

**FILED**

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15 SUPERIOR COURT OF THE STATE OF CALIFORNIA

16 COUNTY OF SHASTA

17  
18 NANCY HEARDEN; individually and as  
19 successor in interest to ARTHUR TRENERRY  
20 (Decedent); JOHANNA TRENERRY;  
21 individually and as successor in interest to  
22 ARTHUR TRENERRY (Decedent); IRENE  
23 KELLEY, individually and as successor in  
24 interest to ARTHUR TRENERRY (Decedent);  
25 SALLY KELLEY, individually and as  
26 successor in interest to ARTHUR TRENERRY  
27 (Decedent); MATTHEW TRENERRY,  
28 individually and as successor in interest to  
ARTHUR TRENERRY (Decedent);  
WILLIAM TRENERRY; individually and as  
successor in interest to ARTHUR TRENERRY  
(Decedent); BEVERLY FULLER, individually  
and as successor in interest to ARTHUR  
TRENERRY (Decedent); ANTHONY  
TRENERRY, individually and as successor in  
interest to ARTHUR TRENERRY (Decedent);

CASE NO.: 198083

**FIRST AMENDED COMPLAINT FOR  
(1) ABUSE/NEGLECT OF AN ELDER;  
(2) NEGLIGENCE PER SE; (3)  
VIOLATION OF PATIENT'S BILL OF  
RIGHTS [HEALTH AND SAFETY  
CODE § 1430]; (4) UNFAIR BUSINESS  
PRACTICES [BUSINESS AND  
PROFESSIONS CODE § 17200]; (5)  
WRONGFUL DEATH; and (6)  
FRAUD/MISREPRESENTATION**

**DEMAND FOR JURY TRIAL**

By Fax

1 SHARON MCMAINES, individually and as  
2 successor in interest to WAYNE MCMAINES  
(Decedent); JANIS BODINE, individually and  
3 as successor in interest to WAYNE  
MCMAINES (Decedent); DENNIS  
4 MCMAINES, individually and as successor in  
interest to WAYNE MCMAINES (Decedent);  
5 DARLYN DULANEY, individually and as  
successor in interest to GENE WALLACE  
6 (Decedent); KARLENE WALLACE,  
7 individually and as successor in interest to  
GENE WALLACE (Decedent); JEREMIAH  
8 BOENINGER, individually and as successor in  
interest to REINHILD BOENINGER  
9 (Decedent); SANDRA BRYANT, individually  
and as successor in interest to REINHILD  
10 BOENINGER (Decedent); TAMARA  
DUKES, individually and as successor in  
11 interest to CHERIE SCOTT (Decedent);  
12 ROBERT RATHER, individually and as  
successor in interest to CHERIE SCOTT  
13 (Decedent); LARRY RIGGS, individually and  
as successor in interest to ADA RIGGS  
14 (Decedent); ROBERT RIGGS, individually  
and as successor in interest to ADA RIGGS  
15 (Decedent); SALLY SORENSON, individually  
and as successor in interest to ESTHER  
16 SHAFER (Decedent); TERRIE CALLAWAY,  
17 individually and as successor in interest to  
LARRY JOHNSON (Decedent); ROBERT  
18 GUTIERRES, individually and as successor in  
interest to CHRISTINE GUTIERRES  
19 (Decedent); DELORES GUTIERRES,  
20 individually and as successor in interest to  
CHRISTINE GUTIERRES (Decedent);  
21 CARYL ENDICOTT, individually and as  
successor in interest to EMMA HART  
22 (Decedent); DAMON WHITE, individually  
and as successor in interest to DANNY  
23 WHITE (Decedent); CAROLYN SILVA,  
24 individually and as successor in interest to  
RICHARD MATTOS (Decedent); PAMELA  
25 SANTOS, individually and as successor in  
interest to RICHARD MATTOS (Decedent);  
26 GARY MATTOS, individually and as  
successor in interest to RICHARD MATTOS  
27 (Decedent); GORDON FARMER, individually  
and as successor in interest to NICHOLAS  
28

1 FARMER (Decedent); SCOTT FARMER,  
2 individually and as successor in interest to  
3 NICHOLAS FARMER (Decedent);  
4 CHARLES BALDING, individually and as  
5 successor in interest to CHARMAINE  
6 TAPPEN (Decedent);LEONARD BALDING,  
7 individually and as successor in interest to  
8 CHARMAINE TAPPEN (Decedent); and  
9 RONALD FRISBEY, individually and as  
10 successor in interest to BONITA FRISBEY  
11 (Decedent),

12 Plaintiffs,

13 v.

14 WINDSOR REDDING CARE CENTER,  
15 LLC; SHLOMO RECHNITZ , BRIUS  
16 MANAGEMENT CO.; BRIUS, LLC; LEE  
17 SAMSON, an individual; S&F  
18 MANAGEMENT COMPANY; and DOES 1  
19 through 50, inclusive,

20 Defendants.

21 Plaintiffs, NANCY HEARDEN, JOHANNA TRENERRY, IRENE KELLEY, SALLY  
22 KELLEY, MATTHEW TRENERRY, WILLIAM TRENERRY, BEVERLY FULLER,  
23 ANTHONY TRENERRY, SHARON MCMAINES, JANIS BODINE, DENNIS MCMAINES,  
24 DARLYN DULANEY, KARLENE WALLACE, JEREMIAH BOENINGER, SANDRA  
25 BRYANT, TAMARA DUKES, ROBERT RATHER, LARRY RIGGS, ROBERT RIGGS,  
26 SALLY SORENSON, TERRIE CALLAWAY, ROBERT GUTIERRES, DELORES  
27 GUTIERRES, CARYL ENDICOTT, DAMON WHITE, CAROLYN SILVA, PAMELA  
28 SANTOS, GARY MATTOS, GORDON FARMER, SCOTT FARMER, CHARLES BALDING,  
-LEONARD BALDING, and RONALD FRISBEY, individually and as successors in interest to  
the Decedents identified herein (“DECEDENTS”), hereby complain of Defendants, and each of  
them, for causes of action and allege as follows:

**PRELIMINARY ALLEGATIONS**

1  
2           1.       This is an elder neglect/abuse case brought against an unlicensed owner-operator  
3 of a skilled nursing facility, Defendant SHLOMO RECHNITZ and his management companies,  
4 by Plaintiffs both as individuals and as successors in interest to the DECEDENTS identified  
5 herein, for elder neglect, negligence, misrepresentation, unfair business practices, and wrongful  
6 death.

7           2.       At all relevant times, Defendant SHLOMO RECHNITZ and his  
8 management/operating companies were an unlicensed owner-operator of the subject facility who  
9 had been denied a license by California Department of Public Health (hereinafter “CDPH”)  
10 under Health & Safety Code Section 1265(f), citing Defendant RECHNITZ and BRIUS’ non-  
11 compliance history with multiple other facilities Defendants owned, managed, or operated, either  
12 directly or indirectly. For a three-year period, CDPH’s review revealed 265 federal regulatory  
13 violations (not including multiple federal and state regulatory violations) at a severity level of F  
14 or higher in other facilities Defendant SHLOMO RECHNITZ owned, managed, or operated for a  
15 three-year period. Many of the regulatory violations and deficiencies included a failure to ensure  
16 an Infection Control Program was in place and a failure to prevent neglect, mistreatment or  
17 abuse. The table below shows the number of deficiencies by deficiency level of F or greater that  
18 CDPH cited to, in part, for its denial of a license to own, operate or manage the subject facility  
19 located at 2490 Court Street, Redding, CA 96001:

Three-Year Federal Regulatory Violation History

Deficiency Level	Scope & Severity Level Description	Number of Deficiencies
F	No actual harm with potential for more than minimal harm that is not immediate jeopardy but is widespread	172
G	Actual harm that is not immediate jeopardy and is isolated	45
H	Scope is pattern present, severity level of actual harm that is not immediate jeopardy.	9
J	Immediate jeopardy to resident health or safety and is isolated	11
K	Immediate jeopardy to resident health or safety and is a pattern	16
L	Immediate jeopardy to resident health and safety and is widespread.	12

1           3.       Defendant SHLOMO RECHNITZ and his management operating companies, to  
2 circumvent CDPH's rejection of his license application to operate the subject facility, now  
3 named WINDSOR REDDING CARE CENTER, created a joint venture or contractual  
4 arrangement with Defendant LEE SAMSON and his "WINDSOR" brand to enable Defendant  
5 SHLOMO RECHNITZ to own and operate and profit from the subject facility operations,  
6 despite CDPH's denial of a license to the RECHNITZ/BRIUS Defendants to own, operate or  
7 manage the subject skilled nursing facility now named "WINDSOR REDDING CARE  
8 CENTER." A further description of the Defendant is alleged below.

9           4.       Plaintiffs are informed and believe and therefore allege that SAMSON,  
10 WINDSOR REDDING CARE CENTER, LLC, and S&F MANAGEMENT knew that they were  
11 selling and/or transferring managerial and operational control of "WINDSOR REDDING CARE  
12 CENTER" to a party or parties that would be unable to become licensed to operate the facility  
13 due to a long history of neglect and abuse at other skilled nursing facilities owned and/or  
14 operated by RECHNITZ/BRIUS.

15           5.       Plaintiffs are further informed and believe and therefor allege that  
16 RECHNITZ/BRIUS took financial management control over Windsor Redding Care Center on  
17 November 1, 2014 and attempted to obtain licensure to operate the facility as River Valley  
18 Healthcare & Wellness Center, LP in February 2015. Yet, it was well-known within the skilled  
19 nursing facility industry and through publicly available documents and websites in California  
20 that RECHNITZ/BRIUS had a poor track record and that prior license applications submitted by  
21 RECHNITZ/BRIUS had been denied and/or that prior license and/or change of ownership  
22 applications had been pending for years because of this history of neglect and abuse at  
23 RECHNITZ/BRIUS facilities. For example, RECHNITZ/BRIUS had been denied a license to  
24 operate Riverside Point Healthcare & Wellness Centre, located in Chico, California on  
25 September 16, 2014 (which was prior to the transfer of Windsor Redding Care Center) due to  
26 substandard and neglectful care of residents at other skilled nursing facilities owned and/or  
27 operated by RECHNITZ/BRIUS. The CDPH has denied several other RECHNITZ/BRIUS  
28 license and change of ownership applications. SAMSON, WINDSOR REDDING CARE

1 CENTER, LLC and S&F MANAGEMENT knew of this history. In addition, in August 2014,  
2 the Attorney General of the State of California filed an emergency motion with the United States  
3 Bankruptcy Court for the Central District of California to disqualify RECHNITZ/BRIUS from  
4 purchasing certain California skilled nursing facilities due to RECHNITZ/BRIUS' serial  
5 violations of California laws and regulations governing nursing homes which was also well  
6 publicized within the skilled nursing industry.

