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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

JOHN DOE, JOHN DOE II, JOHN DOE III,
JANE DOE, JANE DOE II, JANE DOE III,
JANE DOE IV, JANE DOE V, and ALEXIS
SUTTER, Individually and on behalf of all
others similarly situated,

Plaintiffs,

v.

KAISER FOUNDATION HEALTH PLAN,
INC., KAISER FOUNDATION HOSPITALS,
and KAISER FOUNDATION HEALTH
PLAN OF WASHINGTON,

Defendants.

Case No. 3:23-cv-02865-EMC

**THIRD SUPPLEMENTAL DECLARATION
OF PAUL MULHOLLAND OF STRATEGIC
CLAIMS SERVICES, INC. CONCERNING
THE DISSEMINATION OF NOTICE TO
THE SETTLEMENT CLASS, NUMBER OF
CLAIMS RECEIVED, AND NUMBER OF
OPT-OUT REQUESTS RECEIVED**

District Judge: Hon. Edward M. Chen
Magistrate Judge: Hon. Peter H. Kang

Consolidated Complaint Filed: Dec. 6, 2024
Trial Date: Jan. 25, 2027

I, Paul Mulholland, declare as follows:

1. I am the President and Chief Executive Officer of Strategic Claims Services, Inc. (“SCS”), a nationally recognized class action administration firm. SCS has been retained by Class Counsel, and approved by the Court, to serve as the Settlement Administrator in connection with the settlement of the above-captioned action (“Action”).

1 2. My personal credentials as well as the credentials and administration experience of
2 SCS were previously submitted with Plaintiffs' motion for preliminary approval of the Settlement
3 ("Preliminary Approval Motion") (Dkt. No. 345). *See* Mulholland Declaration dated August 19,
4 2025 (Dkt. No. 345-5). I have personal knowledge of the facts set forth herein, and if called on to
5 do so, I could and would testify competently thereto.

6 3. I respectfully submit this declaration in order to provide the Court and the parties to
7 the Action with information regarding the dissemination of notice of the Settlement to Settlement
8 Class Members¹ as well as the number of claims and opt-outs received. This is the fourth declaration
9 I have submitted in this Action. *See* Dkt. No. 345-5 (first declaration submitted with Plaintiffs'
10 Preliminary Approval Motion); Dkt. No. 374-1 (first supplemental declaration submitted regarding
11 the Court's October 3, 2025 Order Re Supplemental Briefing); Dkt. No. 388-9 (second supplemental
12 declaration submitted related to the opt-out procedure).

13 4. SCS was retained by Class Counsel and appointed as the Settlement Administrator
14 in this Action pursuant to the Court's Amended Order as Modified Preliminarily Approving
15 Settlement and Approving Notice of Proposed Settlement of Class Action and Fairness Hearing,
16 dated as of December 5, 2025 (the "Court's Order"). Dkt. No. 393. Our services included, among
17 other things: (i) compiling a Settlement Class list based on the various sources of class data provided
18 by Defendant; (ii) emailing the Short Form Notice to Settlement Class Members; (iii) organizing
19 the printing and mailing of the Short Form Notice to Settlement Class Members for which a valid
20 email address was not provided; (iv) performing a National Change of Address search ("NCOA")
21 on mailing address and updating the addresses as applicable; (v) designing, establishing, and
22 maintaining the Settlement Website, www.KaiserPrivacySettlement.com; (vi) updating the database
23 with the names, addresses, and email addresses of Settlement Class Members as needed; (vii) re-

24 _____
25 ¹ Unless otherwise indicated, capitalized terms shall have the meanings ascribed to them in the
26 Stipulation of Settlement dated August 13, 2025 and all exhibits thereto as amended by agreement
27 of the Parties (*see* ECF Nos. 373, 374, 388, 390, and 392) and Court Order (*see* ECF Nos. 362,
28 384, 387, and 393 and the October 23, 2025 and November 25, 2025 hearings) (the "Stipulation"),
as filed with the Clerk of the Court (this settlement process is hereafter referred to as the
"Settlement").

