

health insurers and payers, and at least one other competitor, to avoid competition over payment rates for OON healthcare services. The conspiracy involves the unlawful agreement, communication, coordination, and information-sharing, as engaged in by Zelis and the Commercial Payer Defendants, designed to collusively depress and set payments and payment levels or thresholds for OON healthcare services, euphemistically known as “repricing.”¹ Even if neutral sounding, such “repricing” is not based on any pre-payment, provider-payer negotiation, and goes only one direction: down. In addition to and in support of the collusive and artificial suppression of the pricing of OON healthcare services, the repricing conspiracy alleged herein was designed to and was successful in camouflaging the identities of the Commercial Payers who calculated or determined the amount of underpayments for OON services, which could otherwise have been determined by healthcare service providers. Zelis and its co-conspirators formed, worked to preserve, and successfully concealed—until recently—a conspiracy designed to suppress payments made to healthcare service providers performing healthcare services on an OON basis. This conspiracy has resulted in Zelis and its co-conspirators reaping windfall profits at the expense of hardworking healthcare professionals

ANSWER:

Aetna denies the allegations in Paragraph 1.

2. The private, commercial U.S. healthcare system encompasses several relationships: (1) the relationship between insureds and insurers; (2) the relationship insurers and insureds have with an insured’s employer; (3) the relationship between insurers and employers; (4) the relationship between insureds and healthcare service providers (as encompassing both medical and dental practitioners); and (5) the relationship between health insurers and a healthcare services providers. This case mostly concerns the fifth relationship—that between private health insurance companies and other types of private, commercial health insurance payers (collectively, “Commercial Payers”), and the healthcare service providers (“Providers”).

ANSWER:

Aetna admits that the U.S. Healthcare system encompasses multiple relationships, some of which are described in the first sentence of Paragraph 2. The remaining allegations of Paragraph 2 purport to characterize the complaint and therefore no response is required. To the extent a response is required, Aetna denies the remaining allegations in Paragraph 2.

3. Much like an insurance defense law firm that heavily discounts its hourly rates in exchange for a volume of business, some Providers elect to join networks associated with health maintenance organizations (“HMOs”) formed by Commercial Payers. Such HMOs offer business to those

¹ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 9, 2025); *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 9, 2025).

Providers in exchange for, among other conditions, the Providers' agreement to be listed in the HMO's directory and the Providers' acceptance of discounted rates. Like the trade-off accepted by such insurance defense firms, the HMO model offers discounted insurance rates for consumers, but only provides coverage for healthcare services rendered by participating Providers. Under the HMO model, a patient cannot, subject to rare exceptions, receive discounted healthcare services from Providers who do not participate in the HMO's network. As recounted by a Magistrate Judge "[i]n contrast to PPOs, HMOs 'typically provide no coverage for out-of-network care.'"²

ANSWER:

To the extent Paragraph 3 quotes a document, that document speaks for itself and therefore no response is required. Aetna admits that HMO plans are one type of health plan offered in the United States, and that some Providers elect to participate in HMO networks. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 3 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 3.

4. A Preferred Provider Organization ("PPO") is another insurance model with fewer trade-offs than a HMO. A PPO combines the discounted rate model of the HMO for "in-network" Providers, but which also allows participating patients ("members") the option to choose an OON Provider who is not part of that PPO's network and still receive healthcare services at discounted rates under the plan, but usually at less favorable rates. As described by the U.S. government's HealthCare.gov, a "Preferred Provider Organization (PPO) [is] [a] type of health plan where you pay less if you use providers in the plan's network. You can use doctors, hospitals, and providers outside of the network without a referral for an additional cost."³ As discussed by eHealthInsurance, under PPO plans, "You can visit out-of-network providers and still receive partial coverage, thought at a higher cost."⁴ Health insurance companies acknowledge these PPO benefits. According to UnitedHealthcare, "PPO plans come with many pros, including: . . . – Out-

² See *Plastic Surgery Center, LLC v. Oxford Health Ins., Inc.*, No. 18-2608 (MAS) (ZNQ), 2019 WL 4750010, at *4 (D.N.J. Sept. 30, 2019).

