	FOR COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):  G. Patrick Galloway, Esq. (49442)	
Joseph E. Finkel, Esq. (167397)	LED BY E-DELIVERY
GALLOWAY, LUCCHESE, EVERSON & PICCHI	ALAMEDA COUNTY
1676 N. California Blvd., Suite 500   Walnut Creek, CA 94596	November 23, 2015
TELEPHONE NO.: 925/930-9090 FAX NO. (Optional): 925/930-9035	CLERK OF
E-MAIL ADDRESS (Optional):  ATTORNEY FOR (Name): Def. UCSF Benioff Children's Hospital Oakland	THE SUPERIOR COURT By Lynn Wiley, Deputy
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Alameda street Address: 1225 Fallon Street	CASE NUMBER:
MAILING ADDRESS:	RG15760730
CITY AND ZIP CODE: Oakland, CA 94612	1.0.0.00.00
BRANCH NAME:	
PLAINTIFF/PETITIONER: LATASHA NAILAH SPEARS WINKFIELD, et	
al. DEFENDANT/RESPONDENT: FREDERICK S. ROSEN, M.D., et al.	
	CASE NUMBER:
CASE MANAGEMENT STATEMENT	
(Check one): X UNLIMITED CASE (Amount demanded exceeds \$25,000) UNLIMITED CASE (Amount demanded is \$25,000 or less)	RG15760 <b>7</b> 30
A CASE MANAGEMENT CONFERENCE is scheduled as follows:	
Date: December 11, 2015 Time: 2:00 p.m. Dept.: 20	Iv.: Room:
Address of court (if different from the address above):	
1221 Oak Street, Oakland	,
Notice of Intent to Appear by Telephone, by (name):	
INSTRUCTIONS: All applicable boxes must be checked, and the specified	information must be provided.
1. Party or parties (answer one):	
a. X This statement is submitted by party (name); Def. UCSF Benioff C	nildren's Hospital Oakland
b This statement is submitted jointly by parties (names):	
Commond	
<ol> <li>Complaint and cross-complaint (to be answered by plaintiffs and cross-complainar         <ul> <li>The complaint was filed on (date):</li> </ul> </li> </ol>	us only)
<ul> <li>a. The complaint was filed on (date):</li> <li>b The cross-complaint, if any, was filed on (date):</li> </ul>	
D. The cross-companie, if any, was most on fourty.	
3. Service (to be answered by plaintiffs and cross-complainants only)	
<ul> <li>All parties named in the complaint and cross-complaint have been served</li> </ul>	, have appeared, or have been dismissed.
<ul> <li>The following parties named in the complaint or cross-complaint</li> </ul>	
(1) have not been served (specify names and explain why not):	
(2) have been served but have not appeared and have not been	dismissed (specify names).
(3) have had a default entered against them (specify names):	
c The following additional parties may be added (specify names, nature of it	nvolvement in case, and date by which
they may be served):	
4. Description of case	
a. Type of case in X complaint cross-complaint (Describe, to the complaint cross-complaint	ncluding causes of action):
Medical Malpractice.	

