1 Lloyd Douglas Dix, SBN 110489 Dix and Associates, APLC 2 22287 Mulholland Highway, PMB 414 Calabasas, California 91303 3 the Superior Court Telephone: (818) 876-3000 4 SEP 0 5 2014 Jeffrey A. Millman, SBN 99072 5 **By Fax** Hodes, Millman, Liebeck, LLP 9210 Irvine Center Drive 6 Irvine, CA 92618 7 Attorneys for Plaintiffs, Vicky Georgia Kennedy, 8 John Martin Kennedy, Charlette Madeline Armstrong, Betsy Ann Crabtree 9 SUPERIOR COURT OF THE STATE OF CALIFORNIA 10 11 FOR THE COUNTY OF SOLAN 876-3000 • Fax (818) 876-3003 12 91302 Vicky Georgia Kennedy, Betsy Ann Case No. FWU44125 500 (MIF262191) 13 Crabtree, Charlette Madeline Armstrong, John Martin Kennedy, S O 14 Calabasas, Plaintiffs, 15 **COMPLAINT FOR** 16 **DAMAGES FOR:** vs. 17 (818) 1. NEGLIGENCE: THE PERMANENTE MEDICAL GROUP; 2. ELDER ABUSE; 18 KAISER FOUNDATION HEALTHPLAN. 3. WRONGFUL DEATH. INC., KAISER FOUNDATION HOSPITALS, 19 VACAVILLE CONVALESCENT AND REHAB CENTER, JAU DEAN LEE, M.D., AND DEMAND FOR JURY 20 an individual MICHAEL L. EARWOOD, TRIAL an indiv(dua); RONALD VICTOR 21 STRADIOTTO, an individual; KYAW AUNG an individual; JOHN SCUDDER 22 MILLAR, an individual; JUDITH EILEEN PECK, an individual; WILLARD LEE 23 FREDRICKSON, II, an individual; KULLADA OYL RICHAKRON, an individual; 24 MANUEL AYSON BALLESCA, an individual; RUBY SALIHA ALI, an 25 individual; THEODORE CRAIG YEE, an individual; KELVIN NOLAN KAY, an 26 individual; AND DOES 1 THROUGH 50. 27 Defendant(s). 28 COMPLAINT FOR DAMAGES 1

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2 1. PLAINTIFFS, Vicky Georgia Kennedy, the surviving spouse of the 3 4 DECEDENT, and DECEDENT'S children, Betsy Ann Crabtree, Charlette Madeline 5 Armstrong and John Martin Kennedy, bring this action on behalf of DECEDENT, Charles 6 William Kennedy. they bring this action under the provisions of Code of Civil Procedure 7 Section 377.60, which provides that the PLAINTIFF may bring this action on behalf of 8 DECEDENT'S heirs: "A cause of action for the death of a person caused by the wrongful 9 act or neglect of another may be asserted by any one of the following persons.....(a) The 10 decedent's surviving spouse ..., children .... " There are approximately four heirs of the 11 12 DECEDENT: his surviving spouse, Vicky Georgia Kennedy, and his three children: Betsy 13 Ann Crabtree, Charlette Madeline Armstrong and John Martin Kennedy. PLAINTIFF is 14 one of them. As an heir of DECEDENT, REAINTIFF also has standing to bring this action 15 pursuant to Welfare and Institutions Code Section 15657, et seq. In addition, concurrently 16 with or immediately following the filing of this action, PLAINTIFF Vicky Georgia 17 18 Kennedy will file a reaction for Probate in the Solano County Superior Court, as a person 19 entitled to Letters of Administration.

I. PARTIES

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2. Defendant The Permanente Medical Group, is a corporation or business plan of
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3. Defendant Kaiser Foundation Health Plan, Inc. is a corporation or business plan
of unknown form, doing business in County of Solano, California, at 1 Quality Drive,
Vacaville, CA 95688-9494, which is the location wherein the injuries, death, and damages
pccurred.

COMPLAINT FOR DAMAGES

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4. Defendant Kaiser Foundation Hospitals is a corporation or business plan of unknown form, doing business in the County of Solano, California at 1 Quality Drive, Vacaville, CA 95688-9494, which is the location wherein the injuries, death, and damages bccurred.

5. Defendant Vacaville Convalescent and Rehab Center is a corporation or business 6 plan of unknown form, doing business in the County of Solano, California, 585 Nut Tree Ct., Vacaville, CA 95688, which is a location wherein injuries and damages occurred.