1 mailing Short Form Notices returned with forwarding addresses; (viii) recording Short Form Notices
2 returned as undeliverable with no forwarding addresses and skip-tracing them via commercially
3 reasonable efforts to obtain new addresses, and re-mailing those Short Form Notices where updated
4 addresses were obtained; (ix) tracking and documenting objections and exclusion requests; (x)
5 entering and processing Claim Forms; (xi) responding to phone call inquiries received on the toll-
6 free line and emails to the case-dedicated email address; and (xii) handling all correspondence
7 related to the above procedures. Following final approval of the Settlement by the Court, and the
8 completion of the claims process, SCS will prepare to send out payments to Authorized Claimants.

9 **EMAILING AND MAILING OF THE SHORT FORM NOTICE**

10 5. Between December 11, 2025 and January 15, 2026, SCS received from attorneys for
11 Defendant a total of 13,134,307 Settlement Class Member records. All records were assigned a
12 unique identification number (“Unique ID”) that was included in the Short Form Notice they
13 received. If an email address was provided for the Settlement Class Member, no mailing address
14 was provided. SCS received names and email addresses for 12,943,035 Settlement Class Members,
15 and names and mailing addresses for 191,272 Settlement Class Members.

16 6. Separately, SCS received Court-ordered affidavits from counsel leading the mass
17 opt-outs—Labaton Keller Sucharow LLP (“Labaton”) and Bryson Harris Suci & DeMay, PLLC
18 (“Bryson”), on December 11, 2025, and Potter Handy, LLP (“Potter Handy”) on December 12,
19 2025, along with names and email addresses (and in some instances mailing addresses and phone
20 numbers) for their clients. As per the Court’s Order, SCS compared and matched the client data
21 received from counsel for the mass-opt outs with the Settlement Class data received from attorneys
22 for Defendant, and provided counsel for the mass-opt outs with Unique IDs for their clients. In some
23 instances, the correct Settlement Class Member could not immediately be identified; if the email
24 address and name provided did not match a Settlement Class Member record, there was no way for
25 SCS to positively identify the record. SCS provided provisional ID numbers for these records and
26 had additional communications with Defendant and counsel for the mass-opt outs to obtain
27 additional email and mailing addresses to match up any records for which opt-outs were submitted.

28

1 7. As per the Court’s Order, on January 3, 2026, SCS began emailing the Short Form
2 Notice (“Email Notice”) to the 12,943,035 Settlement Class Members for which email addresses
3 had been provided and mailing the Short Form Notice by first-class U.S. mail (“Mail Notice”) to
4 the 191,272 Settlement Class Members for which no email addresses had been provided. The
5 emailing/ mailing of the Short Form Notice was completed on January 16, 2026. Prior to the mailing
6 of the Short Form Notices, an NCOA search was performed on the mailing addresses to ensure the
7 most current address was used. A copy of the Email Notice is attached as **Exhibit A**, and a copy of
8 the Mail Notice is attached as **Exhibit B**.

9 8. Initially, 1,240,366 of the 12,943,035 Email Notices were returned as undeliverable.
10 If the undeliverable reason appeared to be a transient or “soft” bounce, SCS attempted to send a
11 second Email Notice to the same email address. Second Email Notices were sent to 762,304 email
12 addresses, with 94,455 still being returned as undeliverable. In addition, 478,062 of the 12,943,035
13 Email Notices (or 3.69%) were undeliverable as “hard” bounces.² This rate is consistent with
14 comparable notice programs.

15 9. With respect to the Settlement Class Members whose Email Notices remained
16 undeliverable, SCS attempted to deliver Mail Notices to these Settlement Class Members. Because
17 no mailing addresses for these Settlement Class Members were previously provided, SCS contacted
18 Defendant to request mailing addresses. Defendant provided mailing addresses for these Settlement
19 Class Members on a rolling basis (i.e., on January 15, 2026, January 21, 2026, February 25, 2026,
20 March 9, 2026, and March 10, 2026). Following the receipt of the mailing addresses, SCS, between
21 February 2, 2026 and March 19, 2026, prepared and mailed 454,693 Short Form Notices by first-
22 class U.S. mail to the Settlement Class Members whose Email Notices were undeliverable and for
23 whom a mailing address was provided.

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28 ² A “hard” bounce is a permanent email delivery failure cause by invalid, non-existent, or blocked
email addresses or domain.

