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8

9 **UNITED STATES DISTRICT COURT**  
10 **CENTRAL DISTRICT OF CALIFORNIA**  
11

12 MARIO ROBLES, individually,  
and on behalf of all others  
13 similarly situated,

14 Plaintiff,

15 v.

16 PROSPECT MEDICAL  
HOLDINGS, INC.

17 Defendant.  
18  
19  
20  
21  
22  
23

Case No.

**CLASS ACTION**

**COMPLAINT FOR DAMAGES,  
INJUNCTIVE RELIEF AND  
EQUITABLE RELIEF:**

1. **NEGLIGENCE;**
2. **BREACH OF IMPLIED  
CONTRACT;**
3. **BREACH OF THE IMPLIED  
COVENANT OF GOOD FAITH  
AND FAIR DEALING;**
4. **VIOLATIONS OF THE  
CALIFORNIA  
CONFIDENTIALITY OF  
MEDICAL INFORMATION ACT  
(CAL. CIV. CODE § 56, *ET SEQ.*).**

**[JURY TRIAL DEMANDED]**

24  
25  
26 **INTRODUCTION**

27 1. Representative Plaintiff Mario Robles (“Representative Plaintiff”)  
28 brings this class action against Defendant Prospect Medical Holdings, Inc.

1 (“Defendant” or “Prospect Medical”) for its failure to properly secure and safeguard  
2 Representative Plaintiff’s and Class Members’ protected health information and  
3 personally identifiable information stored within Defendant’s information network,  
4 including without limitation, names, Social Security numbers, diagnosis  
5 information, prescription information, treatment information, medical record  
6 numbers and dates of birth (these types of information, *inter alia*, being thereafter  
7 referred to, collectively, as “protected health information” or “PHI”<sup>1</sup> and “personally  
8 identifiable information” or “PII”).<sup>2</sup>

9 2. With this action, Representative Plaintiff seeks to hold Defendant  
10 responsible for the harms it caused and will continue to cause Representative  
11 Plaintiff and, at least, 190,492<sup>3</sup> other similarly situated persons in the massive and  
12 preventable cyberattack purportedly discovered by Defendant on August 1, 2023, by  
13 which cybercriminals infiltrated Defendant’s inadequately protected network  
14 servers and accessed highly sensitive PHI/PII which was being kept unprotected (the  
15 “Data Breach”).

16 3. Representative Plaintiff further seeks to hold Defendant responsible for  
17 not ensuring that the PHI/PII was maintained in a manner consistent with industry,  
18 the Health Insurance Portability and Accountability Act of 1996 (“HIPAA”) Privacy  
19 Rule (45 CFR, Part 160 and Parts A and E of Part 164), the HIPAA Security Rule  
20 (45 CFR Part 160 and Subparts A and C of Part 164) and other relevant standards.

21 <sup>1</sup> Protected health information (“PHI”) is a category of information that refers to  
22 an individual’s medical records and history, which is protected under the Health  
23 Insurance Portability and Accountability Act. *Inter alia*, PHI includes test results,  
24 procedure descriptions, diagnoses, personal or family medical histories and data  
25 points applied to a set of demographic information for a particular patient.

26 <sup>2</sup> Personally identifiable information (“PII”) generally incorporates information  
27 that can be used to distinguish or trace an individual’s identity, either alone or  
28 when combined with other personal or identifying information. 2 C.F.R. § 200.79.  
At a minimum, it includes all information that on its face expressly identifies an  
individual. PII also is generally defined to include certain identifiers that do not on  
its face name an individual, but that are considered to be particularly sensitive  
and/or valuable if in the wrong hands (for example, Social Security numbers,  
passport numbers, driver’s license numbers, financial account numbers, etc.).

<sup>3</sup> “Data Breach Notifications,” Office of the Maine Attorney General,  
<https://apps.web.maine.gov/online/aeviewer/ME/40/c4f1f925-6136-45dd-99fa-6c92cab12031.shtml/> (last accessed October 2, 2023).

1           4.     While Defendant claims to have discovered the breach as early as  
2 August 1, 2023, Defendant did not begin informing victims of the Data Breach until  
3 September 29, 2023. Indeed, Representative Plaintiff and Class Members were  
4 wholly unaware of the Data Breach until they received letters from Defendant  
5 informing them of it. The Notice received by Representative Plaintiff was dated  
6 September 29, 2023.

7           5.     Defendant acquired, collected and stored Representative Plaintiff's and  
8 Class Members' PHI/PII. Therefore, at all relevant times, Defendant knew or should  
9 have known that Representative Plaintiff and Class Members would use Defendant's  
10 services to store and/or share sensitive data, including highly confidential PHI/PII.

11          6.     HIPAA establishes national minimum standards for the protection of  
12 individuals' medical records and other protected health information. HIPAA  
13 generally applies to health plans and insurers, healthcare clearinghouses and those  
14 healthcare providers that conduct certain healthcare transactions electronically and  
15 sets minimum standards for Defendant's maintenance of Representative Plaintiff's  
16 and Class Members' PHI/PII. More specifically, HIPAA requires appropriate  
17 safeguards be maintained by organizations such as Defendant to protect the privacy  
18 of protected health information and sets limits and conditions on the uses and  
19 disclosures that may be made of such information without customer/patient  
20 authorization. HIPAA also establishes a series of rights over Representative  
21 Plaintiff's and Class Members' PHI/PII, including rights to examine and obtain  
22 copies of their health records and to request corrections thereto.

23          7.     Additionally, the HIPAA Security Rule establishes national standards  
24 to protect individuals' electronic protected health information that is created,  
25 received, used or maintained by a covered entity. The HIPAA Security Rule requires  
26 appropriate administrative, physical and technical safeguards to ensure the  
27 confidentiality, integrity and security of electronic protected health information.  
28

1 8. By obtaining, collecting, using and deriving a benefit from  
2 Representative Plaintiff's and Class Members' PHI/PII, Defendant assumed legal  
3 and equitable duties to those individuals. These duties arise from HIPAA and other  
4 state and federal statutes and regulations as well as common law principles.  
5 Representative Plaintiff does not bring claims in this action for direct violations of  
6 HIPAA, but charges Defendant with various legal violations merely predicated upon  
7 the duties set forth in HIPAA.

8 9. Defendant disregarded the rights of Representative Plaintiff and Class  
9 Members by intentionally, willfully, recklessly and/or negligently failing to take and  
10 implement adequate and reasonable measures to ensure that Representative  
11 Plaintiff's and Class Members' PHI/PII was safeguarded, failing to take available  
12 steps to prevent an unauthorized disclosure of data, and failing to follow applicable,  
13 required and appropriate protocols, policies and procedures regarding the encryption  
14 of data, even for internal use. As a result, Representative Plaintiff's and Class  
15 Members' PHI/PII was compromised through disclosure to an unknown and  
16 unauthorized third party—an undoubtedly nefarious third party seeking to profit off  
17 this disclosure by defrauding Representative Plaintiff and Class Members in the  
18 future. Representative Plaintiff and Class Members have a continuing interest in  
19 ensuring their information is and remains safe and are entitled to injunctive and other  
20 equitable relief.

21  
22 **JURISDICTION AND VENUE**

23 10. Jurisdiction is proper in this Court under 28 U.S.C. § 1332 (diversity  
24 jurisdiction). Specifically, this Court has subject matter and diversity jurisdiction  
25 over this action under 28 U.S.C. § 1332(d) because this is a class action where the  
26 amount in controversy exceeds the sum or value of \$5 million, exclusive of interest  
27 and costs, there are more than 100 members in the proposed class and at least one  
28 other Class Member is a citizen of a state different from Defendant.

1 11. Supplemental jurisdiction to adjudicate issues pertaining to state law is  
2 proper in this Court under 28 U.S.C. § 1367.