9 6. Defendant Jau Dean Lee, is an individual who, upon information and belief, is 10 icensed as a physician in the State of California and does pusitiess in the County of Solano 11 t the facility owned and operated by KAISER at 1 Quality Drive, Vacaville, CA 95688-12 9494. 13

7. Defendant Michael L. Earwood, is an individual who, upon information and 14 15 elief, is licensed as a physician in the State of California and does business in the County 16 f Solano, at 1 Quality Drive, Macaville, CA 95688-9494.

8. Defendant Kyaw Aung, is an individual who, upon information and belief, is 18 icensed as a physician in the State of California and does business in the County of Solano. 19 t 1 Quality Drive, Vacaville, CA 95688-9494 20

21 9. Defendant Ronald Victor Stradiotto, is an individual who, upon information and 22 belief, is licensed as a physician in the State of California and does business in the County 23 f Solano, at 1 Quality Drive, Vacaville, CA 95688-9494 24

10. Defendant John Scudder Millar, is an individual who, upon information and 25 belief, is licensed as a physician in the State of California and does business in the County 26 of Solano, at 1 Quality Drive, Vacaville, CA 95688-9494 27

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1 11. Defendant Judith Eileen Peck, is an individual who, upon information and 2 belief, is licensed as a physician in the State of California and does business in the County 3 f Solano, at 1 Quality Drive, Vacaville, CA 95688-9494. 4 12. Defendant Willard Lee Fredrickson, II, is an individual who, upon information 5 nd belief, is licensed as a physician in the State of California and does business in the 6 County of Solano, at 1 Quality Drive, Vacaville, CA 95688-9494. 7 8 13. Defendant Kullada Oyl Richakron, is an individual who, upon information and 9 belief, is licensed as a physician in the State of California and does business in the County 10 of Solano, at 1 Quality Drive, Vacaville, CA 95688-9494-11 14. Defendant Manuel Ayson Ballesca, is an individual who, upon information and 12 belief, is licensed as a physician in the State of Cathornia and does business in the County 13 14 of Solano, at 1 Quality Drive, Vacaville, CA 95688-9494. 15 15. Defendant Ruby Saliha (is an individual who, upon information and belief, 16 s licensed as a physician in the State of California and does business in the County of 17 Solano, at 1 Quality Drive, Vacaville, CA 95688-9494. 18 16. Defendant Theodore Craig Yee, is an individual who, upon information and 19 elief, is licensed as a physician in the State of California and does business in the County 20 f Solano, al Quality Drive, Vacaville, CA 95688-9494. 21 22 17. Defendant Kelvin Nolan Kay, is an individual who, upon information and 23 belief, is licensed as a physician in the State of California and does business in the County 24 of Solano, at 1 Quality Drive, Vacaville, CA 95688-9494. 25 18. PLAINTIFF is ignorant of the names and capacities of DOES 1 through 50 and 26 ues them as DOES 1 through 50, inclusive. PLAINTIFF will amend this action to allege 27 28 COMPLAINT FOR DAMAGES

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1 hese DOE defendants' names and capacities when ascertained. Each of the Defendants 2 herein is responsible in some manner for the occurrences, injuries, and damages herein, 3 and that the damages were directly and proximately caused by these defendants' acts and 4 missions. Each defendant herein was the agent of each of the remaining defendants, and 5 n doing the things alleged herein were acting within the course and scope of their agency. 6 19. All defendants collectively, including Kaiser Foundation Health Plan, Kaiser 7 8 oundation Hospitals, Vacaville Convalescent and Rehab Center, Dr. Dee, Yee, Kay, 9 Earwood, Ballesca and all other physicians named herein, and DOES 1 through 50, are 10 eferred to herein as "DEFENDANTS". 11 II. 12 STATEMENT 13 **OF FACTS** 20. On August 19, 2013, DECEDENT Charles William Kennedy was admitted to 14 15 DEFENDANT KAISER HOSPITAtin Vacaville, located at 1 Quality Drive, Vacaville, 16 A 95688-9494, for the purpose of having an elective surgery, specifically, a left total 17 mee replacement, to be performed by and under the care of DEFENDANT physicians 18 and surgeons, including Dr.s Yee, Aung and others, as named hereinabove. 19 21. Prior to and on August 19, 2013, DECEDENT was seen and examined by 20 aid DEFENDANT physicians and surgeons prior to said surgery and determined to be in 21 22 condition to have the surgery safely. 23 22. The surgery, for left total knee replacement, took place on August 19, 2013, at 24 DEFENDANT KAISER HOSPITAL, located in Vacaville, California. Thereafter, 25 DECEDENT was an inpatient at DEFENDANT KAISER HOSPITAL, located in 26 Vacaville, until on or about August 21, 2013. 27 28 COMPLAINT FOR DAMAGES

