionally, oppressively, maliciously, and 11 12 with an evil motive to vex, injure, annoy, and/or harass Plaintiff MERRIWEATHER in violation of his rights California Government Code section 2940, et seq. As a result Plaintiff is entitled 13 to punitive or exemplary damages against the perfendants, and each of them, pursuant to 14 California Government Code section 12965 In an amount to be determined at time of trial 15 16 imposing liability on Defendants (and each of them.

The above described acts were ratified and/or allowed by management or 48. 17 supervisory employees, and or corporate officers and/or directors of Defendant KAISER with 18 malice, oppression, and or fraud in conscious disregard of Plaintiff's rights in that there was no 19 evidence supporting the false allegations which were knowingly false, and/or Defendant 20 Defendant RADER ratified such conduct as such an award for punitive damages against 21 Defendant Defendant KAISER, and each of them is necessary to punish and/or make an example 22 of Defendant Defendant KAISER, pursuant to California Government Code section 12965 in an 23 24 amount to be determined at time of trial

As a result of the wrongful acts of Defendants, and each of them, as delineated 25 49. above, Plaintiff MERRIWEATHER has been forced to employ an attorney to vindicate his 26 rights which involves the enforcement of an important right affecting the public interest. As such 27 Plaintiff MERRIWEATHER is entitled to attorney's fees pursuant to California Government 28

Code sections 12948 and 12965 in an amount to be shown pursuant to law after entry of
 judgment in Plaintiff MERRIWEATHER's favor.

#### THIRD CAUSE OF ACTION <u>FEHA RETALIATION</u> <u>CALIFORNIA GOVERNMENT CODE SECTION 12940 (h)</u> <u>(AGAINST Defendant KAISER ONLY)</u>

50. Plaintiff MERRIWEATHER realleges and restates all the paragraphs 1through 25,
inclusive of this complaint herein and incorporates them by reference as though fully set forth at
length. This cause of action is against Defendant KAISER only as Plaintiff's employer.

As stated above Plaintiff MERRIWEATHER made reports of discriminatory 9 51. conduct to his employer Defendant KAISER on an ongoing besis concerning the disparate 10 treatment of Defendant MARTHA RUVALCABA as stated in paragraphs 13, 16, and 17 of this 11 12 Complaint which are incorporated herein concerning allegations of discrimination and harassment on the basis of his race, national origin ethnicity, age. as well as claims of retaliation. 13 Such acts are protected under California Government Code §12940, et seq. 14 52. Defendant KAISER has duty to protect Plaintiff MERRIWEATHER and other 15

15 52. Defendant KAISER has a dify to protect Plaintiff MERRIWEATHER and other 16 employees from retaliation for making complaints of racial and or age, discrimination and 17 harassment and/or disability discrimination, and/or requesting reasonable accommodations for 18 physical and/or mental disabilities under the California Fair Employment and Housing Act 19 pursuant to Government Code §12940 subdivision(h). Defendant KAISER failed to fulfill this 20 duty by doing the following:

a) By placing Plaintiff on paid administrative leave from February 9, 2017, through July 11, 2017 which denied him the ability to work overtime;

23

6)

21

22

3

4

5

By wrongfully terminating him on July 11, 2017, as stated above.

S3. As a result of the above mentioned wrongful acts Plaintiff MERRIWEATHER
has suffered adverse actions as he was placed on placed on paid administrative leave on or about
February 9, 2017, through July 11, 2017. Such action denied him the ability to obtain overtime
which he would have ordinarily been entitled to obtain. A substantial motivating reason for the
suspension was due to the discriminating and harassing conduct of Defendant KAISER's

Management Employee MARTHA RUVALCABA towards Plaintiff MERRIWEATHER on
 the basis of his race/color/ethnicity of African-American/Black which Management Employees at
 Defendant KAISER ratified by failing to take corrective actions to prevent as stated above in
 paragraphs 1 through 25.

5 54. As a result of the discriminatory practice or policy of Defendant KAISER was 6 infected by bias of Defendant MARTHA RUVALCABA against Plaintiff MERRIWEATHER 7 due to his being black and/or African-American. Plaintiff was wrongfully terminated on July 11, 8 2017, due to his race/color/ethnicity as stated above. Defendanty MARTHA RUVALCABA's 9 racial animus of Plaintiff infected the decision making process of Defendant KAISER resulting 10 in Plaintiff's termination, as part of this pattern, plan, practice or policy of discrimination as 11 stated above.

As a proximate result of the wrongful conduct of Defendant KAISER, Plaintiff 12 55. MERRIWEATHER has been unable to work and the future may be unable to return to work or 13 accept any assignments for Defendant KAISER and as such has suffered the loss of wages, 14 salary, benefits, and additional amounts of money Plaintiff MERRIWEATHER would have 15 received if he had not been forced to be placed on paid administrative leave, with Defendant 16 KAISER in an amount within the purisdiction of the Superior Court of the State of California. 17 As a proximate result of the wrongful conduct of Defendant KAISER, Plaintiff 56. 18 MERRIWEATHER has been unable to work and in the future may be unable to return to work or 19 accept any assignments for Defendant KAISER and as such has suffered the loss of the wages, 20 salary, benefits, and additional amounts of money Plaintiff MERRIWEATHER would have 21 received the had not been wrongfully terminated by Defendant KAISER in an amount within 22 the jurisdiction of the Superior Court of the State of California. 23

57. As a further proximate result of the wrongful acts of Defendant KAISER,
Plaintiff MERRIWEATHER has been harmed in that Plaintiff MERRIWEATHER has suffered
the intangible loss of such employment-related opportunities as further work experience and
seniority. As a result of such retaliation and consequent harm, Plaintiff MERRIWEATHER has
suffered such damages in an amount to be shown at time of trial within the jurisdiction of the

1 Superior Court of the State of California.

- 58. As the result of the wrongful actions of Defendant KAISER, Plaintiff
  MERRIWEATHER was forced to employ Health Care Providers, as such defendant has incurred
  and will continue to incur medical expenses in the future as damages in an amount to be shown at
  time of trial within the jurisdiction of the Superior Court of the State of California.
- 59. As a proximate result of the aforementioned wrongful actions of Defendant
  KAISER, Plaintiff MERRIWEATHER has suffered and will in the future continue to suffer
  physical injuries actually incurred, and emotional pain and suffering damages (including but not
  limited to humiliation, anxiety, severe emotional stress) in an amount to be shown at time of trial
  but that is within the jurisdiction of the Superior Court of the State of California.
- 11 60. Defendant KAISER ratified the wrongful conduct of its employees and failed to
   12 take adequate steps necessary to prevent the hostile work environment against Plaintiff due to his
   13 race/color/ethnicity of African-American/Black and did so intentionally, oppressively,
- 14 maliciously, and with an evil motive to yex, more, annoy, and/or harass Plaintiff
- MERRIWEATHER in violation of his rights California Government Code section 12940, et seq.
   As a result Plaintiff is entitled to pupplive or exemplary damages against the Defendants , and
- each of them, pursuant to California Government Code section 12965 in an amount to be
  determined at time of trial up osing liability on Defendants , and each of them.
- The above described acts were ratified and/or allowed by management or 61. 19 supervisory employees, and/or corporate officers and/or directors of Defendant KAISER with 20 malice, oppression, and/or fraud in conscious disregard of Plaintiff's rights in that there was no 21 evidence supporting the false allegations which were knowingly false, and/or Defendant 22 KAISER ratified such conduct as such an award for punitive damages against Defendant 23 Defendant KAISER, and each of them is necessary to punish and/or make an example of 24 Defendant Defendant KAISER, pursuant to California Government Code section 12965 in an 25 amount to be determined at time of trial 26
- 62. As a result of the wrongful acts of Defendant KAISER, as delineated above,
  Plaintiff MERRIWEATHER has been forced to employ an attorney to vindicate his rights