7 6. DECEDENTS, all of whom are over the age of 65 or were dependent adults, were  
8 residents at Windsor Redding Care Center located in Redding, California ("Windsor"). In  
9 September 2020, in violation of California law, Windsor forced employees to report to work  
10 even though those employees had reported Symptoms of COVID-19. As a result of this action,  
11 along with its failure to comply with its own infection prevention protocols, a large outbreak of  
12 COVID-19 occurred within the facility and caused more than 60 patients to contract the virus.  
13 To make matters worse, once patients contracted COVID-19, Windsor quarantined them in a  
14 separate wing of the facility and completely failed to care for them while they were struggling to  
15 survive their illness. In fact, Windsor only had one nurse assigned to care for more than 25 sick  
16 patients, leaving these patients to be neglected and alone. As a direct result of Windsor's  
17 neglect, approximately 24 of its patients, including all the DECEDENTS named herein, died.

18 7. As described more fully herein, this elder neglect/abuse case arises from the  
19 reckless and chronic failures of Defendants WINDOR REDDING CARE CENTER, LLC;  
20 SHLOMO RECHNITZ; BRIUS MANAGEMENT CO.; BRIUS, LLC; LEE SAMSON, S&F  
21 MANAGEMENT COMPANY, LLC; and DOES 1 through 50 ("Defendants") to adequately  
22 staff Windsor; failures to properly train staff; failures to treat residents, including DECEDENTS,  
23 with dignity; failure to provide care and services to DECEDENTS, neglecting DECEDENTS  
24 both before and after they contracted COVID-19 by leaving them in a unit that had only one RN  
25 to 25 patients thus their care needs could not be met, and failures to properly create and  
26 implement infection control procedures, even though Defendants knew that its residents were at  
27 high risk and vulnerable should they be exposed to COVID-19.

28

1 **JURISDICTION AND VENUE**

2 8. At all times mentioned herein, Defendants WINDSOR REDDING CARE  
3 CENTER, LLC; SHLOMO RECHNITZ; BRIUS MANAGEMENT CO.; BRIUS, LLC; LEE  
4 SAMSON, S&F MANAGEMENT COMPANY, LLC; and DOES 1 through 50 (“Defendants”)  
5 were and are in the business of providing continuous skilled nursing care as a twenty-four hour  
6 facility as defined in section 72103 of Title 22 of the California Code of Regulations and in §  
7 125(c) of the California Health and Safety Code, and subject to the requirements of State and  
8 Federal law. At all times mentioned, Defendants were doing business at 2490 Court Street,  
9 Redding California, as a skilled nursing facility and “care custodian” (Welfare and Institutions  
10 Code § 15610.17). Defendants are located in, and do business in, the city of Redding, Shasta  
11 County, California. The Windsor facility operated by Defendants is licensed by the Department  
12 of Public Health to operate a skilled nursing facility. Under the provisions of Welfare and  
13 Institutions Code sections 15610.23 and 15610.27, the DECEDENTS mentioned herein were  
14 “elders” and “dependent adults”.

15 9. Venue is proper in this Court because Defendants reside and/or do business  
16 within the jurisdictional boundaries of the County of Shasta and Defendants’ tortious acts took  
17 place in the County of Shasta.

18 **PARTIES**

19 10. Defendants WINDSOR REDDING CARE CENTER, LLC; BRIUS  
20 MANAGEMENT CO.; BRIUS, LLC; LEE SAMSON, S&F MANAGEMENT COMPANY,  
21 LLC; DOES 1 through 50; and Defendants’ officers, directors, and/or managing agents,  
22 including but not limited to Defendant SHLOMO RECHNITZ, had the responsibility and ability  
23 to implement and enforce policies, to budget for sufficient staff and PPE equipment, to prevent  
24 the reckless, malicious, oppressive, and fraudulent conduct described in this Complaint.  
25 Therefore, Defendants are directly liable for failing to implement and/or enforce such policies,  
26 and failing to budget to provide sufficient staff and sufficient staff training to meet their  
27 residents’ high acuity needs, in conscious disregard for the rights and safety of Decedents and  
28 other residents. It was Defendants’ conscious choice to understaff, to undertrain the staff, and to

1 fail to enforce policies at its facilities to maximize profits that caused Decedents' neglect,  
2 illnesses and eventual death, as detailed in this Complaint.

3 11. Defendants WINDSOR REDDING CARE CENTER, LLC; SHLOMO  
4 RECHNITZ; BRIUS MANAGEMENT CO.; BRIUS, LLC; LEE SAMSON, S&F  
5 MANAGEMENT COMPANY, LLC; and DOES 1 through 50 are alter egos of each other.  
6 There exists, and at all times herein mentioned there existed, a unity of interest and ownership  
7 between, by and among Defendants WINDSOR REDDING CARE CENTER, LLC; SHLOMO  
8 RECHNITZ; BRIUS MANAGEMENT CO.; BRIUS, LLC; LEE SAMSON, S&F  
9 MANAGEMENT COMPANY, LLC; and DOES 1 through 50 such that any individuality and  
10 separateness between these individuals and entities has ceased to exist. Defendants WINDSOR  
11 REDDING CARE CENTER, LLC; SHLOMO RECHNITZ; BRIUS MANAGEMENT CO.;  
12 BRIUS, LLC; LEE SAMSON, S&F MANAGEMENT COMPANY, LLC; and DOES 1 through  
13 50 have used and continue to use corporate or other entity funds and assets belonging to each  
14 other as if they were the same entities. Defendants failed to adequately capitalize their  
15 corporations, instead siphoning off profits and diverting assets from the Windsor facility to  
16 Defendants SHLOMO RECHNITZ; BRIUS MANAGEMENT CO.; BRIUS, LLC; LEE  
17 SAMSON, S&F MANAGEMENT COMPANY, LLC; and DOES 1 through 50 to wrongfully  
18 protect the facility's assets from exposure to liability. Since the profits have been wrongfully  
19 transferred to these management entities, leaving the Windsor facility underfunded, an injustice  
20 would occur to injured victims if all Defendants were not parties to this suit.

21 12. Defendants WINDSOR REDDING CARE CENTER, LLC; SHLOMO  
22 RECHNITZ; BRIUS MANAGEMENT CO.; BRIUS, LLC; LEE SAMSON, S&F  
23 MANAGEMENT COMPANY, LLC; and DOES 1 through 50 have also historically  
24 undercapitalized the Windsor facility, disregarded corporate formalities, failed to keep minutes  
25 and adequate corporate records, failed to segregate funds of separate entities, and compiled  
26 assets and liabilities of its other skilled nursing facilities. Thus, Defendants, and each of them,  
27 are alter egos of each other. Further, Defendants created a joint venture with Defendant LEE  
28 SAMSON and S&F MANAGEMENT COMPANY, LLC to circumvent DPH's refusal to grant



1 Defendant RECHNITZ a license to operate or manage the subject facility.

2 13. Defendant SHLOMO RECHNITZ exerts total and consistent ownership and  
3 operational control over each of the other Defendants and, in turn, Defendants BRIUS  
4 MANAGEMENT CO.; BRIUS, LLC; LEE SAMSON, S&F MANAGEMENT COMPANY,  
5 LLC exert total and consistent operational control over each of Defendants' skilled nursing  
6 facilities in California, including Defendant WINDSOR REDDING CARE CENTER, LLC's  
7 facility.

8 14. The true names and capacities of the Defendants named herein as DOES 1  
9 through 50, inclusive, whether individual, corporate, associate, or otherwise, are unknown to  
10 Plaintiff, who therefore sues such Defendants by fictitious names pursuant to Code of Civil  
11 Procedure section 474. Plaintiffs are informed and believe that said DOE defendants are  
12 California residents, and Plaintiffs will amend this Complaint to show such true names and  
13 capacities when they have been determined.

14 15. At all times mentioned herein, each and every Defendant was the agent and  
15 employee of each and every other Defendant; and, in doing the things alleged, was acting within  
16 the course and scope of such agency and employment; and, in doing the acts herein alleged, was  
17 acting with the consent, permission and authorization of each of the remaining defendants. All  
18 actions of each Defendant herein alleged were ratified and approved by the officers or managing  
19 agents of every other Defendant.

20 16. Plaintiffs are informed and believe, and thereby allege, that each of the  
21 Defendants herein were at all times relevant hereto the agent, managing agent, employee or  
22 representative of the remaining defendants and was acting at least in part within the course and  
23 scope of such relationship.

24 17. Plaintiff ARTHUR TRENERRY was at all times material hereto a resident of  
25 Shasta County. At all relevant times, ARTHUR TRENERRY was over the age of 65 years old  
26 and thus an "elder" within the meaning of Welfare and Institutions Code section 15600, *et seq.*  
27 From August 2020 until the date of his death, ARTHUR TRENERRY was a resident at Windsor  
28 and contracted COVID-19 during his stay the facility. ARTHUR TRENERRY suffered untold

1 pain, suffering, injury, and death as a result of all named defendants' reckless neglect and abuse.

2 18. Plaintiff NANCY HEARDEN is the daughter and successor-in-interest to  
3 ARTHUR TRENERRY. Plaintiff NANCY HEARDEN will comply with Welfare & Institutions  
4 Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil  
5 Procedure section 377.32. At all times relevant to this action, NANCY HEARDEN was and is a  
6 resident of Shasta County.

7 19. Plaintiff JOHANNA TRENERRY is the wife and successor-in-interest to  
8 ARTHUR TRENERRY. Plaintiff JOHANNA TRENERRY will comply with Welfare &  
9 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
10 of Civil Procedure section 377.32. At all times relevant to this action, JOHANNA TRENERRY  
11 was and is a resident of Shasta County.

12 20. Plaintiff IRENE KELLEY is the daughter and successor-in-interest to ARTHUR  
13 TRENERRY. Plaintiff IRENE KELLEY will comply with Welfare & Institutions Code section  
14 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
15 377.32. At all times relevant to this action, IRENE KELLEY was and is a resident of Chester  
16 County, Tennessee.

17 21. Plaintiff SALLY KELLEY is the daughter and successor-in-interest to ARTHUR  
18 TRENERRY. Plaintiff SALLY KELLEY will comply with Welfare & Institutions Code section  
19 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
20 377.32. At all times relevant to this action, SALLY KELLEY was and is a resident of Chester  
21 County, Tennessee.