1 10. Of the 645,965 Mail Notices disseminated,³ 51,382 Mail Notices (or 7.95%) were
2 returned to our office as undeliverable. Of these, the United States Postal Service provided
3 forwarding addresses for 1,843, and SCS promptly mailed another Short Form Notice to each
4 updated address. The remaining 49,539 Short Form Notices returned as undeliverable were “skip-
5 traced” to obtain updated addresses, and 27,829 were re-mailed to the updated addresses obtained
6 through SCS’s skip-tracing efforts.

7 11. Additionally, 3,151 Settlement Class Members requested that a Claim Form be
8 mailed to their updated addresses, which SCS fulfilled.

9 12. As of March 26, 2026, SCS has received and responded to a total of 24,935 inquiries
10 via email, including requests for providing Unique IDs to Settlement Class Members.

11 **DEDICATED SETTLEMENT WEBSITE AND TELEPHONE SUPPORT**

12 13. Pursuant to the Court’s Order, on December 28, 2025, SCS established the
13 Settlement Website, www.KaiserPrivacySettlement.com. The Settlement Website is accessible 24
14 hours a day, 7 days a week. The Settlement Website includes a home page with a summary of the
15 Settlement; an important documents page with downloadable copies of the following documents:
16 (i) the Long Form Notice; (ii) a printable Claim Form; (iii) a printable form for opting out of the
17 Settlement Class (“Opt-Out Form”); (iv) the Amended Stipulation of Settlement; (v) the Plan of
18 Allocation; (vi) the Joint Stipulation Re: Amended Appendices To Amended Stipulation Of
19 Settlement And [Amended Proposed] Preliminary Approval Order; (vii) the Court’s Order; (viii)
20 the Consolidated Master Class Action Complaint; (ix) Plaintiffs’ Notice Of Motion And Motion For
21 Final Approval Of Proposed Class Action Settlement And Plan Of Allocation, And Memorandum
22 Of Points And Authorities In Support Thereof; (x) Class Counsel’s Notice Of Motion And Motion
23 For Attorneys’ Fees, Litigation Expenses, And Service Awards, And Memorandum Of Points And
24 Authorities In Support Thereof; and (xi) the Declaration Of Tyler S. Graden In Support Of (I)
25 Plaintiffs’ Motion For Final Approval Of Proposed Class Action Settlement And Plan Of

26 _____
27 ³ This number combines the initial 191,272 Mail Notices disseminated to the mailing addresses
28 provided by Kaiser and the 454,693 supplemental Mail Notices disseminated to those Settlement
Class Members whose Email Notices were returned as undeliverable.

1 Allocation; And (II) Class Counsel’s Motion For Attorneys’ Fees, Litigation Expenses, And Service
2 Awards; and a Contact Us page with a fillable contact form as well as contact information for SCS.
3 The Settlement Website also includes an option for Settlement Class Members to file a Claim Form
4 online, or to request exclusion by completing an Opt-Out Form online, as well as an option for
5 Settlement Class Members to request their Unique ID. In addition, Settlement Class Members are
6 able to submit questions via a dedicated email address, info@KaiserPrivacySettlement.com. SCS
7 will continue to maintain and update, as necessary, the Settlement Website throughout the
8 administration process. As of March 26, 2026, the Settlement Website has had over 1.9 million
9 unique visitors, with over 300,000 views of the PDF documents included on the Settlement Website.

10 14. SCS also maintains a toll-free telephone number (1-855-783-3816) for Settlement
11 Class Members to call and obtain information about the Action and the Settlement. The toll-free
12 telephone hotline utilizes an interactive voice response (“IVR”) system to provide responses to
13 frequently asked questions and other essential information regarding the Settlement. Since the initial
14 emailing/ mailing of the Short Form Notice on January 3, 2026, SCS has received 29,487 inbound
15 calls, which included 999 hours and 46 minutes spent by callers interacting with the IVR.

16 **REPORT ON OBJECTIONS**

17 15. As of the date of this declaration, SCS has received 13 notifications of intended
18 objections to the Settlement. The deadline to file objections with the Court was March 12, 2026 and
19 two of the 13 intended objections received by SCS were also timely filed with the Court. Dkt. Nos.
20 404, 408.

21 **REPORT ON REQUESTS FOR EXCLUSIONS**

22 16. As of the date of this declaration, SCS has received 28,728 requests for exclusion
23 from the Settlement Class. 2,416 of these exclusion requests were submitted online via the
24 Settlement Website and 199 were submitted via email or mail. As explained below, 26,113 of the
25 requests for exclusion received by SCS were submitted by counsel leading the mass opt-outs. The
26 deadline to request exclusion was March 12, 2026.