which involves the enforcement of an important right affecting the public interest. As such 1 2 Plaintiff MERRIWEATHER is entitled to attorney's fees pursuant to California Government Code sections 12948 and 12965 in an amount to be shown pursuant to law after entry of 3 judgment in Plaintiff MERRIWEATHER's favor. 4 5 FOURTH CAUSE OF ACTION (FAILURE TO PREVENT CRIMINATION/HARASSMENT FROM OCCURRING) 6 Govt. Code § 12940(k)] (Against Defendant KAISER ONLY) 7 Plaintiff MERRIWEATHER realleges and restates paragraphs)1 through 25 of 63. 8 this Complaint and incorporates them by reference herein as though the restated herein. This 9 cause of action is against Defendant KAISER ONLY. 10 Defendant KAISER, for illegal purposes, did, Refact, fail to protect the Plaintiff 64. 11 MERRIWEATHER from discrimination, harassment and/or retaliation because of his 12 race/color/etinicity of African-American/Black and Form retaliation for the reporting of acts in 13 violation of the Government Code §12920, et see The above-described acts of defendants, and 14 each of them, were in violation of Govt. Code 12940(k). Defendant KAISER failed to fulfill 15 this duty by doing the following: 16 By placing Plaintiff MERRIWEATHER on a paid administrative leave which a) 17 did not allow him to obtain overtime payments from February 9, 2017, through 18 July 11, 2017. : 19 By wrongfully terminating him on or about July 11, 2018 as stated above; b) 20 By not taking appropriate corrective actions against Defendant MARTHA c) 21 RUVALCABA to prevent her from harassing plaintiff base on his age, national 22 origin, ethnicity, and/or race as stated above. 23 As a result of the above mentioned wrongful acts Plaintiff MERRIWEATHER 65. 24 has suffered adverse actions as he was placed on paid administrative leave on or about February 25 9, 2017, through July 11, 2017. Such action denied him the ability to obtain overtime which he 26 would have ordinarily been entitled to obtain. A substantial motivating reason for the suspension 27 was due to the discriminating and harassing conduct of Defendant KAISER's Management 28

Employee MARTHA RUVALCABA towards Plaintiff MERRIWEATHER on the basis of his
 race/color/ethnicity of African-American/Black which Management Employees at Defendant
 KAISER ratified by failing to take corrective actions to prevent as stated above in paragraphs 1
 through 25.

66. As a result of the discriminatory practice or policy of Defendant KAISER was
infected by bias of Defendant MARTHA RUVALCABA against Plaintiff MERRIWEATHER
due to him being black and/or African-American. Plaintiff was wrongfully terminated on July 11,
2017, due to his race/color/ethnicity as stated above. Defendanty MARTHA RUVALCABA's
racial animus of Plaintiff infected the decision making process of Defendant KAISER resulting
in Plaintiff's termination, as part of this pattern, plan, practice or policy of discrimination as
stated above.

As a proximate result of the wrongful conduct of Defendant KAISER, Plaintiff 67. 12 MERRIWEATHER has been unable to work and the future may be unable to return to work or 13 accept any assignments for Defendant KAISER and as such has suffered the loss of wages, 14 salary, benefits, and additional amounts of money Plaintiff MERRIWEATHER would have 15 received if he had not been forced (10) be placed on paid administrative leave, with Defendant 16 KAISER in an amount within the parisdiction of the Superior Court of the State of California. 17 As a proximate result of the wrongful conduct of Defendant KAISER, Plaintiff 68. 18 MERRIWEATHER has been unable to work and in the future may be unable to return to work 19 or accept any assignments for Defendant KAISER and as such has suffered the loss of wages, 20 salary, benefits, and additional amounts of money Plaintiff MERRIWEATHER would have 21 received the had not been wrongfully terminated by Defendant KAISER in an amount within 22 the jurisdiction of the Superior Court of the State of California. 23

69. As a further proximate result of the wrongful acts of Defendant KAISER,
Plaintiff MERRIWEATHER has been harmed in that Plaintiff MERRIWEATHER has suffered
the intangible loss of such employment-related opportunities as further work experience and
seniority. As a result of such retaliation and consequent harm, Plaintiff MERRIWEATHER has
suffered such damages in an amount to be shown at time of trial within the jurisdiction of the

1 Superior Court of the State of California.

70. As the result of the wrongful actions of Defendant KAISER, Plaintiff
MERRIWEATHER was forced to employ Health Care Providers, as such defendant has incurred
and will continue to incur medical expenses in the future as damages in an amount to be shown at
time of trial within the jurisdiction of the Superior Court of the State of California.