3 12. Defendant is headquartered and routinely conducts business in the State  
4 where this District is located, has sufficient minimum contacts in this State and has  
5 intentionally availed itself of this jurisdiction by marketing and selling products and  
6 services, and by accepting and processing payments for those products and services  
7 within this State.

8 13. Venue is proper in this Court under 28 U.S.C. § 1391 because a  
9 substantial part of the events that gave rise to Representative Plaintiff's claims took  
10 place within this District, and Defendant does business in this Judicial District.

11  
12 **PLAINTIFF**

13 14. Representative Plaintiff is an adult individual and, at all relevant times  
14 herein, was a resident and citizen of the State of California. Representative Plaintiff  
15 is a victim of the Data Breach.

16 15. Defendant received highly sensitive PHI/PII from Representative  
17 Plaintiff in connection the services Representative Plaintiff requested. As a result,  
18 Representative Plaintiff's information was among the data accessed by an  
19 unauthorized third party in the Data Breach.

20 16. At all times herein relevant, Representative Plaintiff is and was a  
21 member of each of the Classes.

22 17. As required in order to obtain services and/or employment from  
23 Defendant, Representative Plaintiff provided Defendant with highly sensitive  
24 PHI/PII.

25 18. Representative Plaintiff's PHI/PII was exposed in the Data Breach  
26 because Defendant stored and/or shared Representative Plaintiff's PHI/PII.  
27 Representative Plaintiff's PHI/PII was within the possession and control of  
28 Defendant at the time of the Data Breach.

1 19. Representative Plaintiff received a letter from Defendant, dated  
2 September 29, 2023, stating Representative Plaintiff’s PHI/PII was involved in the  
3 Data Breach (the “Notice”).

4 20. As a result, Representative Plaintiff spent time dealing with the  
5 consequences of the Data Breach, which included and continues to include, time  
6 spent verifying the legitimacy and impact of the Data Breach, exploring credit  
7 monitoring and identity theft insurance options, self-monitoring Representative  
8 Plaintiff’s accounts and seeking legal counsel regarding Representative Plaintiff’s  
9 options for remedying and/or mitigating the effects of the Data Breach. This time  
10 has been lost forever and cannot be recaptured.

11 21. Representative Plaintiff suffered actual injury in the form of damages  
12 to and diminution in the value of Representative Plaintiff’s PHI/PII—a form of  
13 intangible property that Representative Plaintiff’s entrusted to Defendant, which was  
14 compromised in and as a result of the Data Breach.

15 22. Representative Plaintiff suffered lost time, annoyance, interference and  
16 inconvenience as a result of the Data Breach and has anxiety and increased concerns  
17 for the loss of privacy, as well as anxiety over the impact of cybercriminals  
18 accessing, using and selling Representative Plaintiff’s PHI/PII.

19 23. Representative Plaintiff suffered imminent and impending injury  
20 arising from the substantially increased risk of fraud, identity theft and misuse  
21 resulting from Representative Plaintiff’s PHI/PII, in combination with  
22 Representative Plaintiff’s name, being placed in the hands of unauthorized third  
23 parties/criminals.

24 24. Representative Plaintiff has a continuing interest in ensuring that  
25 Representative Plaintiff’s PHI/PII, which, upon information and belief, remains  
26 backed up in Defendant’s possession, is protected and safeguarded from future  
27 breaches.  
28

**DEFENDANT**

25. Defendant is a Delaware corporation with a principal place of business located at 3415 South Sepulveda Boulevard, Los Angeles, California 90034. Defendant is a healthcare provider that claims to “help coordinate quality care for patients through integrated networks of primary and specialty physicians.”<sup>4</sup>

26. The true names and capacities of persons or entities, whether individual, corporate, associate or otherwise, who may be responsible for some of the claims alleged here are currently unknown to Representative Plaintiff. Representative Plaintiff will seek leave of court to amend this Complaint to reflect the true names and capacities of such responsible parties when their identities become known.

**CLASS ACTION ALLEGATIONS**

27. Representative Plaintiff brings this action pursuant to the provisions of Rules 23(a), (b)(2), and (b)(3) of the Federal Rules of Civil Procedure, on behalf of Representative Plaintiff and the following classes/subclass(es) (collectively, the “Classes”):

**Nationwide Class:**

“All individuals within the United States of America whose PHI/PII was exposed to unauthorized third parties as a result of the data breach allegedly discovered by Defendant on August 1, 2023.”

**California Subclass:**

“All individuals within the State of California whose PHI/PII was exposed to unauthorized third parties as a result of the data breach allegedly discovered by Defendant on August 1, 2023.”

28. Excluded from the Classes are the following individuals and/or entities: Defendant and Defendant’s parents, subsidiaries, affiliates, officers and directors and any entity in which Defendant has a controlling interest, all individuals who make a timely election to be excluded from this proceeding using the correct protocol

<sup>4</sup> “About Us,” Prospect Medical Holdings, Inc., <https://www.pmh.com/who-we-are/about-us/> (last accessed October 2, 2023).

1 for opting out, any and all federal, state or local governments, including but not  
2 limited to its departments, agencies, divisions, bureaus, boards, sections, groups,  
3 counsel and/or subdivisions, and all judges assigned to hear any aspect of this  
4 litigation, as well as their immediate family members.

5 29. In the alternative, Representative Plaintiff requests additional  
6 subclasses as necessary based on the types of PHI/PII that were compromised.

7 30. Representative Plaintiff reserves the right to amend the above definition  
8 or to propose subclasses in subsequent pleadings and motions for class certification.

9 31. This action has been brought and may properly be maintained as a class  
10 action under Federal Rules of Civil Procedure Rule 23 because there is a well-  
11 defined community of interest in the litigation and membership in the proposed  
12 Classes is easily ascertainable.

13 a. Numerosity: A class action is the only available method for the  
14 fair and efficient adjudication of this controversy. The members  
15 of the Plaintiff Classes are so numerous that joinder of all  
16 members is impractical, if not impossible. Representative  
17 Plaintiff is informed and believe and, on that basis, alleges that  
18 the total number of Class Members is in the tens of thousands of  
19 individuals. Membership in the Classes will be determined by  
20 analysis of Defendant's records.

21 b. Commonality: Representative Plaintiff and the Class Members  
22 share a community of interest in that there are numerous common  
23 questions and issues of fact and law which predominate over any  
24 questions and issues solely affecting individual members,  
25 including but not necessarily limited to:

- 26 1) Whether Defendant had a legal duty to Representative  
27 Plaintiff and the Classes to exercise due care in collecting,  
28 storing, using and/or safeguarding their PHI/PII;
- 2) Whether Defendant knew or should have known of the  
susceptibility of its data security systems to a data breach;
- 3) Whether Defendant's security procedures and practices to  
protect its systems were reasonable in light of the measures  
recommended by data security experts;
- 4) Whether Defendant's failure to implement adequate data  
security measures allowed the Data Breach to occur;
- 5) Whether Defendant failed to comply with its own policies  
and applicable laws, regulations and industry standards  
relating to data security;



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- 6) Whether Defendant adequately, promptly and accurately informed Representative Plaintiff and Class Members that their PHI/PII had been compromised;
  - 7) How and when Defendant actually learned of the Data Breach;
  - 8) Whether Defendant's conduct, including its failure to act, resulted in or was the proximate cause of the breach of its systems, resulting in the loss of Representative Plaintiff's and Class Members' PHI/PII;
  - 9) Whether Defendant adequately addressed and fixed the vulnerabilities which permitted the Data Breach to occur;
  - 10) Whether Defendant engaged in unfair, unlawful or deceptive practices by failing to safeguard Representative Plaintiff's and Class Members' PHI/PII;
  - 11) Whether Representative Plaintiff and Class Members are entitled to actual and/or statutory damages and/or whether injunctive, corrective and/or declaratory relief and/or an accounting is/are appropriate as a result of Defendant's wrongful conduct; and
  - 12) Whether Representative Plaintiff and Class Members are entitled to restitution as a result of Defendant's wrongful conduct.
- c. Typicality: Representative Plaintiff's claims are typical of the claims of the Plaintiff Classes. Representative Plaintiff and all members of the Plaintiff Classes sustained damages arising out of and caused by Defendant's common course of conduct in violation of law, as alleged herein.
- d. Adequacy of Representation: Representative Plaintiff in this class action is an adequate representative of each of the Plaintiff Classes in that the Representative Plaintiff has the same interest in the litigation of this case as the Class Members, is committed to vigorous prosecution of this case and has retained competent counsel who are experienced in conducting litigation of this nature. Representative Plaintiff is not subject to any individual defenses unique from those conceivably applicable to other Class Members or the Classes in their entireties. Representative Plaintiff anticipates no management difficulties in this litigation.
- e. Superiority of Class Action: Since the damages suffered by individual Class Members, while not inconsequential, may be relatively small, the expense and burden of individual litigation by each member makes or may make it impractical for members of the Plaintiff Classes to seek redress individually for the wrongful conduct alleged herein. Should separate actions be brought or be required to be brought by each individual member of the Plaintiff Classes, the resulting multiplicity of lawsuits would cause undue hardship and expense for the Court and the

1 litigants. The prosecution of separate actions would also create a  
2 risk of inconsistent rulings which might be dispositive of the  
3 interests of the Class Members who are not parties to the  
4 adjudications and/or may substantially impede their ability to  
adequately protect their interests.

5 32. Class certification is proper because the questions raised by this  
6 Complaint are of common or general interest affecting numerous persons, such that  
7 it is impracticable to bring all Class Members before the Court.

8 33. This class action is also appropriate for certification because Defendant  
9 has acted or refused to act on grounds generally applicable to Class Members,  
10 thereby requiring the Court's imposition of uniform relief to ensure compatible  
11 standards of conduct toward the Class Members and making final injunctive relief  
12 appropriate with respect to the Classes in their entirety. Defendant's policies and  
13 practices challenged herein apply to and affect Class Members uniformly and  
14 Representative Plaintiff's challenge of these policies and practices hinges on  
15 Defendant's conduct with respect to the Classes in their entirety, not on facts or  
16 law applicable only to Representative Plaintiff.

17 34. Unless a Class-wide injunction is issued, Defendant may continue in its  
18 failure to properly secure the PHI/PII of Class Members, and Defendant may  
19 continue to act unlawfully as set forth in this Complaint.

20 35. Further, Defendant has acted or refused to act on grounds generally  
21 applicable to the Classes and, accordingly, final injunctive or corresponding  
22 declaratory relief with regard to the Class Members as a whole is appropriate under  
23 Rule 23(b)(2) of the Federal Rules of Civil Procedure.

## 24 COMMON FACTUAL ALLEGATIONS

### 25 The Cyberattack

26 36. In the course of the Data Breach, one or more unauthorized third parties  
27 accessed Class Members' sensitive data, including but not limited to, names, Social  
28

1 Security numbers, diagnosis information, prescription information, treatment  
2 information, medical record numbers and dates of birth. Representative Plaintiff  
3 was among the individuals whose data was accessed in the Data Breach.

4 37. According to the Data Breach Notification, which Defendant filed with  
5 the Office of the Maine Attorney General, 190,492 persons were affected by the  
6 Data Breach.<sup>5</sup>

7 38. Representative Plaintiff was provided the information detailed above  
8 upon Representative Plaintiff's receipt of a letter from Defendant, dated September  
9 29, 2023. Representative Plaintiff was not aware of the Data Breach until receiving  
10 that letter.

#### 11 12 **Defendant's Failed Response to the Breach**

13 39. Upon information and belief, the unauthorized third-party  
14 cybercriminals gained access to Representative Plaintiff's and Class Members'  
15 PHI/PII with the intent of misusing the PHI/PII, including marketing and selling  
16 Representative Plaintiff's and Class Members' PHI/PII.

17 40. Not until roughly two months after it claims to have discovered the Data  
18 Breach did Defendant begin sending the Notice to persons whose PHI/PII Defendant  
19 confirmed was potentially compromised as a result of the Data Breach. The Notice  
20 provided basic details of the Data Breach and Defendant's recommended next steps.

21 41. The Notice included, *inter alia*, the claims that Defendant had learned  
22 of the Data Breach on August 1, 2023, and Defendant later discovered the  
23 unauthorized access began as early as July 31, 2023.

24 42. Defendant had and continues to have obligations created by HIPAA,  
25 applicable federal and state law as set forth herein, reasonable industry standards,  
26 common law and its own assurances and representations to keep Representative  
27

28 <sup>5</sup> Data Breach Notifications," Office of the Maine Attorney General,  
<https://apps.web.maine.gov/online/aevviewer/ME/40/c4f1f925-6136-45dd-99fa-6c92cab12031.shtml/> (last accessed October 2, 2023).

1 Plaintiff's and Class Members' PHI/PII confidential and to protect such PHI/PII  
2 from unauthorized access.

3 43. Representative Plaintiff and Class Members were required to provide  
4 their PHI/PII to Defendant in order to receive services and/or employment, and as  
5 part of providing services and/or employment, Defendant created, collected and  
6 stored Representative Plaintiff's and Class Members' PHI/PII with the reasonable  
7 expectation and mutual understanding that Defendant would comply with its  
8 obligations to keep such information confidential and secure from unauthorized  
9 access.

10 44. Despite this, Representative Plaintiff and the Class Members remain,  
11 even today, in the dark regarding what particular data was stolen, the particular  
12 malware used and what steps are being taken, if any, to secure their PHI/PII going  
13 forward. Representative Plaintiff and Class Members are thus left to speculate as to  
14 where their PHI/PII ended up, who has used it and for what potentially nefarious  
15 purposes. Indeed, they are left to further speculate as to the full impact of the Data  
16 Breach and how exactly Defendant intends to enhance its information security  
17 systems and monitoring capabilities so as to prevent further breaches.

18 45. Representative Plaintiff's and Class Members' PHI/PII may end up for  
19 sale on the dark web, or simply fall into the hands of companies that will use the  
20 detailed PHI/PII for targeted marketing without Representative Plaintiff's and/or  
21 Class Members' approval. Either way, unauthorized individuals can now easily  
22 access Representative Plaintiff's and Class Members' PHI/PII.

23  
24 **Defendant Collected/Stored Class Members' PHI/PII**

25 46. Defendant acquired, collected, stored and assured reasonable security  
26 over Representative Plaintiff's and Class Members' PHI/PII.

27 47. As a condition of its relationships with Representative Plaintiff and  
28 Class Members, Defendant required that Representative Plaintiff and Class

1 Members entrust Defendant with highly sensitive and confidential PHI/PII.  
2 Defendant, in turn, stored that information on Defendant's system that was  
3 ultimately affected by the Data Breach.

4 48. By obtaining, collecting and storing Representative Plaintiff's and  
5 Class Members' PHI/PII, Defendant assumed legal and equitable duties over the  
6 PHI/PII and knew or should have known that it was thereafter responsible for  
7 protecting Representative Plaintiff's and Class Members' PHI/PII from  
8 unauthorized disclosure.

9 49. Representative Plaintiff and Class Members have taken reasonable  
10 steps to maintain their PHI/PII's confidentiality. Representative Plaintiff and Class  
11 Members relied on Defendant to keep their PHI/PII confidential and securely  
12 maintained, to use this information for business purposes only and to make only  
13 authorized disclosures of this information.

14 50. Defendant could have prevented the Data Breach, which began no later  
15 than July 31, 2023, by properly securing and encrypting and/or more securely  
16 encrypting its servers generally, as well as Representative Plaintiff's and Class  
17 Members' PHI/PII.

18 51. Defendant's negligence in safeguarding Representative Plaintiff's and  
19 Class Members' PHI/PII is exacerbated by repeated warnings and alerts directed to  
20 protecting and securing sensitive data, as evidenced by the trending data breach  
21 attacks in recent years.

22 52. Due to the high-profile nature of these breaches, and other breaches of  
23 its kind, Defendant was and/or certainly should have been on notice and aware of  
24 such attacks occurring in its industry and, therefore, should have assumed and  
25 adequately performed the duty of preparing for such an imminent attack. This is  
26 especially true given that Defendant is a large, sophisticated operation with the  
27 resources to put adequate data security protocols in place.  
28

1           53. And yet, despite the prevalence of public announcements of data breach  
2 and data security compromises, Defendant failed to take appropriate steps to protect  
3 Representative Plaintiff’s and Class Members’ PHI/PII from being compromised.  
4

5           **Defendant Had an Obligation to Protect the Stolen Information**

6           54. In failing to adequately secure Representative Plaintiff’s and Class  
7 Member’s sensitive data, Defendant breached duties it owed Representative Plaintiff  
8 and Class Members under statutory and common law. Under HIPAA, health  
9 insurance providers have an affirmative duty to keep patients’ PHI/PII confidential.  
10 As a covered entity, Defendant has a statutory duty under HIPAA and other federal  
11 and state statutes to safeguard Representative Plaintiff’s and Class Members’  
12 PHI/PII. Moreover, Representative Plaintiff and Class Members surrendered their  
13 highly sensitive PHI/PII to Defendant under the implied condition that Defendant  
14 would keep it private and secure. Accordingly, Defendant also has an implied duty  
15 to safeguard their PHI/PII, independent of any statute.

16           55. Because Defendant is covered by HIPAA (45 C.F.R. § 160.102), it is  
17 required to comply with the HIPAA Privacy Rule, 45 C.F.R. Part 160 and Part 164,  
18 Subparts A and E (“Standards for Privacy of Individually Identifiable Health  
19 Information”) and Security Rule (“Security Standards for the Protection of  
20 Electronic Protected Health Information”), 45 C.F.R. Part 160 and Part 164,  
21 Subparts A and C.

22           56. HIPAA’s Privacy Rule or Standards for Privacy of Individually  
23 Identifiable Health Information establishes national standards for the protection of  
24 health information.

25           57. HIPAA’s Privacy Rule or Security Standards for the Protection of  
26 Electronic Protected Health Information establishes a national set of security  
27 standards for protecting health information that is kept or transferred in electronic  
28 form.

1 58. HIPAA requires Defendant to “comply with the applicable standards,  
2 implementation specifications, and requirements” of HIPAA “with respect to  
3 electronic protected health information.” 45 C.F.R. § 164.302.

4 59. “Electronic protected health information” is “individually identifiable  
5 health information [...] that is (i) transmitted by electronic media; maintained in  
6 electronic media.” 45 C.F.R. § 160.103.

7 60. HIPAA’s Security Rule requires Defendant to do the following:

- 8 a. Ensure the confidentiality, integrity and availability of all electronic  
9 protected health information the covered entity or business associate  
10 creates, receives, maintains or transmits;
- 11 b. Protect against any reasonably anticipated threats or hazards to the  
12 security or integrity of such information;
- 13 c. Protect against any reasonably anticipated uses or disclosures of  
14 such information that are not permitted; and
- 15 d. Ensure compliance by its workforce.

16 61. HIPAA also requires Defendant to “review and modify the security  
17 measures implemented [...] as needed to continue provision of reasonable and  
18 appropriate protection of electronic protected health information” under 45 C.F.R. §  
19 164.306(e), and to “[i]mplement technical policies and procedures for electronic  
20 information systems that maintain electronic protected health information to allow  
21 access only to those persons or software programs that have been granted access  
22 rights.” 45 C.F.R. § 164.312(a)(1).

23 62. Moreover, the HIPAA Breach Notification Rule, 45 C.F.R. §§ 164.400-  
24 414, requires Defendant to provide notice of the Data Breach to each affected  
25 individual “without unreasonable delay and in no case later than 60 days following  
26 discovery of the breach.”

27 63. Defendant was also prohibited by the Federal Trade Commission Act  
28 (the “FTC Act”) (15 U.S.C. § 45) from engaging in “unfair or deceptive acts or  
practices in or affecting commerce.” The Federal Trade Commission (the “FTC”)  
has concluded that a company’s failure to maintain reasonable and appropriate data

1 security for consumers’ sensitive personal information is an “unfair practice” in  
2 violation of the FTC Act. *See, e.g., FTC v. Wyndham Worldwide Corp.*, 799 F.3d  
3 236 (3d Cir. 2015).

4 64. In addition to its obligations under federal and state laws, Defendant  
5 owed a duty to Representative Plaintiff and Class Members to exercise reasonable  
6 care in obtaining, retaining, securing, safeguarding, deleting and protecting the  
7 PHI/PII in Defendant’s possession from being compromised, lost, stolen, accessed,  
8 and misused by unauthorized persons. Defendant owed a duty to Representative  
9 Plaintiff and Class Members to provide reasonable security, including consistency  
10 with industry standards and requirements, and to ensure that its computer systems,  
11 networks and protocols adequately protected Representative Plaintiff’s and Class  
12 Members’ PHI/PII.

13 65. Defendant owed a duty to Representative Plaintiff and Class Members  
14 to design, maintain and test its computer systems, servers and networks to ensure  
15 that all PHI/PII in its possession was adequately secured and protected.

16 66. Defendant owed a duty to Representative Plaintiff and Class Members  
17 to create and implement reasonable data security practices and procedures to protect  
18 all PHI/PII in its possession, including not sharing information with other entities  
19 who maintained sub-standard data security systems.

20 67. Defendant owed a duty to Representative Plaintiff and Class Members  
21 to implement processes that would immediately detect a breach on its data security  
22 systems in a timely manner.

23 68. Defendant owed a duty to Representative Plaintiff and Class Members  
24 to act upon data security warnings and alerts in a timely fashion.

25 69. Defendant owed a duty to Representative Plaintiff and Class Members  
26 to disclose if its computer systems and data security practices were inadequate to  
27 safeguard individuals’ PHI/PII from theft because such an inadequacy would be a  
28 material fact in the decision to entrust their PHI/PII to Defendant.



1           70. Defendant owed a duty of care to Representative Plaintiff and Class  
2 Members because they were foreseeable and probable victims of any inadequate data  
3 security practices.

4           71. Defendant owed a duty to Representative Plaintiff and Class Members  
5 to encrypt and/or more reliably encrypt Representative Plaintiff’s and Class  
6 Members’ PHI/PII and monitor user behavior and activity in order to identify  
7 possible threats.

8  
9           **Value of the Relevant Sensitive Information**

10           72. While the greater efficiency of electronic health records translates to  
11 cost savings for providers, it also comes with the risk of privacy breaches. These  
12 electronic health records contain a plethora of sensitive information (e.g., patient  
13 data, patient diagnosis, lab results, medical prescriptions, treatment plans, etc.) that  
14 is valuable to cybercriminals. One patient’s complete record can be sold for  
15 hundreds of dollars on the dark web. As such, PHI/PII is a valuable commodity for  
16 which a “cyber black market” exists in which criminals openly post stolen payment  
17 card numbers, Social Security numbers and other personal information on a number  
18 of underground internet websites.

19           73. The high value of PHI/PII to criminals is further evidenced by the prices  
20 they will pay for it through the dark web. Numerous sources cite dark web pricing  
21 for stolen identity credentials. For example, personal information can be sold at a  
22 price ranging from \$40 to \$200, and bank details have a price range of \$50 to \$200.<sup>6</sup>  
23 Experian reports that a stolen credit or debit card number can sell for \$5 to \$110 on  
24  
25  
26

27 <sup>6</sup> *Your personal data is for sale on the dark web. Here’s how much it costs*, Digital  
28 Trends, Oct. 16, 2019, available at:  
<https://www.digitaltrends.com/computing/personal-data-sold-on-the-dark-web-how-much-it-costs/> (last accessed October 2, 2023).