³ HealthCare.gov, *How to pick a health insurance plan*, <https://www.healthcare.gov/choose-a-plan/plan-types/> (last visited May 23, 2025).

⁴ eHealthInsurance, *What Is a Preferred Provider Organization (PPO) Plan?*, <https://www.ehealthinsurance.com/health-plans/ppo> (last visited May 23, 2025).

of-Network coverage”⁵ Medical Mutual of Ohio agrees: “Unlike HMOs, however, PPO networks do provide some coverage for out-of-network care. Using a provider who is not in the PPO will still be covered by your health plan, but you will likely have to pay more.”⁶ The less onerous trade-off of the PPO is that the patient has the freedom to seek care from any Provider they choose, but potentially at a higher co-pay or lower payment rate. Providers who refuse to accept the heavily discounted payment rates offered by PPO Networks as an in-network Provider, but who remain willing to provide market-rate services for PPO members, are out-of-network Providers (“OON Providers”).

ANSWER:

To the extent Paragraph 4 purports to quote certain documents identified in footnotes 3 through 6, those documents speak for themselves and therefore no response is required. Aetna admits that PPO plans are a type of health plan offered in the U.S. and that PPOs may provide more coverage than HMOs for services provided by providers that are not in network, depending on the plan. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 4 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 4.

5. OON Providers are important to our healthcare system because sometimes in-network Provider options are limited or lacking, an existing doctor/patient relationship exists with an OON Provider, specific types of medical services are not offered by nearby in-network Providers, patients suffer injury or fall ill while traveling, or patients need emergency medical care where speed of care is of immediate concern over network participation. Commercial Payers understand that offering coverage for OON healthcare services is important to consumers when choosing a PPO because, without such coverage, OON Providers might refuse to treat a patient where a Provider and patient had a previous relationship, or the OON Providers might bill the patient for all amounts not covered—a practice known as “balance billing.”⁷ Under such circumstances,

⁵ *What is a PPO health plan?*, UnitedHealthcare, <https://www.uhc.com/understanding-health-insurance/types-of-health-insurance/understanding-hmo-ppo-epo-pos/what-is-a-ppo> (last visited May 23, 2025). *See also id.* (“Is there coverage for out of-network care? [PPO:] Yes”).

⁶ *What is a PPO? Understanding PPO Health Plans*, Medical Mutual of Ohio, <https://www.medmutual.com/Individuals-and-Families/Understanding-PPO-Health-Plans> (last visited May 23, 2025) (emphasis added).

⁷ Studies show that when part of a bill is passed on to a patient, only a percentage of the bill—if anything—is ever collected. *See Insured Patients Account for More Than Half of Bad Debts Written off by Provider Organizations in 2023, According to Kodiak Solutions Analysis*, business

patients, as well as their employers, might question the value of their monthly health insurance premiums. When comparing the economic value of differing health insurance companies' PPO plans, a PPO providing OON coverage is preferable to one that does not cover such out-of-network healthcare services, *ceteris paribus*. Thus, there is a market-based incentive for Commercial Payers to provide coverage for OON healthcare services.

ANSWER:

Aetna admits that there are a variety of reasons why patients may choose a provider that is not in-network with their particular health plan, and that some health plans, including PPOs, offer reimbursement for certain services provided by such providers, depending on the plan. To the extent Paragraph 5 purports to quote and characterize certain documents identified in footnote 7, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 5 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 5.