22 22. Plaintiff MATTHEW TRENERRY is the son and successor-in-interest to  
23 ARTHUR TRENERRY. Plaintiff MATTHEW TRENERRY will comply with Welfare &  
24 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
25 of Civil Procedure section 377.32. At all times relevant to this action, MATTHEW TRENERRY  
26 was and is a resident of Shasta County.

27 23. Plaintiff WILLIAM TRENERRY is the son and successor-in-interest to  
28 ARTHUR TRENERRY. Plaintiff WILLIAM TRENERRY will comply with Welfare &

1 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
2 of Civil Procedure section 377.32. At all times relevant to this action, WILLIAM TRENERRY  
3 was and is a resident of Shasta County.

4 24. Plaintiff BEVERLY FULLER is the daughter and successor-in-interest to  
5 ARTHUR TRENERRY. Plaintiff BEVERLY FULLER will comply with Welfare & Institutions  
6 Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil  
7 Procedure section 377.32. At all times relevant to this action, BEVERLY FULLER was and is a  
8 resident of Shasta County.

9 25. Plaintiff ANTHONY TRENERRY is the son and successor-in-interest to  
10 ARTHUR TRENERRY. Plaintiff ANTHONY TRENERRY will comply with Welfare &  
11 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
12 of Civil Procedure section 377.32. At all times relevant to this action, ANTHONY TRENERRY  
13 was and is a resident of Chester County, Tennessee.

14 26. Plaintiff WAYNE MCMAINES was at all times material hereto a resident of  
15 Shasta County. At all relevant times, WAYNE MCMAINES was over the age of 65 years old  
16 and thus an “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.*  
17 From August 2020 until the date of his death, WAYNE MCMAINES was a resident at Windsor  
18 and contracted COVID-19 during his stay at the facility. WAYNE MCMAINES suffered untold  
19 pain, suffering, injury, and death as a result of all named defendants’ reckless neglect and abuse.

20 27. Plaintiff SHARON MCMAINES is the wife and successor-in-interest to WAYNE  
21 MCMAINES. Plaintiff SHARON MCMAINES will comply with Welfare & Institutions Code  
22 section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure  
23 section 377.32. At all times relevant to this action, SHARON MCMAINES was and is a resident  
24 of Shasta County.

25 28. Plaintiff JANIS BODINE is the daughter and successor-in-interest to WAYNE  
26 MCMAINES. Plaintiff JANIS BODINE will comply with Welfare & Institutions Code section  
27 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
28 377.32. At all times relevant to this action, JANIS BODINE was and is a resident of Shasta

1 County.

2 29. Plaintiff DENNIS MCMAINES is the son and successor-in-interest to WAYNE  
3 MCMAINES. Plaintiff DENNIS MCMAINES will comply with Welfare & Institutions Code  
4 section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure  
5 section 377.32. At all times relevant to this action, DENNIS MCMAINES was and is a resident  
6 of Shasta County.

7 30. Plaintiff GENE WALLACE was at all times material hereto a resident of Shasta  
8 County. At all relevant times, GENE WALLACE was over the age of 65 years old and thus an  
9 “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.* From August  
10 2020 until the date of his death, GENE WALLACE was a resident at Windsor and contracted  
11 COVID-19 during his stay at the facility. GENE WALLACE suffered untold pain, suffering,  
12 injury, and death as a result of all named defendants’ reckless neglect and abuse.

13 31. Plaintiff DARLYN DULANEY is the daughter and successor-in-interest to  
14 GENE WALLACE. Plaintiff DARLYN DULANEY will comply with Welfare & Institutions  
15 Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil  
16 Procedure section 377.32. At all times relevant to this action, DARLYN DULANEY was and is  
17 a resident of Shasta County.

18 32. Plaintiff KARLENE WALLACE is the wife and successor-in-interest to GENE  
19 WALLACE. Plaintiff KARLENE WALLACE will comply with Welfare & Institutions Code  
20 section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure  
21 section 377.32. At all times relevant to this action, KARLENE WALLACE was and is a  
22 resident of Shasta County.

23 33. Plaintiff REINHILD BOENINGER was at all times material hereto a resident of  
24 Shasta County. At all relevant times, REINHILD BOENINGER was over the age of 65 years  
25 old and thus an “elder” within the meaning of Welfare and Institutions Code section 15600, *et*  
26 *seq.* From August 2020 until the date of her death, REINHILD BOENINGER was a resident at  
27 Windsor and contracted COVID-19 during his stay at the facility. REINHILD BOENINGER  
28 suffered untold pain, suffering, injury, and death as a result of all named defendants’ reckless

1 neglect and abuse.

2 34. Plaintiff JEREMIAH BOENINGER is the son and successor-in-interest to  
3 REINHILD BOENINGER. Plaintiff JEREMIAH BOENINGER will comply with Welfare &  
4 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
5 of Civil Procedure section 377.32. At all times relevant to this action, JEREMIAH  
6 BOENINGER was and is a resident of Tehama County.

7 35. Plaintiff SANDRA BRYANT is the daughter and successor-in-interest to  
8 REINHILD BOENINGER. Plaintiff SANDRA BRYANT will comply with Welfare &  
9 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
10 of Civil Procedure section 377.32. At all times relevant to this action, SANDRA BRYANT was  
11 and is a resident of Multnomah County, Oregon.

12 36. Plaintiff CHERIE SCOTT was at all times material hereto a resident of Tehama  
13 County. At all relevant times, CHERIE SCOTT was over the age of 65 years old and thus an  
14 “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.* From August  
15 2020 until the date of her death, CHERIE SCOTT was a resident at Windsor and contracted  
16 COVID-19 during her stay at the facility. CHERIE SCOTT suffered untold pain, suffering,  
17 injury, and death as a result of all named defendants’ reckless neglect and abuse.

18 37. Plaintiff TAMARA DUKES is the daughter and successor-in-interest to CHERIE  
19 SCOTT. Plaintiff TAMARA DUKES will comply with Welfare & Institutions Code section  
20 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
21 377.32. At all times relevant to this action, TAMARA DUKES was and is a resident of Butte  
22 County.

23 38. Plaintiff ROBERT RATHER is the son and successor-in-interest to CHERIE  
24 SCOTT. Plaintiff ROBERT RATHER will comply with Welfare & Institutions Code section  
25 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
26 377.32. At all times relevant to this action, ROBERT RATHER was and is a resident of Casey  
27 County, Kentucky.

28 39. Plaintiff ADA RIGGS was at all times material hereto a resident of Shasta

1 County. At all relevant times, ADA RIGGS was over the age of 65 years old and thus an “elder”  
2 within the meaning of Welfare and Institutions Code section 15600, *et seq.* From August 2020  
3 until the date of her death, ADA RIGGS was a resident at Windsor and contracted COVID-19  
4 during her stay at the facility. ADA RIGGS suffered untold pain, suffering, injury, and death as  
5 a result of all named defendants’ reckless neglect and abuse.

6 40. Plaintiff LARRY RIGGS is the son and successor-in-interest to ADA RIGGS.  
7 Plaintiff LARRY RIGGS will comply with Welfare & Institutions Code section 15657.3(d) by  
8 filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section 377.32. At all  
9 times relevant to this action, LARRY RIGGS was and is a resident of Shasta County.

10 41. Plaintiff ROBERT RIGGS is the son and successor-in-interest to ADA RIGGS.  
11 Plaintiff ROBERT RIGGS will comply with Welfare & Institutions Code section 15657.3(d) by  
12 filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section 377.32. At all  
13 times relevant to this action, ROBERT RIGGS was and is a resident of Lassen County.

14 42. Plaintiff ESTHER SHAFER was at all times material hereto a resident of Shasta  
15 County. At all relevant times, ESTHER SHAFER was over the age of 65 years old and thus an  
16 “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.* From August  
17 2020 until the date of her death, ESTHER SHAFER was a resident at Windsor and contracted  
18 COVID-19 during her stay at the facility. ESTHER SHAFER suffered untold pain, suffering,  
19 injury, and death as a result of all named defendants’ reckless neglect and abuse.

20 43. Plaintiff SALLY SORENSON is the daughter and successor-in-interest to  
21 ESTHER SHAFER. Plaintiff SALLY SORENSON will comply with Welfare & Institutions  
22 Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil  
23 Procedure section 377.32. At all times relevant to this action, SALLY SORENSON was and is a  
24 resident of Sonoma County.

25 44. Plaintiff LARRY JOHNSON was at all times material hereto a resident of Shasta  
26 County. At all relevant times, LARRY JOHNSON was a dependent adult within the meaning of  
27 Welfare and Institutions Code section 15600, *et seq.* From August 2020 until the date of his  
28 death, LARRY JOHNSON was a resident at Windsor and contracted COVID-19 during his stay

1 at the facility. LARRY JOHNSON suffered untold pain, suffering, injury, and death as a result  
2 of all named defendants' reckless neglect and abuse.

3 45. Plaintiff TERRIE CALLAWAY is the sister and successor-in-interest to LARRY  
4 JOHNSON. Plaintiff TERRIE CALLAWAY will comply with Welfare & Institutions Code  
5 section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure  
6 section 377.32. At all times relevant to this action, TERRIE CALLAWAY was and is a resident  
7 of Shasta County.

8 46. Plaintiff CHRISTINE GUTIERRES was at all times material hereto a resident of  
9 Shasta County. At all relevant times, CHRISTINE GUTIERRES was over the age of 65 years  
10 old and thus an "elder" within the meaning of Welfare and Institutions Code section 15600, *et*  
11 *seq.* From August 2020 until the date of her death, CHRISTINE GUTIERRES was a resident at  
12 Windsor and contracted COVID-19 during her stay at the facility. CHRISTINE GUTIERRES  
13 suffered untold pain, suffering, injury, and death as a result of all named defendants' reckless  
14 neglect and abuse.

15 47. Plaintiff ROBERT GUTIERRES is the grandson and successor-in-interest to  
16 CHRISTINE GUTIERRES. Plaintiff ROBERT GUTIERRES will comply with Welfare &  
17 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
18 of Civil Procedure section 377.32. At all times relevant to this action, ROBERT GUTIERRES  
19 was and is a resident of Shasta County.

20 48. Plaintiff DELORES GUTIERRES is the daughter and successor-in-interest to  
21 CHRISTINE GUTIERRES. Plaintiff DELORES GUTIERRES will comply with Welfare &  
22 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
23 of Civil Procedure section 377.32. At all times relevant to this action, DELORES GUTIERRES  
24 was and is a resident of Shasta County.

25 49. Plaintiff EMMA HART was at all times material hereto a resident of Shasta  
26 County. At all relevant times, EMMA HART was over the age of 65 years old and thus an  
27 "elder" within the meaning of Welfare and Institutions Code section 15600, *et seq.* From August  
28 2020 until the date of her death, EMMA HART was a resident at Windsor and contracted

1 COVID-19 during her stay at the facility. EMMA HART suffered untold pain, suffering, injury,  
2 and death as a result of all named defendants' reckless neglect and abuse.

