ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): HOWARD ALAN KITAY, SBN 141801	FOR COURT USE ONLY
Law Offices of Howard Alan Kitay	fare [] fare E
[275 E. Douglas Ave., Ste. 111	
El Cajon, CA 92020	HORTH COUNTY DIVISIO
TELEPHONE NO: 619.442.0542 FAX NO. (Optional): E-MAIL ADDRESS (Optional):	2014 MAY 29 PM 1: 52
ATTORNEYFOR (Name): Plaintiff, Eva Albertson	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego	(7) GLERK-SUPERIOR COURT
street ADDRESS: 330 West Broadway	SAN DIEGO COUNTY, CA
MAILING ADDRESS:	01, 12, 12, 12, 12, 12, 12, 12, 12, 12, 1
CITY AND ZIP CODE: San Diego, CA 92101	
BRANCH NAME: PLAINTIFF: EVA ALBERTSON, an individual	
DEFENDANT: KAISER PERMANENTE INSURANCE COMPANY, a	
Corporation; Does 1 thru 50 inclusive	
X DOES 1 TO 50 inclusive	7/>
COMPLAINT—Personal Injury, Property Damage, Wrongful Death	\rightarrow
AMENDED (Number):	
Type (check all that apply):	
MOTOR VEHICLE X OTHER (specify): Premises Liabilty	
Property Damage Wrongful Death	
x Personal Injury Other Damages (specify):	
Jurisdiction (check all that apply):	
ACTION IS A LIMITED CIVIL CASE	CASE NUMBER:
Amount demanded does not exceed \$10,000	
exceeds \$10,000, but does not exceed \$25,000	27 2044 00047420 OU DO NO
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		B	PLD-PI-001			
SH	DRT TITLE: Albertson v. Kaiser Permanente		CASE NUMBER:			
		·				
4.	Plaintiff (name):					
	is doing business under the fictitious name (specify):					
	and has complied with the fictitious business name laws.					
5.			•			
	a. x except defendant (name): KAISER PERMANENTE INSURANCE COMPANY	c. except defendant ('name):			
	(1) a business organization, form unknown	(1) a business orga	anization, form unknown			
	(2) x a corporation	(2) a corporation				
	(3) an unincorporated entity (describe):	(3) an unincorporat	ted entity (describe):			
	(4) a public entity (describe):	(4) a public entity (describe):			
	(5) other (specify):	(5) other (specify):	7/>			
	b. except defendant (name):	d. except defendant	(name):			
	(4) a hypinana avvanimatina farma valua vya	404				
	(1) a business organization, form unknown (2) a corporation	a business orga	anization, form unknown			
	(3) an unincorporated entity (describe):	() () () ()	ted entity (describe):			
	(4) a public entity (describe):	(4) a public entity (describe):			
	(5) other (specify):	(5) other (specify):				
	Information about additional defendants who are not natur	al persons is contained in Atta	achment 5.			
6.	6. The true names of defendants sued as Does are unknown to plaintiff.					
		were the ag	ents or employees of other			
	named defendants and acted within the scope of that a	gency or employment.				
	b. x Doe defendants (specify Doe numbers): 1-50 plaintiff.	are persons	s whose capacities are unknown to			
7.	Defendants who are joined under Code of Civil Procedure	section 382 are (names):				
8.	This court is the proper court because					
	a. at least one defendant now resides in its jurisdictional a					
	b. the principal place of business of a defendant corporati		tion is in its jurisdictional area.			
	 c. x injury to person or damage to personal property occurr d. other (specify): 	ей иг во јинѕовскопагагеа.				
9.	Plaintiff is required to comply with a claims statute, and					
	 a has complied with applicable claims statutes, or b is excused from complying because (specify): 					
	b is excessed from complying because (specify).					

PLD-PI-001 SHORT TITLE: Albertson v. Kaiser Permanente CASE NUMBER: 10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached): Motor Vehicle b. x General Negligence Intentional Tort **Products Liability** d. X **Premises Liability** Other (specify): 11. Plaintiff has suffered a. x wage loss loss of use of property hospital and medical expenses general damage property damage x loss of earning capacity other damage (specify): The damages claimed for wrongful death and the relationships of plaintiff to the deceased are listed in Attachment 12. as follows: 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 equitable; and for a. (1) x compensatory damages punitive damages The amount of damages is (in cases for personal injury or wrongful death, you must check (1)): (1) x according to proof in the amount of: \$ 15. The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers):

Date: 5/22/2014

(TYPE OR PRINT NAME)

(SIGNATURE OF PLAINTIFF OR ATTORNEY)

	,	•			PLD-PI-001(2
SHORT TITLE: Alberts	on v. Kaiser Perma	nente		CASE NUMBER:	
One (number) ATTACHMENT TO	CAUSE OF A		ral Negligence		Page <u>4</u>
(Use a separate cause of action form for each cause of action.) GN-1. Plaintiff (name): EVA ALBERTSON, an individual					
, ,	endant (name): KAISER			COMPANY, a	Corporation;
				\$. (C)	

x Does 1 to 50

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff

on (date): October 4, 2014

at (place): Kaiser Permanente located at 17140 Bernardo Center Drive, San Diego, CA 92128