1 the dark web.<sup>7</sup> Criminals can also purchase access to entire company data breaches  
2 from \$999 to \$4,995.<sup>8</sup>

3 74. Between 2005 and 2019, at least 249 million people were affected by  
4 healthcare data breaches.<sup>9</sup> Indeed, during 2019 alone, over 41 million healthcare  
5 records were exposed, stolen, or unlawfully disclosed in 505 data breaches.<sup>10</sup> In  
6 short, these sorts of data breaches are increasingly common, especially among  
7 healthcare systems, which account for 30.03 percent of overall health data breaches,  
8 according to cybersecurity firm Tenable.<sup>11</sup>

9 75. These criminal activities have and will result in devastating financial  
10 and personal losses to Representative Plaintiff and Class Members. For example, it  
11 is believed that certain PHI/PII compromised in the 2017 Experian data breach was  
12 being used three years later by identity thieves to apply for COVID-19-related  
13 benefits in the state of Oklahoma. Such fraud will be an omnipresent threat for  
14 Representative Plaintiff and Class Members for the rest of their lives. They will need  
15 to remain constantly vigilant.

16 76. The FTC defines identity theft as “a fraud committed or attempted using  
17 the identifying information of another person without authority.” The FTC describes  
18 “identifying information” as “any name or number that may be used, alone or in  
19 conjunction with any other information, to identify a specific person,” including,  
20 among other things, “[n]ame, Social Security number, date of birth, official State or  
21

22 <sup>7</sup> *Here’s How Much Your Personal Information Is Selling for on the Dark Web*,  
23 Experian, Dec. 6, 2017, available at: [https://www.experian.com/blogs/ask-  
24 experian/heres-how-much-your-  
personal-information-is-selling-for-on-the-dark-web/](https://www.experian.com/blogs/ask-experian/heres-how-much-your-personal-information-is-selling-for-on-the-dark-web/) (last accessed October 2,  
2023).

25 <sup>8</sup> *In the Dark*, VPNOverview, 2019, available at:  
<https://vpnoverview.com/privacy/anonymous-browsing/in-the-dark/> (last accessed  
26 October 2, 2023).

27 <sup>9</sup> [https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7349636/#B5-healthcare-08-  
00133/](https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7349636/#B5-healthcare-08-00133/) (last accessed October 2, 2023).

28 <sup>10</sup> <https://www.hipaajournal.com/december-2019-healthcare-data-breach-report/>  
(last accessed October 2, 2023).

<sup>11</sup> [https://www.tenable.com/blog/healthcare-security-ransomware-plays-a-  
prominent-role-in-covid-19-era-breaches/](https://www.tenable.com/blog/healthcare-security-ransomware-plays-a-prominent-role-in-covid-19-era-breaches/) (last accessed October 2, 2023).

1 government issued driver’s license or identification number, alien registration  
2 number, government passport number, employer or taxpayer identification number.”

3 77. Identity thieves can use PHI/PII, such as that of Representative Plaintiff  
4 and Class Members which Defendant failed to keep secure, to perpetrate a variety  
5 of crimes that harm victims. For instance, identity thieves may commit various types  
6 of government fraud such as immigration fraud, obtaining a driver’s license or  
7 identification card in the victim’s name but with another’s picture, using the victim’s  
8 information to obtain government benefits or filing a fraudulent tax return using the  
9 victim’s information to obtain a fraudulent refund.

10 78. The ramifications of Defendant’s failure to keep secure Representative  
11 Plaintiff’s and Class Members’ PHI/PII are long lasting and severe. Once PHI/PII is  
12 stolen, particularly identification numbers, fraudulent use of that information and  
13 damage to victims may continue for years. Indeed, Representative Plaintiff’s and  
14 Class Members’ PHI/PII was taken by hackers to engage in identity theft or to sell  
15 it to other criminals who will purchase the PHI/PII for that purpose. The fraudulent  
16 activity resulting from the Data Breach may not come to light for years.

17 79. There may be a time lag between when harm occurs versus when it is  
18 discovered and also between when PHI/PII is stolen and when it is used. According  
19 to the U.S. Government Accountability Office (“GAO”), which conducted a study  
20 regarding data breaches:

21 [L]aw enforcement officials told us that in some cases, stolen data may  
22 be held for up to a year or more before being used to commit identity  
23 theft. Further, once stolen data have been sold or posted on the Web,  
24 fraudulent use of that information may continue for years. As a result,  
studies that attempt to measure the harm resulting from data breaches  
cannot necessarily rule out all future harm.<sup>12</sup>

25 80. The harm to Representative Plaintiff and Class Members is especially  
26 acute given the nature of the leaked data. Medical identity theft is one of the most  
27 common, most expensive and most difficult-to-prevent forms of identity theft.

28 <sup>12</sup> *Report to Congressional Requesters*, GAO, at 29 (June 2007), available at:  
<http://www.gao.gov/new.items/d07737.pdf> (last accessed October 2, 2023).

1 According to Kaiser Health News, “medical-related identity theft accounted for 43  
2 percent of all identity thefts reported in the United States in 2013,” which is more  
3 than identity thefts involving banking and finance, the government and the military,  
4 or education.<sup>13</sup>

5 81. “Medical identity theft is a growing and dangerous crime that leaves its  
6 victims with little to no recourse for recovery,” reported Pam Dixon, executive  
7 director of World Privacy Forum. “Victims often experience financial repercussions  
8 and worse yet, they frequently discover erroneous information has been added to  
9 their personal medical files due to the thief’s activities.”<sup>14</sup>

10 82. When cybercriminals access financial information, health insurance  
11 information and other personally sensitive data—as they did here—there is no limit  
12 to the amount of fraud to which Defendant may have exposed Representative  
13 Plaintiff and Class Members.

14 83. A study by Experian found that the average total cost of medical  
15 identity theft is “about \$20,000” per incident, and that a majority of victims of  
16 medical identity theft were forced to pay out-of-pocket costs for healthcare they did  
17 not receive in order to restore coverage.<sup>15</sup> Almost half of medical identity theft  
18 victims lose their healthcare coverage as a result of the incident, while nearly one-  
19 third saw their insurance premiums rise, and 40 percent were never able to resolve  
20 their identity theft at all.<sup>16</sup>

21  
22  
23  
24 <sup>13</sup> Michael Ollove, “The Rise of Medical Identity Theft in Healthcare,” Kaiser  
Health News, Feb. 7, 2014, <https://khn.org/news/rise-of-identity-theft/> (last  
25 accessed October 2, 2023).

26 <sup>14</sup> *Id.*

27 <sup>15</sup> See Elinor Mills, “Study: Medical Identity Theft is Costly for Victims,” CNET  
(Mar. 3, 2010), [https://www.cnet.com/news/study-medical-identity-theft-is-costly-  
28 for-victims/](https://www.cnet.com/news/study-medical-identity-theft-is-costly-for-victims/) (last accessed October 2, 2023).

<sup>16</sup> *Id.*; see also Healthcare Data Breach: What to Know About them and What to  
Do After One, EXPERIAN, [https://www.experian.com/blogs/ask-  
experian/healthcare-data-breach-what-to-know-about-them-and-what-to-do-after-  
one/](https://www.experian.com/blogs/ask-experian/healthcare-data-breach-what-to-know-about-them-and-what-to-do-after-one/) (last accessed October 2, 2023).