6. Nevertheless, Commercial Payers dislike paying market rates to OON Providers. As a result, Commercial Payers have conspired with repricers, like Zelis, and with each other to manipulate payments made to OON Providers. It is this manipulation and its collusive impacts on OON Provider payment rates that gives rise to this case.

wire (Feb. 22, 2024), <https://www.businesswire.com/news/home/20240222016295/en/Insured-Patients-Account-for-More-Than-Half-of-Bad-Debts-Written-off-by-Provider-Organizations-in-2023-According-to-Kodiak-Solutions-Analysis>. (“For bills of \$100 or less, hospitals, health systems and medical practices collect only 69 cents on the dollar. As the bills rise in dollar amount, the collection rate only falls further. The significant drop off in the collection rate when bills exceed \$500 may reflect a widely cited KFF survey of consumers released in June 2022: About half of respondents said they would not be able to pay an unexpected \$500 medical bill in full or at all.”) (last visited Jun. 11, 2025); *Where Do You Fit in Average Dental Office Collections? Current Statistics and Trends*, Dental Intelligence (Nov. 4, 2022), <https://www.dentalintel.com/blog-posts/where-do-you-fit-in-average-dental-office-collections-current-statistics-and-trends> (“88% of dentists are concerned about their patient’s ability to pay.” “Many practices have 18% of their accounts receivable past due.” Additionally, “[o]ld accounts due lose their value by 7% each month: In general, debts older than 90 days will lose 7% of their value monthly and eventually become a liability. These debts are more expensive in terms of labor and staff time than they’re worth, and after a certain period of time, it becomes more cost-effective to write them off as a loss.”) (last visited Jun. 11, 2025).

ANSWER:

Aetna denies the allegations in Paragraph 6.

7. This case involves three categories of conspirators (collectively, “Co-Conspirators”):
- First, Zelis is known as a “repricer.” Using proprietary databases, methodologies, tools, and information-sharing technologies, Zelis acts, in part, as a third-party who determines and communicates adjusted OON payment amounts, which are then often paid by Commercial Payers.
 - The second category concerns Commercial Payers, including the Commercial Payer Defendants, which have abandoned their traditional and independent roles as pricing decisionmakers, as delegated to Zelis, and to conspire with Zelis and other Commercial Payers in suppressing payment levels to OON Providers.
 - The third category includes other non-defendant co-conspirators, such as horizontal competitors of both Commercial Payer Defendants and Zelis, who have agreed to share confidential claims, pricing, and/or other information to further the goal of the conspiracy to reduce payments to OON Providers.

Importantly, and as further described below, Zelis acts both as a repricer of OON healthcare services where Commercial Payers have delegated their respective pricing roles and responsibilities to Zelis and as a horizontally-positioned player in the PPO Network industry, acting as a Commercial Payer, as a PPO Network owner, operator, manager, and architect, and a purchaser of out-of-network healthcare services.

ANSWER:

Aetna denies the allegations in Paragraph 7.

8. This conspiracy, sometimes referred to herein as the “Zelis Conspiracy,” worked to “reprice,” *i.e.*, downwardly adjust, claims made by OON Providers, as follows: *First*, Zelis obtains confidential claims, pricing, and contractual data from Commercial Payers, and has developed or acquired technologies, methodologies, and other tools for the calculation and communication of repriced claims to OON Providers. Zelis often communicates its repriced payment amounts directly with the Commercial Payers and OON Providers. Alternatively, sometimes Zelis communicated its repriced OON payment amounts via one or more third-party information-sharing entities, including at least one with whom Zelis has a “strategic alliance.”⁸ Sharing exceptionally sensitive business information, while having access to public materials strongly suggesting or

⁸ Press Release: *Zelis and Availity® Announce Strategic Alliance to Streamline Administrative Workflows and Advance Healthcare Payments for Shared Clients*, Zelis (March 21, 2024), <https://www.zelis.com/news/zelis-and-availity-announce-strategic-alliance-to-streamline-administrative-workflows/> (last visited June 5, 2025); Press Release: *Zelis® and Availity® Announce Strategic Alliance*, Availity (March 21, 2024), <https://www.availity.com/news/zelis-and-availity-announce-strategic-alliance/> (last visited June 5, 2025).