CM-110

							<u> </u>	<u> </u>
		/PETITIONER:	LATASHA NAILA	I SPEARS WIN	KFIELD,	CASE NUMBER:		
_et a DEFE		RESPONDENT:	FREDERICK S. I	ROSEN, M.D.,	et al.	RG15760730		
	damages eamings	claimed, includ to date, and est	of the case, including a ing medical expenses to imated future lost earnli	o date [indicate sou ngs. If equitable reli	rce and amount) ef is sought, des	l, estimated future m cribe the nature of t	edical expenses he relief.)	s, lost
			ge negligent to d denies wrongo		sleep apne	a. Defendan	t Childrer	ı's
	] (If mod	re space is need	led, check this box and	attach a page desk	gnated as Attach	ment 4b.)	·	
i, Jur	y or non	ury trial					,	١
		parties request jury trial):	X a jury trial	a nonjury trial.	(If more than e	one party, provide tr	e name of each	ı party
i. Tria	al date							
a. L		ne trial has been s trial data has b	set for <i>(date):</i> been set. This case will	he ready for trial wil	hin 12 months o	f the date of the filin	a of the complai	int <i>(if</i>
b.	חור	ot, explain): Th	is is a comple ial in 12 mont	x matter tha	t will lik	ely <u>not</u> be r	eady for	(22
	Trial: 6/13/3	n which parties 3: 1/22/16 16:6/21/16	or attorneys will not be ,2/29/16,3/7/1 ;8/12/16;9/19/ - 8/1/16,	available for trial (s <sub>i</sub>	4/16,5/9/1	explain reasons for 6,5/23/16;6/	unavailability): 3/16;	
	Vacat: I <b>mated</b> k	ength of trial	- 8/1/16,		•			
		-	that the trial will take (	check one):				
a.			nber): 25 days					
b.	ho	ours (short caus	es) (specify):					
The	e party or	parties will be r	answered for each part epresented at trial		or party listed in t	the caption 🔲	by the following:	:
a. h	Attorne Firm:	y:		•				
C.	Addres	s:						
d.	Telepho	one number:		·	f. Fax numb			
e.		address:			g. Party repr	resented:	•	
		onal representat	ion is described in Attac	enment 8.				•
9. <b>Pr</b> e	eference This c	ase is entitled to	preference (specify co	de section):				
10. <b>Alt</b>	ernativ <del>e</del>	dispute resolu	tion (ADR)					
a.	the ADF	Information page	age. Please note that di ckage provided by the c ograms in this case.	fferent ADR proces ourt under rule 3.22	ses are available 21 for information	e in different courts an about the processo	and communitie es available thro	s; read ough the
(1			d by counsel; Counsel ent and reviewed ADR o	has ptions with the clier	•	ided the ADR inform	ation package id	dentifie
(2	) For se	lf-represented p	arties: Party has	has not rev	iewed the ADR i	nformation package	Identified in rule	e 3.221
b.	Referral	to judicial arbi	tration or civil action r	nediation (if avallat	ble).			
(1	) 🗀	This matter is a mediation unde statutory limit.	subject to mandatory jud er Code of Civil Procedi	licial arbitration und ire section 1775.3 t	ler Code of CivII pecause the amo	Procedure section a punt in controversy of	l141.11 or to clv loes not exceed	/il action I the
(2	2)		to refer this case to judi section 1141.11.	cial arbitration and	agrees to limit re	ecovery to the amou	nt specified in C	ode of
(3	) X	mediation und	empt from judicial arbit or Code of Civil Procedi sy exceeds juri	ıre section 1775 et	seq. <i>(specify ex</i>	rnia Rules of Court emption): Amount	or from clvll action in	on .
		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	-,uu jur.					

CM-110

PLAINTIFF/PETITIONER:	LATASHA NAILAH SPEARS WINKFIELD,	CASE NUMBER:
Let al. DEFENDANT/RESPONDENT:	FREDERICK S. ROSEN, M.D., et al.	RG15760730

10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in (check all that apply and provide the specified information):

	The party or parties completing this form <b>are willing</b> to participate in the following ADR processes (check all that apply):	If the party or parties completing this form in the case have agreed to participate in or have already completed an ADR process or processes, indicate the status of the processes (attach a copy of the parties' ADR stipulation):
(1) Mediation		Mediation session not yet scheduled  Mediation session scheduled for (date):  Agreed to complete mediation by (date):  Mediation completed on (date):
(2) Settlement conference	X	Settlement conference not yet scheduled  Settlement conference scheduled for (date):  Agreed to complete settlement conference by (date):  Settlement conference completed on (date):
(3) Neutral evaluation		Neutral evaluation not yet scheduled  Neutral evaluation scheduled for (date):  Agreed to complete neutral evaluation by (date):  Neutral evaluation completed on (date):
(4) Nonbinding judicial arbitration		Judicial arbitration not yet scheduled  Judicial arbitration scheduled for (date):  Agreed to complete judicial arbitration by (date):  Judicial arbitration completed on (date):
(5) Binding private arbitration		Private arbitration not yet scheduled Private arbitration scheduled for (date). Agreed to complete private arbitration by (date): Private arbitration completed on (date):
(6) Other (specify):		ADR session not yet scheduled  ADR session scheduled for (date):  Agreed to complete ADR session by (date):  ADR completed on (date):

				<u>CM-110</u>
a.		H SPEARS WINKFIELD, et	CASE NUMBER:	
_		ROSEN, M.D., et al.	RG15760730	. <u></u>
11.	Insurance  a. X Insurance carrier, if any, for party filing to the control of rights: Yes X No. Coverage issues will significantly affect.	lo	thcare Group	
12.	Jurisdiction Indicate any matters that may affect the court's judgment Bankruptcy Other (specify): Status:	isdiction or processing of this case ar	nd describe the statu	<b>19.</b>
13.	Related cases, consolidation, and coordination  a. x There are companion, underlying, or rel  (1) Name of case: Winkfield v.  (2) Name of court: Superior Cou  (3) Case number: RP13-707598  (4) Status:  Additional cases are described in Attact  b. x A metion to consolidate  M.D. for an application to ord	ated cases.  Children's Hospital of art of California, Count and California, California, California, California, California, California, Count and California, Cal	ty of Alameda name party): Frede	R erick S. Rosen,
14.	Bifurcation  The party or parties intend to file a motion for action (specify moving party, type of motion)	or an order bifurcating, severing, or co		
15.	Other motions  X The party or parties expect to file the following Demurrer to First Amended Officer personal injury and Motion wrongful death.	Complaint as to First Ca	ause of Actic	n for
16.	Discovery  a The party or parties have completed all b. X The following discovery will be completed all be party  Def. UCSF Benioff Children's Hospital Oakland			y): <u>Date</u> 11/30/15
	nospitai oakianu .	Depositions-percipient Follow up written disc		Winter 2015 As needed
	,	Expert discovery		Per code
	c. The following discovery issues, including anticipated (specify):	ig Issues regarding the discovery of e	lectronically stored in	nformation, are