1 84. And data breaches are preventable.<sup>17</sup> As Lucy Thompson wrote in the  
2 DATA BREACH AND ENCRYPTION HANDBOOK, “[i]n almost all cases, the data  
3 breaches that occurred could have been prevented by proper planning and the correct  
4 design and implementation of appropriate security solutions.”<sup>18</sup> She added that  
5 “[o]rganizations that collect, use, store, and share sensitive personal data must accept  
6 responsibility for protecting the information and ensuring that it is not  
7 compromised....”<sup>19</sup>

8 85. Most of the reported data breaches are a result of lax security and the  
9 failure to create or enforce appropriate security policies, rules and procedures.  
10 Appropriate information security controls, including encryption, must be  
11 implemented and enforced in a rigorous and disciplined manner so that a *data breach*  
12 *never occurs*.<sup>20</sup>

13 86. Here, Defendant knew of the importance of safeguarding PHI/PII and  
14 of the foreseeable consequences that would occur if Representative Plaintiff’s and  
15 Class Members’ PHI/PII was stolen, including the significant costs that would be  
16 placed on Representative Plaintiff and Class Members as a result of a breach of this  
17 magnitude. As detailed above, Defendant knew or should have known that the  
18 development and use of such protocols were necessary to fulfill its statutory and  
19 common law duties to Representative Plaintiff and Class Members. Its failure to do  
20 so is therefore intentional, willful, reckless and/or grossly negligent.

21 87. Defendant disregarded the rights of Representative Plaintiff and Class  
22 Members by, *inter alia*, (i) intentionally, willfully, recklessly and/or negligently  
23 failing to take adequate and reasonable measures to ensure that its network servers  
24 were protected against unauthorized intrusions, (ii) failing to disclose that it did not  
25 have adequately robust security protocols and training practices in place to

26 <sup>17</sup> Lucy L. Thompson, “Despite the Alarming Trends, Data Breaches Are  
27 Preventable,” *in* DATA BREACH AND ENCRYPTION HANDBOOK (Lucy Thompson,  
ed., 2012).

28 <sup>18</sup> *Id.* at 17.

<sup>19</sup> *Id.* at 28.

<sup>20</sup> *Id.*

1 adequately safeguard Representative Plaintiff's and Class Members' PHI/PII, (iii)  
2 failing to take standard and reasonably available steps to prevent the Data Breach,  
3 (iv) concealing the existence and extent of the Data Breach for an unreasonable  
4 duration of time, and (v) failing to provide Representative Plaintiff and Class  
5 Members prompt and accurate notice of the Data Breach.

6  
7 **FIRST CLAIM FOR RELIEF**

**Negligence**

8 **(On behalf of the Nationwide Class and the California Subclass)**

9 88. Each and every allegation of the preceding paragraphs is incorporated  
10 in this Count with the same force and effect as though fully set forth herein.

11 89. At all times herein relevant, Defendant owed Representative Plaintiff  
12 and Class Members a duty of care, *inter alia*, to act with reasonable care to secure  
13 and safeguard their PHI/PII and to use commercially reasonable methods to do so.  
14 Defendant took on this obligation upon accepting and storing Representative  
15 Plaintiff's and Class Members' PHI/PII on its computer systems and networks.

16 90. Among these duties, Defendant was expected:

- 17 a. to exercise reasonable care in obtaining, retaining, securing,  
18 safeguarding, deleting and protecting the PHI/PII in its  
19 possession;
- 20 b. to protect Representative Plaintiff's and Class Members' PHI/PII  
21 using reasonable and adequate security procedures and systems  
22 that were/are compliant with industry-standard practices;
- 23 c. to implement processes to quickly detect the Data Breach and to  
24 timely act on warnings about data breaches; and
- 25 d. to promptly notify Representative Plaintiff and Class Members  
26 of any data breach, security incident or intrusion that affected or  
27 may have affected their PHI/PII.

28 91. Defendant knew that the PHI/PII was private and confidential and  
should be protected as private and confidential and, thus, Defendant owed a duty of  
care not to subject Representative Plaintiff and Class Members to an unreasonable

1 risk of harm because they were foreseeable and probable victims of any inadequate  
2 security practices.

3 92. Defendant knew or should have known of the risks inherent in  
4 collecting and storing PHI/PII, the vulnerabilities of its data security systems and the  
5 importance of adequate security. Defendant knew about numerous, well-publicized  
6 data breaches.

7 93. Defendant knew or should have known that its data systems and  
8 networks did not adequately safeguard Representative Plaintiff's and Class  
9 Members' PHI/PII.

10 94. Only Defendant was in the position to ensure that its systems and  
11 protocols were sufficient to protect the PHI/PII that Representative Plaintiff and  
12 Class Members had entrusted to it.

13 95. Defendant breached its duties to Representative Plaintiff and Class  
14 Members by failing to provide fair, reasonable or adequate computer systems and  
15 data security practices to safeguard Representative Plaintiff's and Class Members'  
16 PHI/PII.

17 96. Because Defendant knew that a breach of its systems could damage tens  
18 of thousands of individuals, including Representative Plaintiff and Class Members,  
19 Defendant had a duty to adequately protect its data systems and the PHI/PII  
20 contained thereon.

21 97. Representative Plaintiff's and Class Members' willingness to entrust  
22 Defendant with its PHI/PII was predicated on the understanding that Defendant  
23 would take adequate security precautions. Moreover, only Defendant had the ability  
24 to protect its systems and the PHI/PII it stored on them from attack. Thus, Defendant  
25 had a special relationship with Representative Plaintiff and Class Members.

26 98. Defendant also had independent duties under state and federal laws that  
27 required Defendant to reasonably safeguard Representative Plaintiff's and Class  
28 Members' PHI/PII and promptly notify them about the Data Breach. These

1 “independent duties” are untethered to any contract between Defendant and  
2 Representative Plaintiff and/or the remaining Class Members.

3 99. Defendant breached its general duty of care to Representative Plaintiff  
4 and Class Members in, but not necessarily limited to, the following ways:

- 5 a. by failing to provide fair, reasonable or adequate computer  
6 systems and data security practices to safeguard Representative  
7 Plaintiff’s and Class Members’ PHI/PII;  
8 b. by failing to timely and accurately disclose that Representative  
9 Plaintiff’s and Class Members’ PHI/PII had been improperly  
10 acquired or accessed;  
11 c. by failing to adequately protect and safeguard the PHI/PII by  
12 knowingly disregarding standard information security principles,  
13 despite obvious risks, and by allowing unmonitored and  
14 unrestricted access to unsecured PHI/PII;  
15 d. by failing to provide adequate supervision and oversight of the  
16 PHI/PII with which it was and is entrusted, in spite of the known  
17 risk and foreseeable likelihood of breach and misuse, which  
18 permitted an unknown third party to gather Representative  
19 Plaintiff’s and Class Members’ PHI/PII, misuse the PHI/PII and  
20 intentionally disclose it to others without consent;  
21 e. by failing to adequately train its employees to not store PHI/PII  
22 longer than absolutely necessary;  
23 f. by failing to consistently enforce security policies aimed at  
24 protecting Representative Plaintiff’s and the Class Members’  
25 PHI/PII;  
26 g. by failing to implement processes to quickly detect data  
27 breaches, security incidents or intrusions; and  
28 h. by failing to encrypt Representative Plaintiff’s and Class  
Members’ PHI/PII and monitor user behavior and activity in  
order to identify possible threats.

22 100. Defendant’s willful failure to abide by these duties was wrongful,  
23 reckless and/or grossly negligent in light of the foreseeable risks and known threats.

24 101. As a proximate and foreseeable result of Defendant’s grossly negligent  
25 conduct, Representative Plaintiff and Class Members have suffered damages and are  
26 at imminent risk of additional harms and damages (as alleged above).

27 102. The law further imposes an affirmative duty on Defendant to timely  
28 disclose the unauthorized access and theft of the PHI/PII to Representative Plaintiff



1 and Class Members so that they could and/or still can take appropriate measures to  
2 mitigate damages, protect against adverse consequences and thwart future misuse of  
3 their PHI/PII.