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1 23. At all times after the said surgery, DECEDENT experienced and complained 2 to the staff and to his family of a lack of appetite and associated symptoms indicating that 3 his digestive tract and other organs were not functioning appropriately after surgery. 4 DECEDENT'S family reported those symptoms and complaints to the hospital and 5 onvalescent employees and to DECEDENT'S physicians on many occasions. 24. Despite said reports and DECEDENT'S continuing symptoms 7 DEFENDANTS and each of them failed to take appropriate action to care for

DECEDENT, which failure ultimately led to his death.

25. Despite the fact that DECEDENT had no appende of appropriate bowel 11 ounds or movement, DEFENDANTS, KAISER HOSPITAL and the DEFENDANT 12 AISER physicians responsible for his care post operatively, determined to and did 13 ransfer DECEDENT to DEFENDANT VACAVILLE CONVALESCENT AND 14 15 REHAB CENTER on or about August 21, 2013.

16 26. While DECEDENT was a patient at DEFENDANT VACAVILLE 17 CONVALESCENT AND REHAB CENTER, from August 21, 2013 up to and including 18 ugust 27, 2013, DRCEDENT continued to suffer from lack of appetite and associated 19 igns and symptoms indicating that he was not recovering appropriately from the surgery. 20 21 Said signs and symptoms were reported by DECEDENT and his family visitors to 22 DEFENDANTS and their employees. Even without said reports to DEFENDANTS, 23 hose abnormal signs and symptoms should have been noted and acted upon 24 appropriately by DEFENDANTS as part of their duty to care for him post-operatively. 25 Nevertheless, DEFENDANTS failed and refused to take appropriate actions to care for 26 DECEDENT in his condition, which failure caused his condition to deteriorate and 27 28

COMPLAINT FOR DAMAGES

<sup>1</sup> ultimately led to his death.

2 27. On or about August 27, 2013, DEFENDANTS VACAVILLE 3 CONVALESCENT AND REHAB CENTER finally noted that DECEDENT was in 4 significant distress, as a result of his deteriorated condition, including significant 5 abdominal distension, difficulty in breathing and deteriorating vital signs. Thus, on that 6 morning of August 27, 2013, DEFENDANTS finally determined to transfer DECEDENT 7 8 back to DEFENDANT KAISER HOSPITAL, for Emergency medical care, 9 28. Had DEFENDANTS taken appropriate action prior to August 27, 2013, to 10 care for DECEDENT and his signs and symptoms, his condition would not have 11 leteriorated to the extent it did on that date, resulting in his death. 12 29. DECEDENT was transferred by DERENDANT VACAVILLE 13 CONVALESCENT AND REHAB CENTER in this greatly deteriorated and unstable 14 15 condition on or about August 27, 2053, where he was received by the Emergency Room 16 taff and physicians of DEFENDART KAISER HOSPITAL at Vacaville, who took on 17 he obligation to care for (him) appropriately at that time and place. 18 30. Despite they duty to provide DECEDENT with appropriate emergency room 19 care, DEFENDANTS KAISER HOSPITAL and the DEFENDANT Kaiser physicians, 20 21 ncluding but not limited to Dr.s Peck, Fredrickson, Millar and other DEFENDANTS, 22 ailed to care for DECEDENT appropriately, causing him to aspirate and suffer 23 espiratory arrest, among other things, ultimately contributing to his death. 24 31. Despite their duty to provide DECEDENT with appropriate post-operative 25 care at all times, DEFENDANTS so negligently cared for DECEDENT throughout his 26 bost-operative period that he ultimately suffered respiratory arrest, acute renal failure 27 28 COMPLAINT FOR DAMAGES 7

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1	and blood culture negative septic shock, cardiac arrest and anoxic brain injury. Finally,
2	due to his devastating neurologic injuries as a result of DEFENDANTS' failure to care
3	for him appropriately, DECEDENT ultimately died on September 8, 2013.
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6	III.
7	FIRST CAUSE OF ACTION
8	(Negligence, v. all DEFENDANTS)
9	32. PLAINTIFF re-alleges and incorporates by reference the allegations
10	contained in Paragraphs 1 through 31.
11	
12	33. DECEDENT was a patient of DEFENDANTS from August 19, 2013 until his
13	death on September 8, 2013. During this period, RECEDENT was under the care of the
14	DEFENDANTS who acted as his "primary care physicians" and other care physicians,
15	including Emergency Room physicians, as described herinabove.
16	34. By virtue of the aforesaid, DEFENDANTS owed a duty of ordinary care to
17	DECEDENT, to use the cegree of care and skill that a reasonably prudent person would
18	use. In the case of DEE, EARWOOD, YEE and the other physician DEFENDANTS, to
19	use that degree of sare that a reasonably prudent physician would owe, given his or her
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21 22	knowledge, training, expertise and skill.
22	35. DEFENDANTS breached the aforesaid duties of care.
23	36. As a direct and legal result of the aforesaid, DECEDENT sustained injuries
	and death. As a further direct and legal result of the aforesaid, DECEDENT sustained
26	ost income and other damages in a sum according to proof at trial.
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	COMPLAINT FOR DAMAGES 8

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1	IV.
2	SECOND CAUSE OF ACTION
3	(Elder Abuse v. all DEFENDANTS)
4	37. PLAINTIFF re-alleges and incorporates by reference the allegations
5 6	contained in Paragraphs 1 through 36.
7	38. DECEDENT was at all times herein over 65 years of age and a dependant
8	adult within the meaning of Welfare & Institutions Code Section 1561(0.23) owing to the
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10	fact that he resided in California and had temporary physical or mental limitations that
11	restricted his ability to carry out normal activities or protect his tights, given the sedative
12	medication and the treatments he was treated with.
13	39. At all times herein, each of the DEFENDANTS had care or custody of the
14	DECEDENT.
15	40. By virtue of the foregoing DEFENDANTS and each of them have
16	committed neglect as defined at welfare & Institutions Code Section 15610.57.
17 18	41. During the aforesaid periods during which DEFENDANTS and each of them
19	had care or custody of the DECEDENT, he was deprived of oxygen and appropriate
20	nutrition for extended periods of time, among other things, and accordingly, suffered
21	physical abuse" as defined at Welfare & Institutions Code Section 15610.63.
22	42. By virtue of the aforesaid, DEFENDANTS have acted in conscious disregard
23	of the probability of DECEDENT'S undesired and unauthorized injury and death.
24	DEFENDANTS' acts and omissions were despicable and it subjected DECEDENT to
25	cruel and unjust hardship in conscious disregard of his rights and safety. By virtue of the
20	foresaid, DEFENDANTS have each acted with recklessness, oppression and malice, and
	and malice, and
28	COMPLAINT FOR DAMAGES 9

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<i>.</i>	
1	according to proof at trial.
2	43. By virtue of the aforesaid, DECEDENT is entitled to pre-death pain and
3	suffering damages under Welfare & Inst. Code Section 15657 and PLAINTIFF is entitled
4	to attorneys' fees unilaterally to them under the same provision of law.
5 6	III.
7	THIRD CAUSE OF ACTION
8	(Wrongful Death v. all DEFENDANTS)
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10	44. PLAINTIFF hereby re-alleges and incorporates by reference the allegations
11	contained in Paragraphs 1 through 43.
12	45. As a direct and proximate result of the aforesaid, DECEDENT died and his
13	heirs (represented by PLAINTIFF under Code of Civil Procedure Section 377.60, as
14	alleged above), have been deprived of DECEDENT'S love, care, comfort, and society to
15	their general damages according to proof at trial.
16	WHEREFORE, PLAINTIFFS pray for judgment against DEFENDANTS as
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18	follows:
19	1. For general and special damages as according to proof;
20	2. For the loss of the care, comfort, and society of DECEDENT.
21	3. For attorneys fees, unilaterally to PLAINTIFF.
22	4. For costs of suit, including expert costs.
23	5. For such other and further relief as the court deems just and proper.
24	DIX AND ASSOCIATES, APLC
25	Dated: 9/5/14 By:
26	Lloyd Doyiglas Dix, Esq.
27	Attorneys for Plaintiffs
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