27 17. Of the 45,256 Unique IDs initially requested by counsel leading the mass opt-outs,
28 only 26,113 requests for exclusion were ultimately submitted: 13,036 opt-outs from Labaton

1 between February 11, 2026 and March 12, 2026; 5,559 opt-outs from Bryson on March 12, 2026;
2 37 opt-outs from Shay Legal, APC on March 12, 2026; and 7,355 opt-outs from Potter Handy on
3 March 11, 2026 and an additional 126 from Potter Handy on March 13, 2026.

4 18. In addition, there were a number of Settlement Class Members who filed a request
5 for exclusion as well as a Claim Form. This included Settlement Class Members included in the
6 mass opt-out submissions. Counsel for the mass-opt outs and SCS followed up with those Settlement
7 Class Members who had submitted both a request for exclusion and a Claim Form to confirm
8 whether they intended to opt out or remain in the Settlement Class.

9 19. Additionally, because the names and email addresses for a portion of the mass opt-
10 outs could not be found in the Settlement Class records, SCS performed additional work to match
11 up the data where possible, including obtaining additional address data from Defendant and the opt-
12 outs' counsel.

13 20. To date, with current information, a portion of the mass-opt outs cannot be
14 definitively associated with specific Kaiser Members included on the Settlement Class list. As of
15 March 26, 2026, a total of 22,853 individuals have submitted a valid request for exclusion from the
16 Settlement Class. The current list of individuals with valid exclusion requests is attached hereto as

17 **Exhibit C.**

18 21. SCS is continuing to work to definitively identify those individuals requesting
19 exclusion who cannot be located on the Settlement Class list at this time and will supplement this
20 declaration as necessary in advance of the Final Approval Hearing.

21 **REPORT ON CLAIMS SUBMITTED**

22 22. As of the March 12, 2026 claims filing deadline, SCS has received 753,150 Claim
23 Forms, including 726,132 submitted online and 27,018 submitted via email or mail.

24 23. Since the March 12, 2026 claims filing deadline, SCS has received an additional
25 8,388 Claim Forms through March 26, 2026. SCS is currently processing these additional Claim
26 Forms.

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EXHIBIT A

Dear Settlement Class Member:

You are receiving this email from Strategic Claims Services because we are the Settlement Administrator for the above-referenced litigation. Your **Class Member ID Number is: XXXXXXXXXXXXXXXX**

THIS NOTICE PROVIDES ONLY LIMITED INFORMATION ABOUT THE SETTLEMENT AND A POTENTIAL PAYMENT FROM A SETTLEMENT FUND OF \$46 TO \$47.5 MILLION.

Please visit www.KaiserPrivacySettlement.com for more information.

The parties in the lawsuit *John Doe, et al. v. Kaiser Foundation Health Plan, Inc., et al.*, Case No. 3:23-cv-02865-EMC (N.D. Cal.) (“Action”) have reached a proposed settlement of claims (“Settlement”) in a pending class action against Kaiser Foundation Health Plan, Inc. (“Defendant”) and certain related entities. If approved, the Settlement will resolve this Action wherein Plaintiffs allege that Defendant’s websites and mobile applications disclosed their confidential personal information due to third-party software code. Plaintiffs allege that this code was embedded across Defendant’s platforms, including the secure patient portal, and transmitted information to third parties when users navigated these platforms. Defendant firmly denies the allegations, denying any liability or wrongdoing, and denies that Plaintiffs are entitled to any relief arising from this Action. Defendant also maintains that Plaintiffs have not suffered any damages arising from this Action. Additional information regarding the Action and the Settlement can be found in the Amended Stipulation of Settlement dated December 1, 2025 (“Stipulation”) and the long-form notice (“Notice”) available at www.KaiserPrivacySettlement.com.