4 103. Defendant breached its duty to notify Representative Plaintiff and Class  
5 Members of the unauthorized access by waiting roughly two months after learning  
6 of the Data Breach to notify Representative Plaintiff and Class Members and then  
7 by failing and continuing to fail to provide Representative Plaintiff and Class  
8 Members sufficient information regarding the breach. To date, Defendant has not  
9 provided sufficient information to Representative Plaintiff and Class Members  
10 regarding the extent of the unauthorized access and continues to breach its disclosure  
11 obligations to Representative Plaintiff and Class Members.

12 104. Further, through its failure to provide timely and clear notification of  
13 the Data Breach to Representative Plaintiff and Class Members, Defendant  
14 prevented Representative Plaintiff and Class Members from taking meaningful,  
15 proactive steps to, *inter alia*, secure and/or access their PHI/PII.

16 105. There is a close causal connection between Defendant's failure to  
17 implement security measures to protect Representative Plaintiff's and Class  
18 Members' PHI/PII and the harm suffered, or risk of imminent harm suffered, by  
19 Representative Plaintiff and Class Members. Representative Plaintiff's and Class  
20 Members' PHI/PII was accessed as the proximate result of Defendant's failure to  
21 exercise reasonable care in safeguarding such PHI/PII by adopting, implementing  
22 and maintaining appropriate security measures.

23 106. Defendant's wrongful actions, inactions and omissions constituted (and  
24 continue to constitute) common law negligence.

25 107. The damages Representative Plaintiff and Class Members have  
26 suffered (as alleged above) and will continue to suffer were and are the direct and  
27 proximate result of Defendant's grossly negligent conduct.

28

1           108. Additionally, 15 U.S.C. § 45 (FTC Act, Section 5) prohibits “unfair  
2 [...] practices in or affecting commerce,” including, as interpreted and enforced by  
3 the FTC, the unfair act or practice by businesses, such as Defendant, of failing to use  
4 reasonable measures to protect PHI/PII. The FTC publications and orders described  
5 above also form part of the basis of Defendant’s duty in this regard.

6           109. Defendant violated 15 U.S.C. § 45 by failing to use reasonable  
7 measures to protect PHI/PII and not complying with applicable industry standards,  
8 as described in detail herein. Defendant’s conduct was particularly unreasonable  
9 given the nature and amount of PHI/PII it obtained and stored and the foreseeable  
10 consequences of the immense damages that would result to Representative Plaintiff  
11 and Class Members.

12           110. Defendant’s violation of 15 U.S.C. § 45 constitutes negligence *per se*.  
13 Defendant also violated the HIPAA Privacy and Security rules which, likewise,  
14 constitutes negligence *per se*.

15           111. As a direct and proximate result of Defendant’s negligence and  
16 negligence *per se*, Representative Plaintiff and Class Members have suffered and  
17 will continue to suffer injury, including but not limited to (i) actual identity theft, (ii)  
18 the loss of the opportunity of how their PHI/PII is used, (iii) the compromise,  
19 publication and/or theft of their PHI/PII, (iv) out-of-pocket expenses associated with  
20 the prevention, detection and recovery from identity theft, tax fraud and/or  
21 unauthorized use of their PHI/PII, (v) lost opportunity costs associated with effort  
22 expended and the loss of productivity addressing and attempting to mitigate the  
23 actual and future consequences of the Data Breach, including but not limited to  
24 efforts spent researching how to prevent, detect, contest and recover from  
25 embarrassment and identity theft, (vi) lost continuity in relation to their personal  
26 records, (vii) the continued risk to their PHI/PII, which may remain in Defendant’s  
27 possession and is subject to further unauthorized disclosures so long as Defendant  
28 fails to undertake appropriate and adequate measures to protect Representative

1 Plaintiff's and Class Members' PHI/PII in its continued possession, and (viii) future  
2 costs in terms of time, effort and money that will be expended to prevent, detect,  
3 contest and repair the impact of the PHI/PII compromised as a result of the Data  
4 Breach for the remainder of the lives of Representative Plaintiff and Class Members.

5 112. As a direct and proximate result of Defendant's negligence and  
6 negligence *per se*, Representative Plaintiff and Class Members have suffered and  
7 will continue to suffer other forms of injury and/or harm, including but not limited  
8 to anxiety, emotional distress, loss of privacy and other economic and noneconomic  
9 losses.

10 113. Additionally, as a direct and proximate result of Defendant's  
11 negligence and negligence *per se*, Representative Plaintiff and Class Members have  
12 suffered and will continue to suffer the continued risks of exposure of their PHI/PII,  
13 which remains in Defendant's possession and is subject to further unauthorized  
14 disclosures so long as Defendant fails to undertake appropriate and adequate  
15 measures to protect PHI/PII in its continued possession.

16  
17 **SECOND CLAIM FOR RELIEF**  
18 **Breach of Implied Contract**  
19 **(On behalf of the Nationwide Class and the California Subclass)**

20 114. Each and every allegation of the preceding paragraphs is incorporated  
21 in this Count with the same force and effect as though fully set forth herein.

22 115. Through their course of conduct, Defendant, Representative Plaintiff  
23 and Class Members entered into implied contracts for Defendant to implement data  
24 security adequate to safeguard and protect the privacy of Representative Plaintiff's  
25 and Class Members' PHI/PII.

26 116. Defendant required Representative Plaintiff and Class Members to  
27 provide and entrust their PHI/PII as a condition of obtaining Defendant's services  
28 from Defendant.

1 117. Defendant solicited and invited Representative Plaintiff and Class  
2 Members to provide their PHI/PII as part of Defendant's regular business practices.  
3 Representative Plaintiff and Class Members accepted Defendant's offers and  
4 provided their PHI/PII to Defendant.

5 118. As a condition of being direct customers and/or employees of  
6 Defendant, Representative Plaintiff and Class Members provided and entrusted their  
7 PHI/PII to Defendant. In so doing, Representative Plaintiff and Class Members  
8 entered into implied contracts with Defendant by which Defendant agreed to  
9 safeguard and protect such non-public information, to keep such information secure  
10 and confidential and to timely and accurately notify Representative Plaintiff and  
11 Class Members if its data had been breached and compromised or stolen.

12 119. A meeting of the minds occurred when Representative Plaintiff and  
13 Class Members agreed to, and did, provide their PHI/PII to Defendant, in exchange  
14 for, amongst other things, the protection of their PHI/PII.

15 120. Representative Plaintiff and Class Members fully performed their  
16 obligations under the implied contracts with Defendant.

17 121. Defendant breached the implied contracts it made with Representative  
18 Plaintiff and Class Members by failing to safeguard and protect their PHI/PII and by  
19 failing to provide timely and accurate notice to them that their PHI/PII was  
20 compromised as a result of the Data Breach.

21 122. As a direct and proximate result of Defendant's above-described breach  
22 of implied contract, Representative Plaintiff and Class Members have suffered and  
23 will continue to suffer (i) ongoing, imminent and impending threat of identity theft  
24 crimes, fraud and abuse, resulting in monetary loss and economic harm, (ii) actual  
25 identity theft crimes, fraud and abuse, resulting in monetary loss and economic harm,  
26 (iii) loss of the confidentiality of the stolen confidential data, (iv) the illegal sale of  
27 the compromised data on the dark web, (v) lost work time, and (f) other economic  
28 and noneconomic harm.

**COLE & VAN NOTE**  
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1   **THIRD CLAIM FOR RELIEF**  
2   **Breach of the Implied Covenant of Good Faith and Fair Dealing**  
3   **(On behalf of the Nationwide Class and the California Subclass)**

4               123. Each and every allegation of the preceding paragraphs is incorporated  
5 in this Count with the same force and effect as though fully set forth therein.