<ul> <li>a. X The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):</li> <li>b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.</li> </ul>	itional or trial
7. Economic litigation  a This is a limited civil case (i.e., the amount demanded is \$25,000 or less) and the economic litigation procedure of Civil Procedure sections 90-98 will apply to this case.  b This is a limited civil case and a motion to withdraw the case from the economic litigation procedures or for additional discovery will be filed (if checked, explain specifically why economic litigation procedures relating to discovery or should not apply to this case):  8. Other issues The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):  9. Meet and confer a The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):  b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folic (specify): This case will take more than 12 months to bring to trial.	itional or trial
<ul> <li>a.  This is a limited civil case (i.e., the amount demanded is \$25,000 or less) and the economic litigation procedure of Civil Procedure sections 90-98 will apply to this case.</li> <li>b.  This is a limited civil case and a motion to withdraw the case from the economic litigation procedures or for addidiscovery will be filed (if checked, explain specifically why economic litigation procedures relating to discovery or should not apply to this case):</li> <li>8. Other issues  The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):</li> <li>9. Meet and confer a.  The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):</li> <li>b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.</li> </ul>	itional or trial
<ul> <li>b.  This is a limited civil case and a motion to withdraw the case from the economic litigation procedures or for addidiscovery will be filed (if checked, explain specifically why economic litigation procedures relating to discovery of should not apply to this case):</li> <li>8. Other issues  The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):</li> <li>9. Meet and confer a.  The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):</li> <li>b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.</li> </ul>	or trial
The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):  9. Meet and confer a. X The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):  b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.	ment
The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):  9. Meet and confer a. X The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):  b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.	ment ု
The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):  9. Meet and confer a. X The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):  b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.	ment
The party or parties request that the following additional matters be considered or determined at the case manager conference (specify):  19. Meet and confer  a. X The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):  b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.	ment
of Court (if not, explain):  b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the follows:	
<ul> <li>a. X The party or parties have met and conferred with all parties on all subjects required by rule 3.724 of the Californ of Court (if not, explain):</li> <li>b. After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the folio (specify): This case will take more than 12 months to bring to trial.</li> </ul>	
(specify): This case will take more than 12 months to bring to trial,	nla Rules
20. Total number of pages attached ( <i>if any</i> ):	wing
0. Total number of pages attached (if any):	
· - · · · · · · · · · · · · · · · · · ·	
am completely familiar with this case and will be fully prepared to discuss the status of discovery and alternative dispute res as well as other issues raised by this statement, and will possess the authority to enter into stipulations on these issues at the he case management conference, including the written authority of the party where required.	olution, e time of
Date: November 23, 2015	
JOSEPH E. FINKEL, ESO. (167397) (SIGNATURE OF PARTY OR ATTORNEY)	
(SIGNATURE OF PARTY OR ATTORNEY)	
(TYPE OR PRINT NAME)  (SIGNATURE OF PARTY OR ATTORNEY)  Additional signatures are attached.	

1

2

3

4

5

6

7

8

9

12

13

14

15

16

17

18

19

20

21

22

## PROOF OF SERVICE BY MAIL - C.C.P. §§1013(A), 2015.5

I declare under penalty of perjury that:

I am a citizen of the United States and am employed in the County of Contra Costa. I am over the age of eighteen years and not a party to the within action. My business address is 2300 Contra Costa Boulevard, Suite 350, Pleasant Hill, CA 94523-2398. On November 23, 2015, I served the within Case Management Conference Statement on the parties in this action by placing a true copy thereof, enclosed in a sealed envelope with postage thereon fully paid, in the United States mail at Pleasant Hill, California, addressed as follows:

10 Bruce Brusavich, Esq. AGNEWBRUSAVICH 11 20355 Hawthorne Boulevard

RUSAVICH

Second Floor Torrance, CA 90503

Thomas E. Still, Esq. Hinshaw, Marsh, Still & Hinshaw 12901 Saratoga Avenue Saratoga, CA 95070 Counsel for Defendant Frederick S. Rosen, M.D.

Andrew N. Chang, Esq. Esner, Chang & Boyer 234 East Colorado Blvd., Ste. 750 Pasadena, CA 91101 Counsel for Plaintiffs

Counsel for Plaintiffs

Executed on November 23, 2015 at Pleasant Hill, California.

Saper Reough

23 24

25

26

**2**7

ባር GALLOWAY, LUCCHESE,

EVERSON & PICCHI 2300 Contra Costa Blvd., Sulle 350 Pleasant Hill, CA 94523

RG15760730: PROOF OF SERVICE