6 71. As a proximate result of the aforementioned wrongful actions of Defendant
7 KAISER, Plaintiff MERRIWEATHER has suffered and will in the future continue to suffer
8 physical injuries actually incurred, and emotional pain and suffering damages (including but not
9 limited to humiliation, anxiety, severe emotional stress) in an amount to be shown at time of trial
10 but that is within the jurisdiction of the Superior Court of the State of California.

72. Defendant KAISER ratified the wrongful conduct of its employees and failed to
 take adequate steps necessary to prevent the hostile work environment against Plaintiff due to his
 race/color/ethnicity of African-American/Black and did so intentionally, oppressively,

14 maliciously, and with an evil motive to yex, more, annoy, and/or harass Plaintiff

15 MERRIWEATHER in violation of his rights California Government Code section 12940, et seq.

As a result Plaintiff is entitled to purprive or exemplary damages against the Defendants , and
each of them, pursuant to California Government Code section 12965 in an amount to be

18 determined at time of triat imposing liability on Defendants , and each of them.

The above described acts were ratified and/or allowed by management or 19 73. supervisory employees, and/or corporate officers and/or directors of Defendant KAISER with 20 malice, oppression, and/or fraud in conscious disregard of Plaintiff's rights in that there was no 21 evidence supporting the false allegations which were knowingly false, and/or Defendant 22 KAISER ratified such conduct as such an award for punitive damages against Defendant 23 Defendant KAISER, and each of them is necessary to punish and/or make an example of 24 Defendant Defendant KAISER, pursuant to California Government Code section 12965 in an 25 amount to be determined at time of trial 26

74. As a result of the wrongful acts of Defendant KAISER, as delineated above,
Plaintiff MERRIWEATHER has been forced to employ an attorney to vindicate his rights

1	which involv	which involves the enforcement of an important right affecting the public interest. As such	
2	Plaintiff M	Plaintiff MERRIWEATHER is entitled to attorney's fees pursuant to California Government	
3	Code section	Code sections 12948 and 12965 in an amount to be shown pursuant to law after entry of	
4	judgment in	judgment in Plaintiff MERRIWEATHER's favor.	
5	5	PRAYER	
e	WHE	WHEREFORE, Plaintiff MERRIWEATHER prays judgment against defendants, and	
7	each of them		
8	1.	For a money judgment representing compensatory damages including lost wages,	
9	commissions	commissions, and other employment benefits, and all other sums of money together with interest	
10	on said amounts, in an amount to be proven at the time of trial		
11	2.	For a money judgment for mental pain and anguish, emotional distress and	
12	general dama	general damages in an amount to be proven at the time of trial.	
13	3.	For prejudgment interest, if applicable.	
14	4.	For exemplary and punitive damages against the defendants in an amount to be	
15	proven at the	proven at the time of trial.	
16	5.	For costs of suit including attorney's fees as authorized by federal and/or state law,	
17	if applicable.		
18	6.	For such and other further relief as the Court may deem just and proper.	
19		DEMAND FOR JURY TRIAL	
20	Plainti	Plaintiff AMERY MERRIWEATHER demands trial by jury as to all matters and issues	
21	so triable by	so triable by law.	
22	DATED: Janu	ary 17, 2019 Respectfully submitted	
23		All An	
24	KEVIN W. HARRIS		
25		Attorney for Plaintiff AMERY MERRIWEATHER	
26			
27			
28			
		20	