You received this notice because your contact information was provided by Defendant for purposes of providing notice of the Settlement and you may be a member of the following Settlement Class: **Any and all Kaiser members (i.e., current and former enrollees of the Kaiser Foundation Health Plan or any of its affiliates) in the following operating states: California, Colorado, Georgia, Hawaii, Maryland, Oregon, Virginia, Washington, and the District of Columbia, who accessed the authenticated pages of the Kaiser Permanente websites or mobile applications listed below from November 2017 to May 2024:**

Websites:

<https://wa-member.kaiserpermanente.org>

<https://healthy.kaiserpermanente.org>

<https://mydoctor.kaiserpermanente.org>

Mobile Applications

Kaiser Permanente Washington App

Kaiser Permanente App

My Doctor Online (NCAL Only) App

My KP Meds App

KP Health Ally App

Certain persons (e.g., Defendant and related entities, Kaiser Permanente Members Who Have Chosen To Arbitrate, etc.) are expressly excluded from the Settlement Class as detailed in the Stipulation and Notice. Please review these documents for further information regarding membership in the Settlement Class.

Pursuant to the Settlement, Defendant has agreed to pay **\$46,000,000.00**, which, after deducting any Court-awarded fees and expenses, notice and administration costs, and taxes, will be allocated among Settlement Class Members who submit Claim Forms, in exchange for the Settlement of the Action and the release of all claims asserted in the Action and related claims. The Settlement Amount may be increased, but in no event will it exceed forty-seven million and five hundred thousand dollars (\$47,500,000.00), depending on certain conditions of the confidential Supplemental Agreement. **For additional information regarding the Settlement, please review the full Notice available at www.KaiserPrivacySettlement.com.** If you are a Settlement Class Member, your pro rata share of the Settlement will depend on the number of valid Claim Forms submitted. Your actual share of the Settlement will be determined pursuant to the Plan of Allocation posted on the Settlement website, or other plan ordered by the Court.

To qualify for a payment from the Settlement, you must submit a Claim Form. The Claim Form can be found and submitted on the Settlement website, or you can request that one be mailed to you. **Claim Forms must be postmarked (if mailed), or submitted online, by March 12, 2026.** If you do not want to be legally bound by any releases, judgments, or orders in the Action, **you must exclude yourself** from the Settlement Class by March 12, 2026. If you exclude yourself from the Settlement Class, you may be able to sue Defendant and/or its related entities about the claims being resolved in the Action, but you cannot get money from the Settlement. If you want to object to any aspect of the Settlement, you must file or mail an objection by **March 12, 2026.** The Notice provides instructions on how to submit a Claim Form, exclude yourself from the Settlement Class, or object, and you must comply with all of the instructions in the Notice. If you object to the Settlement, you will remain a member of the Settlement Class and must still submit a Claim Form to be issued a payment.

The Court will hold a hearing on **May 7, 2026 at 1:30 p.m.** (“Fairness Hearing”), to consider, among other things, whether to approve the Settlement and a request by the lawyers representing the Settlement Class for an award of up to \$15,675,000 in attorneys’ fees, plus litigation expenses of no more than \$900,000. The named Plaintiffs will also request service awards of up to \$5,000 each for their efforts in representing the Settlement Class in the Action. You may attend the Fairness Hearing and ask to be heard by the Court, but you do not have to. **For more information, call 1-855-783-3816, send an email to info@KaiserPrivacySettlement.com, or visit www.KaiserPrivacySettlement.com.**

Sincerely,

Kaiser Privacy Breach Settlement Administrator
c/o Strategic Claims Services
600 N Jackson St - Suite 205
Media, PA 19063
info@KaiserPrivacySettlement.com

EXHIBIT B

The parties in the lawsuit *John Doe, et al. v. Kaiser Foundation Health Plan, Inc., et al.*, Case No. 3:23-cv-02865-EMC (N.D. Cal.) (“Action”) have reached a proposed settlement of claims (“Settlement”) in a pending class action against Kaiser Foundation Health Plan, Inc. (“Defendant”) and certain related entities. If approved, the Settlement will resolve this Action wherein Plaintiffs allege that Defendant’s websites and mobile applications disclosed their confidential personal information due to third-party software code. Plaintiffs allege that this code was embedded across Defendant’s platforms, including the secure patient portal, and transmitted information to third parties when users navigated these platforms. Defendant firmly denies the allegations, denying any liability or wrongdoing, and denies that Plaintiffs are entitled to any relief arising from this Action. Defendant also maintains that Plaintiffs have not suffered any damages arising from this Action. Additional information regarding the Action and the Settlement can be found in the Amended Stipulation of Settlement dated December 1, 2025 (“Stipulation”) and the long-form notice (“Notice”) available at www.KaiserPrivacySettlement.com.

You received this notice because your contact information was provided by Defendant for purposes of providing notice of the Settlement and you may be a member of the following Settlement Class: **Any and all Kaiser members (i.e., current and former enrollees of the Kaiser Foundation Health Plan or any of its affiliates) in the following operating states: California, Colorado, Georgia, Hawaii, Maryland, Oregon, Virginia, Washington, and the District of Columbia, who accessed the authenticated pages of the Kaiser Permanent websites or mobile applications listed below from November 2017 to May 2024:**

Websites
https://wa-member.kaiserpermanente.org
https://healthy.kaiserpermanente.org
https://mydoctor.kaiserpermanente.org
Mobile Applications
Kaiser Permanente Washington App
Kaiser Permanente App
My Doctor Online (NCAL Only) App
My KP Meds App
KP Health Ally App

Certain persons (e.g., Defendant and related entities, Kaiser Permanente Members Who Have Chosen To Arbitrate, etc.) are expressly excluded from the Settlement Class as detailed in the Stipulation and Notice. Please review these documents for further information regarding membership in the Settlement Class.

Pursuant to the Settlement, Defendant has agreed to pay **\$46,000,000.00**, which, after deducting any Court-awarded fees and expenses, notice and administration costs, and taxes, will be allocated among Settlement Class Members who submit Claim Forms, in exchange for the Settlement of the Action and the release of all claims asserted in the Action and related claims. The Settlement Amount may be increased, but in no event will it exceed forty-seven million and five hundred thousand dollars (\$47,500,000.00), depending on certain conditions of the confidential Supplemental Agreement. **For additional information regarding the Settlement, please review the full Notice available at www.KaiserPrivacySettlement.com.** If you are a Settlement Class Member, your *pro rata* share of the Settlement will depend on the number of valid Claim Forms submitted. Your actual share of the Settlement will be determined pursuant to the Plan of Allocation posted on the Settlement website, or other plan ordered by the Court.

To qualify for a payment from the Settlement, you must submit a Claim Form. The Claim Form can be found and submitted on the Settlement website, or you can request that one be mailed to you. **Claim Forms must be postmarked (if mailed), or submitted online, by March 12, 2026.** If you do not want to be legally bound by any releases, judgments, or orders in the Action, **you must exclude yourself** from the Settlement Class by **March 12, 2026.** If you exclude yourself from the Settlement Class, you may be able to sue Defendant and/or its related entities about the claims being resolved in the Action, but you cannot get money from the Settlement. If you want to object to any aspect of the Settlement, you must file or mail an objection by **March 12, 2026.** The Notice provides instructions on how to submit a Claim Form, exclude yourself from the Settlement Class, or object, and you must comply with all of the instructions in the Notice. If you object to the Settlement, you will remain a member of the Settlement Class and must still submit a Claim Form to be issued a payment.

The Court will hold a hearing on **May 7, 2026 at 1:30 p.m.** (“Fairness Hearing”), to consider, among other things, whether to approve the Settlement and a request by the lawyers representing the Settlement Class for an award of up to \$15,675,000 in attorneys’ fees, plus litigation expenses of no more than \$900,000. The named Plaintiffs will also request service awards of up to \$5,000 each for their efforts in representing the Settlement Class in the Action. You may attend the Fairness Hearing and ask to be heard by the Court, but you do not have to. **For more information, call 1-855-783-3816, send an email to info@KaiserPrivacySettlement.com, or visit www.KaiserPrivacySettlement.com.**

CLASS MEMBER ID NUMBER: XXXXXXX-00000000

Kaiser Privacy Breach Settlement
Settlement Administrator
P.O. Box 230
600 N. Jackson Street, Suite 205
Media, PA 19063

COURT-ORDERED LEGAL NOTICE

*John Doe, et al. v. Kaiser Foundation Health Plan,
Inc., et al.*

Case No. 3:23-cv-02865-EMC (N.D. Cal.)

**Your legal rights may be affected by this
pending class action. You may be eligible for a
cash payment from the Settlement. Please read
this Notice carefully.**

**For more information, please visit
www.KaiserPrivacySettlement.com
or call 1-855-783-3816.**

[ADD BAR CODE HERE]

EXHIBIT C

FILED UNDER SEAL