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15		
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18		
19	MARA BERTON, on behalf of herself and all	Case No. 4:23-cv-01849-HSG
20	others similarly situated,	Han Harmand C Cillians In
21	Plaintiff,	Hon. Haywood S. Gilliam, Jr.
		NOTICE OF FILING OF AMENDMENT NO. 1 TO SETTLEMENT AGREEMENT
22	V.	NO. I TO SETTLEMENT AGREEMENT
23	AETNA INC. and AETNA LIFE INSURANCE COMPANY,	Hearing: November 6, 2:00 p.m. Location: Courtroom 2
24	COMI AIVI,	Filed: April 17, 2023
25	Defendants.	
	2 272774447125.	
26		
27		
28		

Pursuant to the Court's Minute Entry for proceedings held on November 6, 2025, ECF No. 135, Plaintiff hereby submits as Exhibit A hereto Amendment No. 1 to the proposed class action settlement agreement (previously filed at ECF No. 132-5), in support of Plaintiff's Motion for Order Provisionally Certifying Settlement Class and Preliminarily Approving Class Settlement (ECF No. 132). A Revised [Proposed] Order Granting Plaintiff's Motion for Order Provisionally Certifying Settlement Class and Preliminarily Approving Class Settlement is filed concurrently herewith.

DATED: November 17, 2025

Respectfully submitted,

KATZ BANKS KUMIN LLP

Rebecca Peterson-Fisher

Counsel for Plaintiff and Putative Class

EXHIBIT A

AMENDMENT NO. 1 TO CLASS ACTION SETTLEMENT AGREEMENT

Pursuant to paragraph 136 ("Modification) of the Class Action Lawsuit Settlement Agreement ("Agreement") entered into as of the 26th day of September 2025, by and among Defendants Aetna Inc. and Aetna Life Insurance Company (together, "Aetna" or "Defendants") and named Plaintiff Mara Berton ("Class Representative" or "Named Plaintiff"), individually and on behalf of the classes of individual she seeks to represent (altogether, the "Parties), to resolve *Berton v. Aetna Inc., et al.*, Case No. 4:23-cv-01849 (HSB) (N.D. Cal) (the "Civil Action"), the Parties hereby modify the Agreement as follows:

Paragraph 75(b) shall be amended such that the subheading shall be changed from "<u>Class Counsel Review – Class Membership</u>" to "<u>Class Counsel Review – Eligibility</u>." and amended to read as follows:

(b) If the Administrator determines a Category B Class Member has submitted a completed Attestation, or Aetna determines a potential Category C, D-A, or D-B California Damages Class Member has submitted a Claim with sufficient documentation to demonstrate their membership in the California Damages Class, that Claim shall be considered valid for the purpose of verifying their membership in the California Damages Class. Should Aetna conclude that any individual who has submitted a Claim has not provided sufficient information to verify their membership in the California Damages Class, Aetna shall inform the Administrator and Class Counsel and shall provide to Class Counsel the information and documents relied upon and an explanation of the reasons for its conclusion. Class Counsel shall meet and confer with Aetna, and in the event no resolution is agreed upon, the eligibility dispute shall be submitted to mediation for resolution with the Special Master. For the avoidance of doubt, the Parties understand and agree that the California Damages Class does not include individuals who would

not have qualified for coverage for ICI/IUI under their healthcare plan for reasons other than the Definition of Infertility.

Paragraph 96 is amended to read as follows:

96. The Special Master's duties shall include, but may not be limited to: (1) mediating and resolving disputes about the validity of individual Claims; (2) mediating and resolving disputes about Dollars for Benefits Payments; and (3) evaluating all Special Harm Submissions and allocating amounts from the Special Harms Common Fund to the California Damages Class Members who made such submissions.

Paragraph 134 is amended to read as follows:

134. The Parties shall propose to the Court for approval the following settlement schedule:

Defendant to provide necessary data to	5 days after Preliminary Approval Order
Administrator for Class Notice	
Class Notice to be mailed	14 days after Preliminary Approval Order
Response Deadline	180 days after Class Notice is mailed
Special Harm Submissions Sent to Special	15 days after Response Deadline
Master Where Validity of Claims for	
Eligibility Purposes is Determined	
Deadline to Notify Class Members/Potential	30 days after Response Deadline
Class Members of Deficiencies;	
Last Day for Corrections to deficient	60 days after Response Deadline
submissions	

Last Day for Special Master to Resolve	75 days from Response Deadline
Disputes re: Validity of Claims for Eligibility	
Purposes; Preliminary Special Harms	
Allocations to Parties/Administrator	
Administrator to Report Final Class Size to the	80 days from Response Deadline
Parties, Deadline for Aetna to determine	
Dollars for Benefits Payments	
Deadline for Final Special Harms Allocation	95 days after Response Deadline
Determinations, Resolution of Contested	
Dollars for Benefits Payments, Redistribution	
Payments to be determined	
Final Approval Motion Due	105 days after Response Deadline
Fairness Hearing	135 days after Response Deadline
Funding date	30 days after Effective Date
Payment Date for Settlement Awards, Dollars	10 business days after Funding Date
for Benefits Payments, Service Award,	
Attorneys' Fees and Costs	
Payment Date for Dollars for Benefits	60 days after the Effective Date
Payments	
Check-cashing deadline	180 days after initial issuance, at least 90 days
	for re-issued checks

The Parties may adjust the above deadlines if mutually agreed other than the Response Deadline, Fairness Hearing date, and Payment Date.

Dated: 11/1/7/2025

Mara Berton

Dated:

Aema. Inc.

Aetna Life Insurance Company

Approved as to form:

For Plaintiff and the Settlement Class:

Dated: November 17, 2025

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Dated: November 17, 2025

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