(description of reasons for liability):

At the aforementioned time and place, defendants, and each of them, negligently, carelessly, recklessly, and unlawfully managed, maintained, controlled, and operated the property, such that located on the property was a swinging door, which defendants knew, or in the exercise of reasonable care should have known, constituted a dangerous and unreasonable risk of harm of which plaintiff was at all time herein mentioned unaware. Defendants, and each of them, negligently failed to take steps to either make the condition safe or to warn plaintiff of the dangerous condition. Plaintiff was injured and suffered the injuries and damages hereinafter described.

PLD-PI-001(4) SHORT TITLE: Albertson v. Kaiser Permanenté CASE NUMBER: CAUSE OF ACTION—Premises Liability Page 5 <u>Two</u> ATTACHMENT TO X Complaint Cross-Complaint (Use a separate cause of action form for each cause of action.) Prem.L-1. Plaintiff (name): EVA ALBERTSON, an individual alleges the acts of defendants were the legal (proximate) cause of damages to plaintiff. On (date): October 4, 2014 plaintiff was injured on the following premises in the following fashion (description of premises and circumstances of injury): At the aforementioned time at the Kaiser Permanente located at 17140 Bernardo Center Drive, San Diego, CA 92128, defendants, and each of them, negligently, carelessly, recklessly, and unlawfully managed, maintained, controlled, and operated the property, such that located on the property was a swinging door, which defendants knew, or in the exercise of reasonable care should have known, constituted a dangerous and wheelsonable risk of harm of which plaintiff was at all time herein mentioned unaware. Defendants, and each of them, negligently failed to take steps to either make the condition safe or to warn plaintiff of the dangerous condition. Plaintiff was injured and suffered the injuries and damages hereth described. Lx | Count One--Negligence The defendants who negligently owned, maintained, managed and operated Prem.L-2. the described premises were (names): Raiser Permanente Insurance Company to <u>50</u> X Count Two--Willful Failure to Warn [Civil Code section 846] The defendant owners who willfully Prem.L-3. or maliciously failed to guard or warn against a dangerous condition, use, structure, or activity were (names): Kaiser Permanente Insurance Company to <u>50</u> | x | Does Al Plaintiff, a recreational user, was an invited guest ____ a paying guest. Prem.L-4. Count Thee--Dangerous Condition of Public Property The defendants who owned public property on which a dangerous condition existed were (names): Does to . actual constructive notice of the existence of the The defendant public entity had dangerous condition in sufficient time prior to the injury to have corrected it. The condition was created by employees of the defendant public entity. Prem.L-5. a. Lx Allegations about Other Defendants The defendants who were the agents and employees of the other defendants and acted within the scope of the agency were (names): x Does 1 to 50 __ The defendants who are liable to plaintiffs for other reasons and the reasons for their liability are described in attachment Prem.L-5.b as follows (names):

PLD-PI-001(5) SHORT TITLE: Albertson v. Kaiser Permanente CASE NUMBER: Three CAUSE OF ACTION—Products Liability Page 6 (number) ATTACHMENT TO X Complaint Cross-Complaint (Use a separate cause of action form for each cause of action.) Plaintiff (name): EVA ALBERTSON, an individual Prod. L-1. On or about (date): 10/04/14 plaintiff was injured by the following product: a door located on the premises of Kaiser Permanente Insurance Company located at 17140 Bernardo Center Drive, San Diego, CA/32129. Prod. L-2. Each of the defendants knew the product would be purchased and used without inspection for defects. The product was defective when it left the control of each defendant. The product at the time of injury was being used in the manner intended by the defendants. used in a manner that was reasonably foreseeable by defendants as involving a substantial danger not readily apparent. Adequate warnings of the danger were not given. Prod. L-3. Plaintiff was a purchaser of the product. user of the product. x bystander to the use of the product. other (specify): PLAINTIFF'S INJURY WAS THE LEGAL (PROXIMATE) RESULT OF THE FOLLOWING: Prod. L-4. Count One--Strict liability of the following defendants who a. manufactured or assembled the product (names): x Does 1 __ t<u>o_50</u> b. x designed and manufactured component parts supplied to the manufacturer (names): Does 1 c. x sold the product to the public (names): x Does 1 __to_50 Prod. L-5. X count Two--Negligence of the following defendants who owed a duty to plaintiff (names): _ to50 x Does 1 Prod. L-6. Count Three--Breach of warranty by the following defendants (names): __ Does ___ __ to_ who breached an implied warranty who breached an express warranty which was written oral Prod. L-7. The defendants who are liable to plaintiffs for other reasons and the reasons for the liability are listed in Attachment-Prod. L-7 as follows: