Christopher B. Dolan (SBN 165358) 1 Jeremy M. Jessup (SBN 208758) DOLÁN LAW FIRM, P.C. 2 1438 Market Street San Francisco, California 94102 3 (415) 421-2800 Telephone: Facsimile: (415) 421-2830 4 Attorneys for Plaintiff 5 PENELOPE ZOUZOUNIS 6 7 IN THE SUPERIOR COURT OF THE STATE OF CAIFORNIA 8 IN AND FOR THE COUNTY OF SAN FRANCISCO 9 CGC 16-553775 10 PENELOPE ZOUZOUNIS, No. 11 Plaintiff, COMPLAINT FOR DAMAGES: 12 MEDICAL NEGLIGENCE 13 KAISER PERMANENTE SOUTH SAN FRANCISCO MEDICAL CENTER 2. MANAGED CARE 14 KAISER FOUNDATION HOSPITALS, **NEGLIGENCE** KAISER FOUNDATION HEALTH 15 (CIVIL CODE 3428) PLAN, INC., PERMANENTE MEDICAL 16 GROUP, INC., and DOES 1 650 17 **DEMAND FOR JURY TRIAL** Defendants 18 19 20 21 Now comes Plaintiff PENELOPE ZOUZOUNIS, Plaintiff in this action, who files this 22 complaint and alleges as follows: 23 **PARTIES** 24 1. Plaintiff PENELOPE ZOUZOUNIS is an adult natural person residing in California. 25 2. Defendant KAISER PERMANENTE SOUTH SAN FRANCISCO MEDICAL CENTER is a 26 business providing healthcare services to the public, including but not limited to PLAINTIFF and 27 Defendant KAISER FOUNDATION HOSPITALS, Defendant KAISER FOUNDATION 28

HEALTH PLAN, INC., and Defendant KAISER PERMANENTE MEDICAL GROUP, INC. are

COMPLAINT FOR DAMAGES; DEMAND FOR JURY TRIAL

also businesses providing healthcare services to the public, but not limited to PLAINTIFF.
Hereinafter, the above mentioned Defendants will be referred to as the "Kaiser Defendants."

- 3. Plaintiff is informed and believes and thereupon alleges that DOES 1 through 25, and each of them, are individual persons who act as health care providers and who treated Plaintiff in this matter and whose tortious conduct contributed to the injuries and damages alleged herein.
- 4. Plaintiff is informed and believes and thereon alleges that DOES 26 through 50, and each of them, are individuals and/or businesses, forms unknown, who worked with the other defendants in this matter regarding Plaintiff, and whose tortious conduct contributed to the injuries and damages alleged herein.
- 5. Plaintiff is informed and believes thereupon alleges that at all times herein mentioned each and every Defendant, including named defendants and DOES 1 to 50, was the agent, employee, partner, and co-venturer of each and every other Defendant, and in doing the things herein alleged, each Defendant was acting with the scope of such agency, employment, partnership and joint venture, and was aided and abetted in the conduct which forms the basis of the instant action.
- 6. Plaintiff is ignorant of the true names and capacities of Defendants sued herein as DOES 1 through 50, inclusive, and therefore sues these Defendants by such fictitious names, pursuant to California Code of Civil Procedure section 474. Plaintiff will amend this Complaint to allege their true names and capacities when ascertained. Plaintiff is informed and believes and thereupon alleges that each of the fictitiously named Defendants aided and abetted and/or is otherwise tortuously responsible in some manner for the occurrences herein alleged, and that Plaintiff's damages as herein alleged were proximately caused by such negligence and/or tortious conduct.
- 7. Plaintiff is informed and believes and thereupon alleges that there exists, and at all times herein mentioned existed, a unity of interests between certain of the Defendants such that any individuality and separateness between these certain Defendants has ceased, and those certain Defendants are the alter ego of the other certain Defendants and exerted control over each other.
 Adherence to the fiction of the separate existence of these certain Defendants as an entity distinct

1	from other certain Defendants will permit an abuse of the corporate privilege and would sanction
2	fraud and/or promote injustice.
3	JURISDICTION AND VENUE
4	8. The subject matter is properly heard by this Court, as the amount in controversy as set forth
5	exceeds the statutory minimum.
6	9. The venue is proper since at least one of the Defendants has its principal place of business and/or
7	resides within the San Francisco County.
8	10. The venue is proper since the acts and omissions giving rise to this litigation occurred in San
9	Francisco County.
10	11. The Plaintiff provided prelitigation notice pursuant to California Code of Civil Procedure § 364.
11	GENERAL ALLEGATIONS
12	12. Plaintiff was admitted into Defendant's facility on Fine 19, 2015 seeking medical treatment for
13	abdominal pains that she was experiencing.
14	13. While in the process of being admitted Plaintiff's caregiver gave explicit instructions to the nurse
15	conducting the admission of the Plaintiff to not forget to include Plaintiff's seizure medication to
16	her active medications list after Plaintiff's caregiver noticed it wasn't listed.
17	14. The nurse conducting the admission of Plaintiff acknowledged the caregivers added request that
18	the seizure medication be added to her active medications list for her stay at Defendants' facility.
19	15. Despite being given this explicit instruction, Defendants' nurse who was handling the admission
20	negligently failed to add Plaintiff's seizure medication to the list of medications to be
21	administered to the Plaintiff during her stay at Defendants' Kaiser South Francisco facility.
22	16. Defendant Kaiser South San Francisco was aware of Plaintiff's condition due to the fact that
23	"seizure" was listed on Plaintiff's active medical problems in Defendant Kaiser South San
24	Francisco's medical records for her, and due to the fact that Plaintiff's caregiver requested that
25	her seizure medication be added to the active medications list for Plaintiff.
26	17. Defendant Kaiser South San Francisco was negligent in their management of Plaintiff's medical
27	records and required medications by failing to modify Plaintiff's medication list so she would
28	have all the necessary medications for her active health issues.
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26. Kaiser Defendants failed to provide procedures, policies, facilities, supplies, training, and

qualified personnel as reasonably necessary for the appropriate treatment of Plaintiff.

injury and attendant damages as pled herein.

27. As a direct and proximate result of the foregoing, PENELOPE ZOUZOUNIS suffered severe

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SECOND CAUSE OF ACTION

MANAGED CARE NEGLIGENCE (CIVIL CODE 3428)

By Plaintiff Against KAISER PERMANENTE SOUTH SAN FRANCISCO, KAISER FOUNDATION PLAN, INC., AND DOES 1-50

28. All paragraphs above are incorporated by reference as if fully re-stated here.

- 29. KAISER PERMANENTE, KAISER FOUNDATION HEALTH PLAN INC., DOES 1-50, and each of them are health care services plans and/or managed care entities with respect to Civil Code section 3428.
- 30. PENELOPE ZOUZOUNIS is and was at all relevant times a covered member, subscriber, and enrollee of KAISER PERMANENTE, KAISER FOUNDATION HEALTH PLAN INC., DOES 1-50, and each of them.
- 31. KAISER PERMANENTE, KAISER FOUNDATION HEALTH PLAN INC., DOES 1-50, and each of them owe and at all relevant times owed PENELOPE ZOUZOUNIS a duty of ordinary care such that they are individually and collectively liable to her for substantial harm caused by any unreasonable denial, delay or modification of health care service pursuant to Civil Code section 3428.
- 32. KAISER PERMANENTE, KAISER FOUNDATION HEALTH PLAN INC., DOES 1-50, and each of them breached their duty of care owed to PENELOPE ZOUZOUNIS in failing to modify her medication list for her stay after her caregiver noticed the mistake in Defendants' records and requested them to make the necessary modification to her medications list. This failure to modify their medication list for PENELOPE ZOUZOUNIS was not only medical negligence by PENELOPE ZOUZOUNIS' actual medical providers, but was the result of KAISER PERMANENTE, KAISER FOUNDATION HEALTH PLAN, DOES 1-50, and each of them not provisioning care for PENELOPE ZOUZOUNIS by modifying her medications list, as they were asked to do, and prevented PENELOPE ZOUZOUNIS from receiving the necessary medications and treatment under the standard of care.
- 33. As a direct and proximate result, PENELOPE ZOUZOUNIS suffered substantial harm, including but not limited to physical harm from suffering two seizures while under KAISER

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