3 50. Plaintiff CARYL ENDICOTT is the daughter and successor-in-interest to EMMA  
4 HART. Plaintiff CARYL ENDICOTT will comply with Welfare & Institutions Code section  
5 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
6 377.32. At all times relevant to this action, CARYL ENDICOTT was and is a resident of Shasta  
7 County.

8 51. Plaintiff DANNY WHITE was at all times material hereto a resident of Shasta  
9 County. At all relevant times, DANNY WHITE was a dependent adult within the meaning of  
10 Welfare and Institutions Code section 15600, *et seq.* From August 2020 until the date of his  
11 death, DANNY WHITE was a resident at Windsor and contracted COVID-19 during his stay at  
12 the facility. DANNY WHITE suffered untold pain, suffering, injury, and death as a result of all  
13 named defendants' reckless neglect and abuse.

14 52. Plaintiff DAMON WHITE is the son and successor-in-interest to DANNY  
15 WHITE. Plaintiff DAMON WHITE will comply with Welfare & Institutions Code section  
16 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
17 377.32. At all times relevant to this action, DAMON WHITE was and is a resident of Tehama  
18 County.

19 53. Plaintiff RICHARD MATTOS was at all times material hereto a resident of  
20 Shasta County. At all relevant times, RICHARD MATTOS was over the age of 65 years old and  
21 thus an "elder" within the meaning of Welfare and Institutions Code section 15600, *et seq.* From  
22 August 2020 until the date of his death, RICHARD MATTOS was a resident at Windsor and  
23 contracted COVID-19 during his stay at the facility. RICHARD MATTOS suffered untold pain,  
24 suffering, injury, and death as a result of all named defendants' reckless neglect and abuse.

25 54. Plaintiff CAROLYN SILVA is the daughter and successor-in-interest to  
26 RICHARD MATTOS. Plaintiff Carolyn Silva will comply with Welfare & Institutions Code  
27 section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure  
28 section 377.32. At all times relevant to this action, CAROLYN SILVA was and is a resident of



1 Sweetwater County, Wyoming.

2 55. Plaintiff PAMELA SANTOS is the daughter and successor-in-interest to  
3 RICHARD MATTOS. Plaintiff PAMELA SANTOS will comply with Welfare & Institutions  
4 Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil  
5 Procedure section 377.32. At all times relevant to this action, PAMELA SANTOS was and is a  
6 resident of Santa Clara County.

7 56. Plaintiff GARY MATTOS is the son and successor-in-interest to RICHARD  
8 MATTOS. Plaintiff GARY MATTOS will comply with Welfare & Institutions Code section  
9 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
10 377.32. At all times relevant to this action, GARY MATTOS was and is a resident of Santa  
11 Clara County.

12 57. Plaintiff NICHOLAS FARMER was at all times material hereto a resident of  
13 Tehama County. At all relevant times, NICHOLAS FARMER was over the age of 65 years old  
14 and thus an “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.*  
15 From August 2020 until the date of his death, NICHOLAS FARMER was a resident at Windsor  
16 and contracted COVID-19 during his stay at the facility. NICHOLAS FARMER suffered untold  
17 pain, suffering, injury, and death as a result of all named defendants’ reckless neglect and abuse.

18 58. Plaintiff GORDON FARMER is the son and successor-in-interest to NICHOLAS  
19 FARMER. Plaintiff GORDON FARMER will comply with Welfare & Institutions Code section  
20 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
21 377.32. At all times relevant to this action, GORDON FARMER was and is a resident of Tulare  
22 County.

23 59. Plaintiff SCOTT FARMER is the son and successor-in-interest to NICHOLAS  
24 FARMER. Plaintiff SCOTT FARMER will comply with Welfare & Institutions Code section  
25 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
26 377.32. At all times relevant to this action, SCOTT FARMER was and is a resident of  
27 Sacramento County.

28 60. Plaintiff CHARMAINE TAPPEN was at all times material hereto a resident of

1 Shasta County. At all relevant times, CHARMAINE TAPPEN was over the age of 65 years old  
2 and thus an “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.*  
3 From August 2020 until the date of her death, CHARMAIN TAPPEN was a resident at Windsor  
4 and contracted COVID-19 during her stay at the facility. CHARMAINE TAPPEN suffered  
5 untold pain, suffering, injury, and death as a result of all named defendants’ reckless neglect and  
6 abuse.

7 61. Plaintiff CHARLES BALDING is the son and successor-in-interest to  
8 CHARMAINE TAPPEN. Plaintiff CHARLES BALDING will comply with Welfare &  
9 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
10 of Civil Procedure section 377.32. At all times relevant to this action, CHARLES BALDING  
11 was and is a resident of Contra Costa County.

12 62. Plaintiff LEONARD BALDING is the son and successor-in-interest to  
13 CHARMAINE TAPPEN. Plaintiff LEONARD BALDING will comply with Welfare &  
14 Institutions Code section 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code  
15 of Civil Procedure section 377.32. At all times relevant to this action, LEONARD BALDING  
16 was and is a resident of Shasta County.

17 63. Plaintiff BONITA FRISBEY was at all times material hereto a resident of Shasta  
18 County. At all relevant times, BONITA FRISBEY was over the age of 65 years old and thus an  
19 “elder” within the meaning of Welfare and Institutions Code section 15600, *et seq.* From August  
20 2020 until the date of her death, BONITA FRISBEY was a resident at Windsor and contracted  
21 COVID-19 during her stay at the facility. BONITA FRISBEY suffered untold pain, suffering,  
22 injury, and death as a result of all named defendants’ reckless neglect and abuse.

23 64. Plaintiff RONALD FRISBEY is the brother and successor-in-interest to BONITA  
24 FRISBEY. Plaintiff RONALD FRISBEY will comply with Welfare & Institutions Code section  
25 15657.3(d) by filing a successor-in-interest affidavit pursuant to Code of Civil Procedure section  
26 377.32. At all times relevant to this action, RONALD FRISBEY was and is a resident of Los  
27 Angeles County.

28 65. Throughout this complaint Plaintiffs, ARTHUR TRENERRY, WAYNE

1 MCMAINES, GENE WALLACE, REINHILD BOENINGER, CHERIE SCOTT, ADA RIGGS,  
 2 ESTHER SHAFER, LARRY JOHNSON, CHRISTINE GUTIERRES, EMMA HART,  
 3 RICHARD MATTOS, NICHOLAS FARMER, CHARMAINE TAPPEN, and BONITA  
 4 FRISBEY, are collectively referred to as “DECEDENTS.”

5 66. Throughout this complaint Plaintiffs, NANCY HEARDEN, JOHANNA  
 6 TRENERRY, IRENE KELLEY, SALLY KELLEY, MATTHEW TRENERRY, WILLIAM  
 7 TRENERRY, BEVERLY FULLER, ANTHONY TRENERRY, SHARON MCMAINES, JANIS  
 8 BODINE, DENNIS MCMAINES, DARLYN DULANEY, KARLENE WALLACE,  
 9 JEREMIAH BOENINGER, SANDRA BRYANT, TAMARA DUKES, ROBERT RATHER,  
 10 LARRY RIGGS, ROBERT RIGGS, SALLY SORENSON, TERRIE CALLAWAY, ROBERT  
 11 GUTIERRES, DELORES GUTIERRES, CARYL ENDICOTT, DAMON WHITE, CAROLYN  
 12 SILVA, PAMELA SANTOS, GARY MATTOS, GORDON FARMER, SCOTT FARMER,  
 13 CHARLES BALDING, LEONARD BALDING, and RONALD FRISBEY, are collectively  
 14 referred to as “HEIRS.”

15 **FACTUAL ALLEGATIONS**

16 67. The now BRIUS facility that is the subject of this action has a history of resident  
 17 care violations, well before the COVID pandemic that included but is not limited to the  
 18 following:

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
1/8/2018	Quality of Care/Treatment		Substantiated
1/31/2018	Infection Control		Substantiated
1/31/2018	Quality of Care/Treatment		Substantiated
2/7/2018	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
3/1/2018	Quality of Care/Treatment		Substantiated
3/13/2018	Infection Control		Substantiated
3/19/2018	Pharmaceutical Services		Substantiated

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
3/30/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
4/19/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
4/23/2018	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
5/4/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident	Substantiated
5/7/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident	Substantiated
5/14/2018	Quality of Care/Treatment		Substantiated
5/14/2018	Resident/Patient/Client Rights		Substantiated
5/18/2018	Infection Control		Substantiated
5/18/2018	Quality of Care/Treatment		Substantiated
5/29/2018	Resident/Patient/Client Rights		Substantiated
6/14/2018	Resident/Patient/Client Rights	Failure to Prevent Resident Neglect/ Abuse	Substantiated
6/15/2018	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
6/15/2018	Resident/Patient/Client Neglect	Assess/Monitor	Substantiated
6/18/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
7/9/2018	Resident/Patient/Client Abuse	Sexual	Substantiated
7/20/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
8/8/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
8/20/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
8/22/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident	Substantiated

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
		Neglect/Abuse	
8/24/2018	Quality of Care/Treatment		Substantiated
8/27/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
9/11/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
9/19/2018	Resident/Patient/Client Rights		Substantiated
9/28/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
10/1/2018	Quality of Care/Treatment		Substantiated
10/2/2018	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
10/2/2018	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
10/2/2018	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
10/9/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
10/10/2018	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
10/15/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
10/16/2018	Quality of Care/Treatment		Substantiated
10/22/2018	Resident/Patient/Client Rights		Substantiated
10/22/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
10/25/2018	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
10/25/2018	Resident/Patient/Client Rights		Substantiated
11/9/2018	Resident/Patient/Client Abuse	Sexual	Substantiated
11/9/2018	Resident/Patient/Client Abuse		Substantiated

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
11/9/2018	Resident/Patient/Client Abuse		Substantiated
11/9/2018	Resident/Patient/Client Abuse	Verbal	Substantiated
11/13/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
11/16/2018	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
11/26/2018	Quality of Care/Treatment		Substantiated
12/3/2018	Quality of Care/Treatment		Substantiated
12/6/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
12/17/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
12/19/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
12/27/2018	Quality of Care/Treatment		Substantiated
12/28/2018	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/2/2019	Nursing Services		Substantiated
1/2/2019	Quality of Care/Treatment		Substantiated
1/2/2019	Resident/Patient/Client Neglect	Other	Substantiated
1/7/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/9/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/28/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
2/8/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
2/14/2019	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
2/15/2019	Resident/Patient/Client Abuse	Sexual	Substantiated
3/18/2019	Quality of Care/Treatment		Substantiated
4/11/2019	Quality of Care/Treatment		Substantiated
4/15/2019	Nursing Services		Substantiated
4/15/2019	Quality of Care/Treatment		Substantiated
5/16/2019	Infection Control		Substantiated
5/16/2019	Quality of Care/Treatment		Substantiated
5/16/2019	Nursing Services		Substantiated
5/17/2019	Quality of Care/Treatment		Substantiated
6/25/2019	Quality of Care/Treatment		Substantiated
7/8/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
7/8/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
7/9/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
7/15/2019	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
9/3/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
9/25/2019	Quality of Care/Treatment		Substantiated
10/1/2019	Quality of Care/Treatment		Substantiated
10/7/2019	Resident/Patient/Client Rights	Resident Not Treated with Dignity/Respect	Substantiated
10/7/2019	Quality of Care/Treatment	Facility Staffing	Substantiated
11/25/2019	Administration/Personnel		Substantiated

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
11/25/2019	Resident/Patient/Client Rights		Substantiated
11/27/2019	Quality of Care/Treatment		Substantiated
12/2/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
12/10/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
12/13/2019	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
12/14/2019	Quality of Care/Treatment		Substantiated
12/17/2019	Resident/Patient/Client Abuse	Verbal	Substantiated
12/18/2019	Resident/Patient/Client Abuse	Verbal	Substantiated
12/18/2019	Resident/Patient/Client Abuse	Verbal	Substantiated
12/26/2019	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
1/8/2020	Death – General		Substantiated
1/8/2020	Resident/Patient/Client Neglect	Assess/Monitor	Substantiated
1/13/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/14/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/15/2020	Quality of Care/Treatment		Substantiated
1/15/2020	Pharmaceutical Services	Other	Substantiated
1/21/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/23/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
1/30/2020	Quality of Care/Treatment		Substantiated



<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
2/24/2020	Quality of Care/Treatment	Facility Staffing	Substantiated
3/23/2020	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
3/27/2020	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
3/31/2020	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
4/1/2020	Infection Control		Substantiated
4/6/2020	Resident/Patient/Client Abuse	Verbal	Substantiated
4/6/2020	Resident/Patient/Client Abuse	Verbal	Substantiated
5/15/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
5/27/2020	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
5/28/2020	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
6/5/2020	Death – General		Substantiated
6/15/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
6/17/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
7/2/2020	Quality of Care/Treatment	Improper Incontinent Care For Resident	Substantiated
7/27/2020	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
8/6/2020	Quality of Care/Treatment	Resident Safety	Substantiated
8/6/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
8/6/2020	Quality of Care/Treatment	Resident Safety	Substantiated
8/6/2020	Resident/Patient/Client Abuse	Verbal	Substantiated
8/6/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident	Substantiated

<u>DATE</u>	<u>ALLEGATION CATEGORY</u>	<u>ALLEGATION SUB CATEGORY</u>	<u>INVESTIGATION FINDINGS</u>
		Neglect/Abuse	
8/13/2020	Resident/Patient/Client Abuse	Resident's Privacy Not Protected	Substantiated
8/13/2020	State Monitoring	Intentional breach by person other than HC worker	Substantiated
8/20/2020	Quality of Care/Treatment	Resident Safety	Substantiated
8/20/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
9/18/2020	Infection Control		Substantiated
9/18/2020	Quality of Care/Treatment	Improper Infection Control Practiced By Facility	Substantiated
10/5/2020	Infection Control	COVID-19 Noncompliance	Substantiated
10/5/2020	Quality of Care/Treatment	Resident Safety/Falls	Substantiated
10/8/2020	Quality of Care/Treatment	Resident Safety	Substantiated
10/12/2020	Quality of Care/Treatment	Facility Staffing	Substantiated
10/12/2020	Death – General		Substantiated
10/12/2020	Quality of Care/Treatment	Resident Not Assessed After Change In Cond Timely	Substantiated
10/19/2020	Resident/Patient/Client Abuse	Failure to Prevent Resident Neglect/Abuse	Substantiated
3/22/2021	Quality of Care/Treatment	Resident Safety	Substantiated
4/20/2021	Quality of Care/Treatment	Resident Not Groomed Adequately	Substantiated
4/23/2021	Resident/Patient/Client Neglect	Assess/Monitor	Substantiated
4/23/2021	Quality of Care/Treatment	Resident Safety	Substantiated
5/11/2021	Resident/Patient/Client Abuse	Employee to Resident	Substantiated
6/16/2021	Quality of Care/Treatment	Resident Safety	Substantiated

1           68.     As demonstrated above, the Defendants were in repeated non-compliance with  
2 multiple state and federal regulations related to patient safety, including failure to have adequate  
3 staffing and infection control, well before COVID-19. Thus, when COVID-19 occurred, it was  
4 foreseeable that Defendants would continue to neglect and harm more residents during the  
5 pandemic.

6           69.     Beginning in March 2020, COVID-19 had been declared a global pandemic with  
7 many infections reaching the United States. By September 2020, the pandemic had spread  
8 throughout the United States with more than 6.1 million cases and 186,000 deaths. According to  
9 records from the CDC, nearly 1/3 of the U.S. deaths occurred in patients who were residents at  
10 long term care facilities. The problems caused by COVID-19 and the risk of death this virus  
11 posed to residents of long-term care facilities was widely known to the public and the  
12 defendants.

13           70.     On July 8, 2020, the California Department of Public Health (“CDPH”)  
14 conducted an inspection of the Windsor facility to ensure that it was implementing appropriate  
15 policies and procedures to prevent the spread of COVID-19 throughout the facility. During the  
16 inspection the CPDH noted numerous deficiencies including;

- 17           • The failure to test residents who were potentially exposed to COVID-19 for the  
18 virus;
- 19           • Allowing residents with unknown COVID-19 status to share rooms with those  
20 who were established as “COVID-19 negative.”
- 21           • Using the same staff to care for patients whose COVID-19 status was unknown  
22 with patients who were known “COVID-19 negative.”

23           71.     On August 10 and 11, 2020, the CDPH performed another inspection of the  
24 Windsor facility. During the inspection, the CDPH again cited Windsor for failing to follow  
25 appropriate infection control procedures to prevent the spread of COVID-19 throughout the  
26 facility. Specifically, the inspector found the following:

- 27           • Windsor admitted a COVID-19 negative patient into a room with two residents  
28 who were COVID-19 positive.

- 1           • Windsor was admitting new residents into rooms being occupied by residents  
2           who it knew had been exposed to COVID-19.

3           72. Despite receiving two citations from the CDPH, Windsor failed to change its  
4 policies and failed to bring in additional staff to help ensure that additional COVID-19 cases did  
5 not come into the facility. Instead, it continued its custom and practice of ignoring regulatory  
6 requirements and infection control procedures. By September 2020, the Windsor facility had a  
7 massive outbreak of COVID-19 that ran throughout the facility and by October virtually all of  
8 Windsor’s residents had contracted the virus. Specifically, 60 of Windsor’s 83 residents  
9 contracted the virus and, of those, approximately 24 passed away from complications related to  
10 COVID-19.

11           73. On September 25, 2020 the CDPH conducted an inspection of the facility and  
12 discovered why Windsor had such a large outbreak of COVID-19 in the facility. Specifically, it  
13 discovered the following:

- 14           • On two separate occasions in early September Windsor employees called in and  
15 reported experiencing symptoms of COVID-19. Despite these symptoms, the  
16 employees were told they had to report to work. Both later tested positive for  
17 COVID-19 but only after exposing countless residents to the virus. The  
18 inspector noted that one of the reasons the employees may have felt compelled  
19 to report to work was that Windsor had adopted a punitive sick leave policy in  
20 violation of California law.
- 21           • Due to chronic understaffing that required management to care for patients,  
22 Windsor management did not have time to train its employees in the proper use  
23 of infection control procedures to prevent the spread of COVID-19 throughout  
24 the facility.
- 25           • In violation of its own policies and procedures, Windsor routinely failed to test  
26 staff for COVID-19 and permitted untested staff members to report to work.

27           74. At the conclusion of the September inspection, the CDPH concluded that the  
28 failures noted above “resulted in a significant amount of residents and staff contracting and

1 spreading illness throughout the building which placed everyone at significant risk.”

2 75. In addition to failing to enact proper infection control procedures, the Defendants  
3 chronic neglect of its patients also greatly contributed to the spread of COVID-19 throughout the  
4 facility. For example, in the cases of DECEDENTS, WALLACE, TRENERRY, HART, AND  
5 McMAINES, on August 17, 2020 each of their physicians ordered that each patient be monitored  
6 for signs and symptoms of COVID-19 twice per day. Specifically, the defendant’s nursing staff  
7 was told to “Document any cough, chills, shortness of breath, headache, diarrhea, malaise,  
8 muscle or joint pain, loss of taste or smell, sore throat, congestion or runny nose, and nausea or  
9 vomiting, every day and evening shift.” To accomplish this task Windsor developed a form  
10 entitled “Covid Q Shift Monitoring Form” that was to be completed by the nurse on shift for  
11 each of these patients.

12 76. Despite this clear order, the DECEDENT’S medical records demonstrate a  
13 complete failure to follow through with the doctor’s instructions. For example, DECEDENT  
14 McMAINES was a resident at Windsor for 46 days during the time that COVID checks were  
15 required and on only one of those days did Windsor perform the two COVID checks ordered by  
16 his doctors. The DECEDENT WALLACE was a resident for 174 days during the time that  
17 COVID checks were required and only received two COVID checks on 76 of those days. The  
18 DECEDENT TRENERRY was a resident for 51 days and Windsor only performed the required  
19 COVID checks on two of those days. With respect to the DECEDENT HART, she was a  
20 resident for 51 days and received no COVID checks.

21 77. To make matters worse, once residents contracted COVID-19, Windsor  
22 completely neglected these residents. Specifically, on October 21, 2020 the CDPH conducted  
23 another inspection of the Windsor facility and focused on examining the charts of patients who  
24 had died from COVID-19. During this inspection, the inspector noted the following:

- 25 • On multiple occasions nurses reported significant changes in the condition of  
26 COVID-19 positive patients but failed to contact a doctor or treat the resident to  
27 help improve the change in their conditions.
- 28 • Of the 16 medical charts reviewed by the inspector, there were multiple instances

1 where patients were not being monitored by staff. In fact, the inspector  
2 discovered 47 days where no progress notes were reported in the resident's chart  
3 and there were 84 shifts where no COVID-19 specific assessments were done.

- 4 • When nurses working with COVID-19 patients were interviewed, they reported  
5 that the reason no assessments were done was due to extreme understaffing. In  
6 fact, one LVN reported that she, alone was responsible for 27 COVID-19 positive  
7 residents.

8 78. The CDPH's findings of neglect can also be seen in the medical records of the  
9 Decedents. For example, the records for DECEDENT TRENERRY show that he was admitted  
10 into the red zone on September 25, 2020. However, his records show absolutely no progress  
11 notes on September 26, September 27, September 28, September 29, September 30, or October  
12 1.

13 79. At the conclusion of this October inspection the CDPH noted that Windsor's utter  
14 neglect of residents who had contracted COVID-19 "had the potential to put these high risk  
15 residents of becoming increasingly ill without it being recognized and treated in an appropriate  
16 and timely manner by a physician."

17 80. In addition to Defendants' neglectful and abusive overt acts and failures discussed  
18 in the previous paragraphs, the DECEDENTS herein were abused and neglected in many other  
19 ways unrelated to COVID-19. For example, due to Defendants deliberate understaffing of their  
20 facility, their failure to supervise, and their failure to protect her from health and safety hazards,  
21 DECEDENT EMMA HART was left to sit in her urine and/or feces for extended periods of  
22 time. In one instance, she activated her call light seeking assistance but had to wait for more  
23 than an hour. On another occasion, when staff did not respond to her call light, Ms. HART tried  
24 to get out of bed herself and fell and fractured her hip. After sustaining a fractured hip due to the  
25 facility's failure to respond to call lights, Defendants' employees then left Ms. HART laying in  
26 bed without implementing care plans and interventions to prevent pressure ulcers. As a result of  
27 these neglectful failures, EMMA HART suffered a large pressure ulcer on her buttocks. Further,  
28 Defendants delayed transferring Ms. HART to an acute hospital and by the time she was

1 transferred she was already suffering from sepsis as a result of the pressure ulcer which had  
2 become infected.

3 81. Due to Defendants' deliberate understaffing of their facility, their failure to  
4 supervise, and their failure to protect him from health and safety hazards, DECEDENT  
5 TRENERRY suffered multiple unwitnessed, injury-producing falls in 2020 while in Defendants'  
6 exclusive care and custody including falls on August 7<sup>th</sup> (4 falls), August 9<sup>th</sup>, August 15<sup>th</sup>,  
7 August 23<sup>rd</sup>, August 24<sup>th</sup>, August 27<sup>th</sup>, September 9<sup>th</sup>, September 17<sup>th</sup>, and September 20<sup>th</sup>.  
8 DECEDENT TRENERRY suffered from Moisture Associate Skin Damage "MASD" due to  
9 Defendants' failure to assist in his personal hygiene and allowing him to sit in his urine and feces  
10 for extended periods of time.

11 82. Due to Defendants' deliberate understaffing of their facility, their failure to  
12 protect him from health and safety hazards, their failure to provide medical care for physical and  
13 mental health needs, and their neglect, DECEDENT WAYNE McMAYNES developed pressure  
14 ulcers on his heels and coccyx which are classic signs of neglect.

15 83. Due to Defendants' deliberate understaffing of their facility, their failure to  
16 protect him from health and safety hazards, their failure to provide medical care for physical and  
17 mental health needs, and their neglect, DECEDENT GENE WALLACE developed a pressure  
18 ulcer on his coccyx that at one point measured 8x13 centimeters.

19 84. Due to Defendants' deliberate understaffing of their facility, their failure to  
20 protect her from health and safety hazards, their failure to provide medical care for physical and  
21 mental health needs, and their neglect, DECEDENT REINHILD BOENINGER developed  
22 pressure ulcers to her heels and left buttock. The pressure ulcer on the left buttock was listed as  
23 a significant condition contributing to her death.

24 85. Due to Defendants' deliberate understaffing of their facility, their failure to  
25 protect him from health and safety hazards, their failure to provide medical care for physical and  
26 mental health needs, and their neglect, DECEDENT RICHARD MATTOS suffered several falls  
27 while in Defendants' exclusive care and custody and developed a pressure ulcer to his sacrum.

28 86. Due to Defendants' deliberate understaffing of their facility, their failure to

1 protect him from health and safety hazards, their failure to provide medical care for physical and  
2 mental health needs, and their neglect, DECEDENT NICHOLAS FARMER suffered from  
3 wound infections (MRSA) and the beginning stages of pressure ulcers over large areas over his  
4 body.

5 87. Due to Defendants' deliberate understaffing of their facility, their failure to  
6 protect her from health and safety hazards, their failure to provide medical care for physical and  
7 mental health needs, and their neglect, DECEDENT BONITA FRISBEY sustained falls while at  
8 Defendants' facility, skin breakdown to her groin, inner thighs, and buttocks. She also  
9 contracted a urinary tract infection colonized with e-coli which is a sign that Defendants  
10 neglected her hygiene.

11 88. Due to Defendants' deliberate understaffing of their facility, their failure to  
12 protect her from health and safety hazards, their failure to provide medical care for physical and  
13 mental health needs, and their neglect, DECEDENT CHERIE SCOTT sustained several falls  
14 while at Defendants' facility, significant weight loss, and pressure wounds to her buttocks.

15 89. Due to Defendants' deliberate understaffing of their facility, their failure to  
16 protect him from health and safety hazards, their failure to provide medical care for physical and  
17 mental health needs, and their neglect, DECEDENT DANNY WHITE developed an unstageable  
18 pressure ulcer to his coccyx.

19 90. As a direct result of defendants' reckless neglect described herein, all of the  
20 DECEDENTS identified herein contracted COVID-19 during their stay at Windsor and  
21 eventually died a lonely death, without the ability to see their family. Further, the DECEDENTS  
22 were abused and neglected in other ways as described above.

23 **FIRST CAUSE OF ACTION**

24 **(Abuse/Neglect of an Elder)**

25 **(As against all Defendants)**

26 91. Plaintiffs refer to and reallege paragraphs 1 through 90, inclusive as set though set  
27 forth fully herein.

28 92. Defendants, by and through their management, agents and employees, were



1 charged with the care and custody of DECEDENTS, all of whom were elder, dependent adult  
2 who required assistance with basic care needs.

3 93. Defendants owed a duty to DECEDENTS to ensure that they received necessary  
4 care, supervision, nutrition, and a safe, clean and hazard free environment that was free from  
5 physical and mental abuse and neglect.

6 94. When DECEDENTS entered Defendants' facility, they were dependent upon  
7 Defendants and its employees and management for assistance with care needs. They were also  
8 completely dependent upon Defendants to ensure that appropriate policies and procedures were  
9 in place and that the facility was adequately staffed to prevent harm, injury or death and to  
10 prevent them from contracting COVID-19. Because DECEDENTS were completely dependent  
11 on Defendants to provide assistance with daily living needs, to assess their condition, and to  
12 provide supervision they were among the most vulnerable persons in our society and literally  
13 placed their lives in Defendants' hands.

14 95. Because DECEDENTS were residents of Defendants' facility, Defendants, and  
15 each of them, had duties under state laws, designed for the protection and benefit of elders and  
16 dependent adults like DECEDENTS, to provide them with twenty-four-hour care and  
17 supervision, nourishment, and a safe, comfortable, healthful environment. Specifically,  
18 Defendants had a duty to:

- 19 a. Follow, implement, and adhere to all physicians' orders pursuant to 22 C.C.R. §  
20 72301;
- 21 b. Develop and implement an individual patient care plan pursuant to 22 C.C. R. §  
22 72311;
- 23 c. Treat DECEDENTS with dignity and respect and not subject them to physical  
24 abuse of any kind pursuant to 22 C.C.R. § 72315;
- 25 d. Provide nursing personnel in sufficient numbers pursuant to 22 C.C.R. §§ 72329,  
26 and 72329.1;
- 27 e. Provide an adequate number of qualified personnel to carry out all the functions  
28 of the facility pursuant to 22 C.C.R. § 72501;

- 1 f. Only accept patients for whom it can provide adequate care pursuant to 22 C.C.R.
- 2 § 72515;
- 3 g. Ensure that DECEDEMENTS were free from mental and physical abuse pursuant to
- 4 22 C.C.R § 72527;
- 5 h. Treat DECEDEMENTS with dignity and respect pursuant to 22 C.C.R. § 72527;
- 6 i. Employ an adequate number of qualified personnel to carry out all of the
- 7 functions of the facility pursuant to California Health and Safety Code § 15 99 .1;
- 8 j. Ensure that DECEDEMENTS were free from abuse and neglect pursuant to 42
- 9 C.F.R. § 483.12;
- 10 k. Conduct a comprehensive assessment of DECEDEMENTS pursuant to 42 C.F.R.
- 11 §483.20;
- 12 l. Develop a care plan for DECEDEMENTS pursuant to 42 C.F.R. § 483.21;
- 13 n. Ensure that the facility has sufficient nursing staff to assure resident safety and to
- 14 attain or maintain the highest practicable physical, mental, and psychosocial well-
- 15 being of each resident pursuant to 42 C.F.R. 483.35;
- 16 o. Administer the facility in a manner that enables it to use its resources effectively
- 17 and efficiently to attain or maintain the highest practicable physical, mental, and
- 18 psychosocial well-being of each resident pursuant to 42 C.F.R. § 483. 70; and
- 19 p. Maintain accurate records regarding DECEDEMENTS pursuant to 42 C.F.R. §
- 20 483.70.

21 96. During the DECEDEMENTS' residence at Defendants' facility, Defendants acted  
22 negligently and recklessly and with conscious disregard with respect to DECEDEMENTS, as  
23 detailed above. In particular, and without limiting the generality of the foregoing, Defendants,  
24 and each of them, neglected to exercise reasonable care in caring for DECEDEMENTS and acted  
25 with conscious disregard of their rights, health, and safety, and caused severe injuries, including  
26 loss of their lives, when they: (1) neglected to adequately staff their building with sufficient  
27 staffing of quality caregivers to provide adequate care, services and supervision for pure profit  
28 reasons; (2) willfully and repeatedly neglected to provide basic custodial care to DECEDEMENTS;

1 (3) willfully and repeatedly failed to properly monitor DECEDENTS; (4) willfully and  
2 repeatedly failed to provide sufficient equipment that would allow their staff to prevent the  
3 spread of COVID-19 throughout their facility; (5) willfully and repeatedly failed to provide  
4 sufficient training to their staff to prevent the spread of COVID-19 throughout their facility; (6)  
5 willfully and repeatedly forced employees to report to work with symptoms of COVID-19 and  
6 failure to have adequate PPE for staff and patients to wear to prevent spread of infections; (7)  
7 willfully and repeatedly failed to comply with its own policies and procedures or enact the  
8 appropriate policies and procedures to prevent the spread of COVID-19 throughout the Windsor  
9 facility.