6               124. Every contract in this State has an implied covenant of good faith and  
7 fair dealing. This implied covenant is an independent duty and may be breached  
8 even when there is no breach of a contract's actual and/or express terms.

9               125. Representative Plaintiff and Class Members have complied with and  
10 performed all conditions of their contracts with Defendant.

11              126. Defendant breached the implied covenant of good faith and fair  
12 dealing by failing to maintain adequate computer systems and data security practices  
13 to safeguard PHI/PII, failing to timely and accurately disclose the Data Breach to  
14 Representative Plaintiff and Class Members and continued acceptance of PHI/PII  
15 and storage of other personal information after Defendant knew or should have  
16 known of the security vulnerabilities of the systems that were exploited in the Data  
17 Breach.

18              127. Defendant acted in bad faith and/or with malicious motive in denying  
19 Representative Plaintiff and Class Members the full benefit of their bargains as  
20 originally intended by the parties, thereby causing them injury in an amount to be  
21 determined at trial.

22   **FOURTH CLAIM FOR RELIEF**  
23   **California Confidentiality of Medical Information Act**  
24   **Cal. Civ. Code § 56, et seq.**  
25   **(On behalf of the California Subclass)**

26              126. Each and every allegation of the preceding paragraphs is incorporated  
27 in this Count with the same force and effect as though fully set forth herein.

28              127. The California Plaintiff, individually (hereinafter "Representative  
Plaintiff" for purposes of this Count only) and on behalf of the California Subclass,  
brings this claim.

1           128. Under California Civil Code § 56.06, Defendant is deemed a “provider  
2 of health care, health care service plan or contractor” and is, therefore, subject to the  
3 CMIA, California Civil Code §§ 56.10(a), (d) (e), 56.36(b), 56.101(a) and (b).

4           129. Under the CMIA, California Civil Code § 56.05(k), Representative  
5 Plaintiff and California Subclass Members (except employees of Defendant whose  
6 records may have been accessed) are deemed “patients.”

7           130. As defined in the CMIA, California Civil Code § 56.05(j), Defendant  
8 disclosed “medical information” to unauthorized persons without obtaining consent,  
9 in violation of § 56.10(a). Defendant’s misconduct, including failure to adequately  
10 detect, protect and prevent unauthorized disclosure, directly resulted in the  
11 unauthorized disclosure of Representative Plaintiff’s and California Subclass  
12 Members’ PHI/PII and financial information to unauthorized persons.

13           131. Defendant’s misconduct, including protecting and preserving the  
14 confidential integrity of their patients’ PHI/PII, resulted in unauthorized disclosure  
15 of sensitive and confidential information that belongs to Representative Plaintiff and  
16 California Subclass Members to unauthorized persons, breaching the confidentiality  
17 of that information, thereby violating California Civil Code §§ 56.06 and 56.101(a).

18           132. As a result of the Data Breach, unauthorized third parties viewed  
19 Representative Plaintiff’s and Class Members’ protected medical information.

20           133. Representative Plaintiff and California Subclass Members have all been  
21 and continue to be harmed as a direct, foreseeable and proximate result of  
22 Defendants’ breach because Representative Plaintiff and California Subclass  
23 Members face, now and in the future, an imminent threat of identity theft, fraud and  
24 for ransom demands. They must now spend time, effort and money to constantly  
25 monitor their accounts and credit to surveil for any fraudulent activity.

26           134. Representative Plaintiff and California Subclass Members were injured  
27 and have suffered damages, as described above, from Defendants’ illegal disclosure  
28 and negligent release of their PHI/PII and financial information in violation of Cal.

1 Civ. Code §§ 56.10 and 56.101 and, therefore, seek relief under Civ. Code §§ 56.35  
2 and 56.36, including actual damages, nominal statutory damages of \$1,000, punitive  
3 damages of \$3,000, injunctive relief and attorneys' fees and costs.  
4

### 5 RELIEF SOUGHT

6 **WHEREFORE**, Representative Plaintiff, on Representative Plaintiff's own  
7 behalf and on behalf of each member of the proposed National Class and California  
8 Subclass, respectfully requests that the Court enter judgment in favor of  
9 Representative Plaintiff and the Classes and for the following specific relief against  
10 Defendant as follows:

11 1. That the Court declare, adjudge and decree that this action is a proper  
12 class action and certify each of the proposed Classes and/or any other appropriate  
13 Subclasses under Federal Rules of Civil Procedure Rule 23 (b)(1), (b)(2), and/or  
14 (b)(3), including appointment of Representative Plaintiff's counsel as Class  
15 Counsel;

16 2. For an award of damages, including actual, nominal and consequential  
17 damages, as allowed by law in an amount to be determined;

18 3. That the Court enjoin Defendant, ordering it to cease and desist from  
19 unlawful activities;

20 4. For equitable relief enjoining Defendant from engaging in the wrongful  
21 conduct complained of herein pertaining to the misuse and/or disclosure of  
22 Representative Plaintiff's and Class Members' PHI/PII, and from refusing to issue  
23 prompt, complete and accurate disclosures to Representative Plaintiff and Class  
24 Members;

25 5. For injunctive relief requested by Representative Plaintiff, including  
26 but not limited to injunctive and other equitable relief as is necessary to protect the  
27 interests of Representative Plaintiff and Class Members, including but not limited to  
28 an Order:

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- a. prohibiting Defendant from engaging in the wrongful and unlawful acts described herein;
- b. requiring Defendant to protect, including through encryption, all data collected through the course of business in accordance with all applicable regulations, industry standards and federal, state or local laws;
- c. requiring Defendant to delete and purge Representative Plaintiff's and Class Members' PHI/PII unless Defendant can provide to the Court reasonable justification for the retention and use of such information when weighed against the privacy interests of Representative Plaintiff and Class Members;
- d. requiring Defendant to implement and maintain a comprehensive Information Security Program designed to protect the confidentiality and integrity of Representative Plaintiff's and Class Members' PHI/PII;
- e. requiring Defendant to engage independent third-party security auditors and internal personnel to run automated security monitoring, simulated attacks, penetration tests and audits on Defendant's systems on a periodic basis;
- f. prohibiting Defendant from maintaining Representative Plaintiff's and Class Members' PHI/PII on a cloud-based database;
- g. requiring Defendant to segment data by creating firewalls and access controls so that if one area of Defendant's network is compromised, hackers cannot gain access to other portions of Defendant's systems;
- h. requiring Defendant to conduct regular database scanning and securing checks;
- i. requiring Defendant to establish an information security training program that includes at least annual information security training for all employees, with additional training to be provided as appropriate based upon the employees' respective responsibilities with handling PHI/PII, as well as protecting the PHI/PII of Representative Plaintiff and Class Members;
- j. requiring Defendant to implement a system of tests to assess its respective employees' knowledge of the education programs discussed in the preceding subparagraphs, as well as randomly and periodically testing employees' compliance with Defendant's policies, programs and systems for protecting personal identifying information;
- k. requiring Defendant to implement, maintain, review and revise as necessary a threat management program to appropriately monitor Defendant's networks for internal and external threats, and assess whether monitoring tools are properly configured, tested and updated; and



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1. requiring Defendant to meaningfully educate all Class Members about the threats that they face as a result of the loss of their confidential personal identifying information to third parties, as well as the steps affected individuals must take to protect themselves.

6. For prejudgment interest on all amounts awarded, at the prevailing legal rate;

7. For an award of attorneys’ fees, costs and litigation expenses, as allowed by law; and

8. For all other Orders, findings and determinations identified and sought in this Complaint.

**JURY DEMAND**

Representative Plaintiff, individually and on behalf of the Plaintiff Classes and/or Subclasses, hereby demands a trial by jury for all issues triable by jury.

Dated: October 3, 2023

**COLE & VAN NOTE**

By: */s/ Scott Edward Cole*  
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