10 97. As a proximate result of being neglected, DECEDENTS contracted COVID-19,  
11 then left unattended, neglected and suffered changes in condition, which ultimately led to their  
12 lonely deaths.

13 98. As a further direct and proximate result of the Defendants actions, DECEDENTS  
14 sustained special damages in an amount according to proof at trial.

15 99. Defendants' conduct, as herein alleged, was and is a part of a general business  
16 practice of the Defendants. The business practice exists in part because Defendants made a  
17 conscious, calculated choice to reduce staff to save money on personnel costs, thus understaffing  
18 the facility based upon the residents' acuity levels in effort to maximize profit directly and  
19 indirectly, despite knowing that they had legal obligations under regulations to staff the facility  
20 to meet the residents' needs/acuity levels. Defendants knew that the only way to provide a safe  
21 environment and to provide care to its residents, was with adequate numbers of trained,  
22 competent caregiver personnel, but Defendants instead took shortcuts at the cost and risk of their  
23 residents' health and well-being. Defendants knew that adverse consequences would flow from  
24 their understaffing, mistreatment, and neglect of their elderly and vulnerable residents. Thus,  
25 Defendants made a conscious, motivated decision to promote their financial condition at the  
26 expense of their legal obligations of care to their elderly residents, including the DECEDENTS.

27 100. By and through their management, employees, medical director, administration,  
28 director of nursing, agents and/or staff, Defendants breached their duties of care to

1 DECEDENTS by failing to provide adequate numbers of staff to meet the needs of its residents  
2 and to keep them safe, by failing to comply with state and federal regulations to have a clean  
3 environment and implement infection control programs to prevent the spread of disease, and by  
4 further failing to take appropriate steps to prevent the spread of COVID-19 in their facility,  
5 thereby subjecting all DECEDENTS to neglect as described herein.

6 101. As a proximate cause of Defendants failure to provide basic custodial care which  
7 was a part of their basic, core services, DECEDENTS suffered physical injuries, pain and  
8 suffering, and death.

9 102. As a result of Defendant'' acts and omissions, Plaintiffs are entitled to reasonable  
10 attorneys' fees and costs of said suit as provided by California Welfare & Institutions Code  
11 Section 15657.

12 103. Because the aforementioned conduct of the Defendants and DOES 1 through 50  
13 were carried out in a deliberate, profit driven, reckless, cold, callous, and intentional manner in  
14 order to injure and damage DECEDENTS or, in the alternative, was despicable conduct carried  
15 out with a willful, reckless, profit driven and conscious disregard for the rights and safety of  
16 others and subjected DECEDENTS to cruel and unjust hardship in conscious disregard of their  
17 rights, Plaintiffs request the assessment of punitive damages against Defendants and DOES 1  
18 through 50 in an amount according to proof.

19 WHEREFORE, Plaintiffs pray for damages as set forth below.

20 **SECOND CAUSE OF ACTION**

21 **(Negligence/Negligence Per Se)**

22 **(As against all Defendants)**

23 104. Plaintiffs refer to and reallege paragraphs 1 through 103, inclusive as though set  
24 forth fully herein.

25 105. Defendants, and each of them, by and through their management, agents and  
26 employees, were charged with the care and custody of DECEDENTS, who were elderly,  
27 dependent adults suffering from physical and mentally limitations, and completely dependent on  
28 Defendants for all activities of daily living.

1           106. During the period of their residence at the Windsor facility, each Defendant  
2 continually, willfully, and recklessly breached their duties to DECEDENTS as set forth above.  
3 These negligent acts and omissions by the Defendants resulted in DECEDENTS being  
4 abandoned and suffering resulting in severe injuries and their death.

5           107. In particular, and without limiting the generality of the foregoing, Defendants,  
6 and each of them, acted with conscious disregard for Plaintiffs; rights, health, safety, and  
7 violated the state and federal regulations, including but not limited to 22 C. C.R. § 72301; 22  
8 C.C.R. § 72311; 22 C.C.R. § 72315; 22 C.C.R. §§ 72329, and 72329.1; 22 C.C.R. § 72501; 22  
9 C.C.R. § 72515; 22 C.C.R § 72527; 22 C.C.R. § 72527; Health and Safety Code§ 1599.1; 42  
10 C.F.R. § 483.10; 42 C.F.R. § 483.12; 42 C.F.R. § 483.15; 42 C.F.R. §483.20; 42 C.F.R. §  
11 483.21; 42 C.F.R. § 483.25; 42 C.F.R. 483.35; 42 C.F.R. § 483.70; and 42 C.F.R. § 483.70; 42  
12 C.F.R. § 483.80 all of which caused injury and emotional distress to Plaintiffs when they:

- 13           a. Failed to treat DECEDENTS with dignity, kindness, and respect to fully honor  
14 their civil liberties;
- 15           b. Failed to provide a safe, comfortable, and homelike environment for  
16 DECEDENTS and protect them from physical or mental abuse, neglect,  
17 exploitation, or endangerment;
- 18           c. Failed to provide service personnel in sufficient numbers and with adequate skill  
19 to meet the needs of DECEDENTS
- 20           d. Failed to provide 'basic services' such as adequate care and supervision;  
21 assistance with instrumental activities of daily living; ensuring residents' general  
22 health, safety, and well-being;
- 23           f. Neglected DECEDENTS pursuant to Welfare & Institutions Code § 15610.57 by  
24 failing to exercise a degree of care that a reasonable person in a like position  
25 would have exercised; failed to provide care for physical and mental health needs;  
26 and failed to protect DECEDENTS from health and safety hazards;
- 27           g. Failed to provide training to staff that was appropriate for the job assigned so as  
28 to provide safe and effective job performance;

- 1 h. Failed to adequately train staff in recognizing dangers posed to those who are at
- 2 risk;
- 3 i. Failed to provide an adequate number of direct care staff to support each
- 4 resident's physical, social, emotional, safety, and health care needs; and
- 5 j. Failed to establish and implement an adequate infection control program.

6 108. As a result of Defendants' actions, failures, and deficiencies, DECEDENTS all  
7 contracted COVID-19 causing their deaths.

8 109. Defendants' breaches were intentional and in reckless disregard of the severe  
9 injury which would foreseeably result from Defendants' neglect, abuse, and refusal to adhere to  
10 their duties. Defendants and their employees knew there was a probability that injury would  
11 result from their neglect and their failure to adhere to their duties. Defendants, and each of them,  
12 acted with deliberate indifference to DECEDENTS' health and safety as set forth herein.

13 110. As a legal result of Defendants' conduct and subsequent breach of their duties,  
14 DECEDENTS endured pain and suffering and died.

15 111. As a result of Defendants' acts and omissions, Plaintiffs are entitled to reasonable  
16 attorneys' fees and costs of said suit as provided by California Welfare & Institutions Code  
17 Section 15657.

18 112. Because the aforementioned conduct of the Defendants and DOES 1 through 50  
19 was carried out in a deliberate, profit driven, reckless, cold, callous, and intentional manner in  
20 order to injure and damage DECEDENTS or, in the alternative, was despicable conduct carried  
21 out with a willful, reckless, profit driven and conscious disregard for the rights and safety of  
22 others and subjected DECEDENTS to cruel and unjust hardship in conscious disregard of their  
23 rights, Plaintiffs request the assessment of punitive damages against Defendants and DOES 1  
24 through 50 in an amount according to proof.

25 WHEREFORE, Plaintiffs pray for damages as set forth below.

26 ///  
27 ///  
28 ///

1 **THIRD CAUSE OF ACTION**

2 **(Violation of Patient's Bill of Rights-Health and Safety Code§ 1430)**

3 **(As Against Defendants)**

4 113. Plaintiffs refer to and reallege paragraphs 1 through 112, inclusive as though set  
5 forth fully herein.

6 114. Defendants, and each of them, by and through their management, agents and  
7 employees, were charged with the care and custody of DECEDENTS, who were elderly,  
8 dependent adults suffering from physical and mentally limitations, and completely dependent on  
9 Defendants for all activities of daily living.

10 115. Defendants, and each of them, owed a duty to DECEDENTS to ensure that their  
11 patient rights were not violated. (California Health and Safety Code § 1430.) DECEDENTS'  
12 patient rights are established in the Patient Bill of Rights in section 72527 of Title 22 of the  
13 California Code of Regulations and Health and Safety Code section 123110 and 1599, et al.  
14 These resident rights include, but are not limited to the right,

- 15 a. To be accorded safe, healthful, and comfortable accommodations, furnishings,  
16 and equipment (Health & Safety Code§ 15991(e));
- 17 b. To receive care, supervision, and services that meet the resident's individual needs  
18 and are delivered by staff that are sufficient in numbers, qualifications, and  
19 competency to meet those needs (Health and Safety Code § 15 99 .1 (a));
- 20 c. To be free from neglect, financial exploitation, involuntary seclusion,  
21 punishment, humiliation, intimidation, and verbal, mental, physical, or sexual  
22 abuse (Title 22, CCR 72527(a)(10)); and
- 23 d. To be encouraged to maintain and develop the resident's fullest potential for  
24 independent living through participation in activities that are designed and  
25 implemented for this purpose (Health & Safety Code § 1569.269 (a)(26).

26 116. Defendants violated the above-referenced rights when Defendants failed to  
27 provide appropriate services to prevent serious health and safety hazards to DECEDENTS and  
28 failed to provide adequate care to meet their needs. In particular, and without limiting the

1 generality of the forgoing, Defendants, and each of them, violated DECEDENT'S rights when  
2 they:

- 3 a. Failed to ensure that DECEDENTS were free from physical abuse and neglect;
- 4 b. Failed to treat DECEDENTS with dignity, kindness, and respect;
- 5 c. Failed to provide DECEDENTS with a safe environment free from physical  
6 and/or mental abuse, neglect, exploitation, and/or danger;
- 7 d. Failed to provide adequate supervision/staffing, care, and services which met  
8 DECEDENTS needs.

9 117. As a direct and proximate result of the foregoing, DECEDENTS sustained  
10 injuries and painful physical and emotional suffering which caused their death.

11 118. As an actual and proximate result of the acts and omissions of Defendants, and  
12 each of them, Plaintiffs incurred significant general and special damages.

13 119. As an actual and proximate result of the acts and omissions of Defendants, and  
14 each of them, Plaintiffs are entitled to compensation as provided by California Health and Safety  
15 Code§ 1430, et seq.

16 120. As an actual and proximate result of the acts and omissions of Defendants, and  
17 each of them, Plaintiffs are entitled to reasonable attorneys' fees and costs of said suit as  
18 provided by the California Health and Safety Code§ 1430, et seq.

19 121. In addition, California Health and Safety Code § 1430 (b) provides that  
20 Defendants "may be enjoined from permitting the violation to continue." Defendants have acted  
21 and continue to act in violation of the aforementioned basic rights of their residents. Defendants'  
22 residents will continue to suffer injuries as a result of these violations and/or practices unless the  
23 Court takes injunctive action. Therefore, Plaintiffs request injunctive relief against Defendants as  
24 follows:

- 25 a. To provide new hire and bi-annual in-service training of staff regarding (1) safe  
26 resident environments; (2) the implementation of appropriate infection control  
27 procedures; (3) provide adequate staffing levels to meet the residents' needs; and
- 28 b. To provide new orientation and bi-annual in-service training to staff regarding



1 resident rights including: following physician orders, reporting changes in  
2 condition to the resident's physician and family, treating residents with dignity  
3 and respect, the release of resident facility records to resident/responsible party,  
4 and the implementation of devices and means for protecting the health and safety  
5 of the residents;

6 c. To ensure that the Defendant's facility is staffed based upon acuity levels of the  
7 residents (meeting the residents' needs); and

8 d. Annual audit of training and staff by a third-party at Defendants' expense  
9 including auditing and reporting on the above matters and staffing levels.

10 WHEREFORE, Plaintiffs pray for damages as set forth below.

11 **FOURTH CAUSE OF ACTION**

12 **(Unfair Business Practices [Business and Professions Code § 17200])**

13 **(As Against Defendants)**

14 122. Plaintiffs refer to and reallege paragraphs 1 through 121, inclusive, as set though  
15 set forth fully herein.

16 123. Defendants' conduct, as herein alleged, was and is a part of a general business  
17 practice of Defendants. The business practice exists in part because Defendants expected that  
18 few adverse consequences would flow from their violations of state and federal law and the  
19 resulting mistreatment and neglect of their elderly, dependent and vulnerable residents, and thus  
20 Defendants made a considered decision to protect and promote their financial condition at the  
21 expense of its legal obligations to resident patients, including the DECEDENTS.

22 124. Plaintiffs are informed and thereon allege that Defendants, and each of them,  
23 made a practice of generally not advising new residents of their legal rights and Defendants'  
24 prior regulatory violations and/or complaints against the facility. Plaintiffs are also informed and  
25 thereon allege that Defendants made a practice of misrepresenting to potential residents and their  
26 families, and particularly to DECEDENTS, the type, level and extent of care that would be  
27 provided to residents upon admission.

28 125. Plaintiffs are further informed and thereon allege that Defendants, and each of

1 them, made a conscious and considered decision to omit and/or misrepresent material facts  
2 related to the type, level and extent of care, failed to provide follow up investigation into  
3 whether Plaintiffs needs were being met, Defendants' unfair and fraudulent practices also  
4 include, but are not limited to: Defendants also breached their duty to Plaintiffs and their family  
5 to disclose all material facts that might influence DECEDENTS and their families on whether  
6 Defendants could properly care for DECEDENTS, including the duty to disclose whether  
7 Defendants had a history of neglect, abuse, violation of patient rights or prior citations issued for  
8 regulation violations involving patient care.

9 126. These practices set forth above constitute unfair, unlawful, and/or fraudulent  
10 business practices within the meaning of Business and Professions Code § 17200 and is violative  
11 of public policy, and is unethical, fraudulent and injurious to consumers, particularly the elderly  
12 and to dependent adults. Plaintiffs directly fall within the category of individuals that Business  
13 and Professions Code § 17200 was designed to protect.

14 127. As a result, Plaintiffs are entitled to restitution of all funds paid by DECEDENTS  
15 or on their behalf.

16 128. As a result of Defendants' conduct, Plaintiffs have incurred and will incur  
17 attorneys' fees and related expenses in an amount to be proven at trial.

18 WHEREFORE, Plaintiffs pray for damages as set forth below.

19 **FIFTH CAUSE OF ACTION**

20 **(Wrongful Death)**

21 **(As against all Defendants)**

22 129. Plaintiffs refer to and reallege paragraphs 1 through 128, inclusive, as set though  
23 set forth fully herein.

24 130. The HEIRS are the surviving relatives of DECEDENTS.

25 131. As detailed in this Complaint, as a proximate result of Defendants' neglect of  
26 DECEDENTS they all contracted COVID-19 and eventually died from this virus.

27 132. As a further result of Defendants' neglect of Decedent, the HEIRS of  
28 DECEDENTS have been deprived of the society, comfort, companionship, attention, services,

1 support, and friendship, and are therefore entitled to damages in an amount to be proven at trial.

2 WHEREFORE, Plaintiffs pray for damages as set forth below.

3 **SIXTH CAUSE OF ACTION**

4 **(Fraud/Misrepresentation)**

5 **(As Against All Defendants)**

6 133. Plaintiffs refer to and reallege paragraphs 1 through 132, inclusive as set forth  
7 fully herein.

8 134. Both before and after the admissions process, Defendants knowingly made false  
9 representations with intent to deceive and/or induce reliance by DECEDENTS and others and  
10 which resulted in a justifiable reliance by DECEDENTS which ultimately resulted in damages as  
11 described herein.

12 135. As set forth previously, Defendants' Windsor facility has an extensive history of  
13 governmental citations relating to deficient care practices. Further, in response to these citations  
14 and deficiencies, Defendants made representations to the California Department of Public Health  
15 that it would comply with applicable regulatory standards and correct the deficiencies when it  
16 submitted plans of correction and also when it sought annual renewals of its license to operate.

17 136. Defendants' representations to the California Department of Public Health were  
18 false and were intended to retain licensure status and further intended to induce elderly  
19 consumers such as DECEDENTS to reside at Defendants' facility. Yet, the promised corrections  
20 were not made despite an unreasonable risk of harm to elderly residents such as DECEDENTS.

21 137. Without Defendants' representations, Defendants' facility would not have been  
22 licensed and DECEDENTS would not have entered the facility as residents or remained there.  
23 DECEDENTS were in a class of persons that were foreseeably injured by Defendants'  
24 representations to the California Department of Public Health and, as a result, suffered damages  
25 as set forth below.

26 138. All of these representations were intentionally made to deceive and/or induce  
27 reliance by DECEDENTS and their families. Such representations did cause DECEDENTS and  
28 their families to rely on Defendants' representations and DECEDENTS suffered monetary

1 damages and physical and mental injuries as a result of their reliance on the statements of  
2 Defendants.

3 139. Defendants failed to disclose important facts, that were unknown and inaccessible  
4 to DECEDENTS and their families, that would have impacted DECEDENTS and their families'  
5 decision of whether to have them admitted to Defendants' nursing home and whether to have  
6 DECEDENTS remain at the facility after they were admitted. Specifically, Defendants did not  
7 disclose the facility's lengthy complaint and deficiency history with regulatory agencies which  
8 was unknown to DECEDENTS and their families. The failure to provide the information became  
9 even more relevant once Plaintiffs were at the facility and experienced many of the problems  
10 that were previously complained of.

11 140. As a corporate-owned skilled nursing facility, Defendants were charged and  
12 entrusted with providing total care for DECEDENTS, who were elders in a significant position  
13 of vulnerability because of their age and medical condition(s), who relied on Defendants for their  
14 most basic needs. DECEDENTS and their families placed their trust, confidence, and  
15 DECEDENTS well-being in Defendants. As such, when Defendants admitted DECEDENTS and  
16 thereafter during their residency at Defendants' facility, Defendants were in a position of power  
17 over DECEDENTS (i.e. they could decide whether or not to provide necessary goods and  
18 services) and were fiduciaries to DECEDENTS and, therefore, owed them and their families a  
19 fiduciary duty, which includes a duty to disclose material facts without concealment,  
20 misrepresentations, or half-truths and a duty to not allow financial conflicts of interest to  
21 adversely impact the care provided to DECEDENTS.

22 141. In breach of their fiduciary duty, Defendants consciously concealed important  
23 facts that would have impacted DECEDENTS and their families' decision of whether to have  
24 admitted them to Defendants' facility and their decision of whether to have them remain at  
25 Defendants' facility. Defendants failed to disclose their facility's complaint and deficiency  
26 history. These deficiencies include failures to provide necessary care and services to residents;  
27 failures to meet standards of quality; failures to provide adequate supervision; failures to notify  
28 residents and their family of significant changes in condition; and misusing medications.

1 Defendants did so with the intent to induce DECEDENTS and their families to admit and retain  
2 them at the facility and to maintain an additional source of profit for the facility. Had  
3 DECEDENTS and their families known of this history, which they did not, they would not have  
4 chosen to admit and retain DECEDENTS at Defendants' facility. The failure to provide this  
5 information became even more relevant once DECEDENTS were at the facility.

6 142. Defendants further engaged in constructive fraud when they breached their  
7 fiduciary duty to DECEDENTS by understaffing their facility, with the knowledge that by doing  
8 so, they were placing their residents at risk of abuse, neglect, serious injury, and death and by  
9 failing to provide necessary, basic care to DECEDENTS. DECEDENTS and their families did  
10 not know that Defendants chronically understaffed their facility at the time of admission and  
11 thereafter when they remained at Defendants' facility in part because of Defendants'  
12 representations that Defendants would provide DECEDENTS with total care from a professional  
13 care staff that would provide all of the assistance with activities of daily living that they required,  
14 medication monitoring and management, a 24-hour response system to respond to emergencies  
15 and staffing based on resident acuity.

16 143. By choosing to provide insufficient nursing service hours to meet the need of  
17 each of their residents and the appropriate equipment to prevent the spread of infection in order  
18 to maximize profits, Defendants breached their fiduciary duty owed to DECEDENTS to not  
19 allow a financial conflict of interest to affect their healthcare decision making and the level of  
20 care provided to DECEDENTS and others. Therefore, Defendants committed constructive fraud.

21 144. Said representations and omissions of material, harmful facts were made with the  
22 intent and purpose of retaining DECEDENTS as residents of Defendants' nursing home and also  
23 made with the intent of deceiving the DECEDENTS so as to avoid complaints regarding the  
24 quality of care and the threat of losing a potential income source.

25 145. DECEDENTS reasonably relied upon said representations to their detriment by  
26 deciding that the Defendants' facility was qualified and capable of providing custodial care for  
27 DECEDENTS. DECEDENTS further reasonably relied upon said representations when they  
28 chose to remain at Defendants' facility.