indicating that their competitors were doing the same, was key to having near-complete industry buy-in. These tools allowed for maximum amounts or ceilings to supplant any higher, individually-negotiated payment by Commercial Payer Defendants. **Second**, because Commercial Payers are incentivized to reduce payments to OON Providers, Commercial Payers agreed to purchase repricing services from Zelis. In exchange for Zelis's repricing services, Commercial Payers agreed to pay Zelis a commission based on the difference between the amount billed and the amount paid, or the "savings" obtained for the Commercial Payers by Zelis. **Finally**, Zelis agreed to share data with one or more horizontally-positioned, competitor repricers. The Repricing Conspiracy additionally concerns the Commercial Payers' use of repricing to interfere with the ability of OON Providers to determine which Commercial Payer, if any, was responsible for calculating the payment amount owed to a particular OON Provider for a particular OON service. By interfering with this ability to identify the particular Commercial Payer responsible for calculating such payment amounts, Defendants deprived the OON Providers of the benefits of differentiating independent centers of decision-making, in contradiction of U.S. antitrust law. Further, by interfering with the OON Providers' ability to associate payment determinations with particular Commercial Payers, Defendants have violated Section 1 of the Sherman Act.

ANSWER:

Aetna denies the allegations in Paragraph 8.

9. Absent a conspiracy, Commercial Payers would fiercely compete to provide the best coverage, including for OON healthcare services, at the best price. Instead, Zelis and Commercial Payers chose collusion over competition and thereby have paid and continue to pay heavily discounted—and illegal—rates to OON Providers, to the OON Providers' detriment.

ANSWER:

Aetna denies the allegations in Paragraph 9.

10. The tools, technologies, and methodologies agreed to by Zelis and Commercial Payers specifically allow Commercial Payers to supplant their competitive negotiations with Providers for OON payments with Zelis's algorithmic or A.I.-based pricing determinations as to percentages, specific amounts, or price ceilings of payments to OON Providers. Defendants' use of collusively-determined percentages, payment amounts, or price ceilings is *per se* price-fixing in violation of Section 1 of the Sherman Act.

ANSWER:

Aetna denies the allegations in Paragraph 10.

11. Before the Zelis Conspiracy, an investigation by the New York Attorney General ("NYAG") revealed that a UnitedHealthcare subsidiary, Ingenix, Inc. and its associated database, Ingenix, were established to gather competitors' claims and pricing data (subsequently determined to be biased, improperly pooled, and including downward-based payment incentives), for the

benefit of all subscribing Commercial Payers and to the detriment of OON Providers.⁹ After an investigation, the NYAG determined that Commercial Payers used Ingenix to work together with other Commercial Payers to suppress OON payments.¹⁰ The Commercial Payers entered into settlements with the NYAG and others that required, in part, UnitedHealthcare to cease operating Ingenix and for all settlors to stop using Ingenix and pay millions of dollars toward the creation of an unbiased source of payment data based on the “usual, customary, and reasonable” (or “UCR”) payment approach. It also required such Commercial Payers to use what became known as the “FAIR Health” database exclusively for a five-year period, approximately from 2010 through the end of 2015, or possibly by as late as 2016.¹¹

ANSWER:

Aetna admits that on January 15, 2009, it entered a settlement with the New York Attorney General, see https://ur.ag.ny.gov/sites/default/files/court-filings/Aetna_AOD_Final.pdf, the terms of which speak for themselves. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 11 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 11.

12. After Ingenix, Commercial Payers based their payment of OON claims on FAIR Health until the exclusive use terms expired in 2015 or 2016. Zelis was ready for the Commercial Payers’ exodus from FAIR Health, issuing a press release on June 13, 2016 announcing a merger of four healthcare payment related entities, its “rebranding” to “Zelis,” and—knowing that its success depended on industry buy-in—explaining that it “provides a comprehensive array of network management, claims integrity, payment remittance solutions and analytical services for medical,

⁹ January 13, 2009 State of New York Office of The Attorney General, Health Care Report: The Consumer Reimbursement System Is Code Blue, at 2, <https://static01.nyt.com/newsgraphics/documenttools/ce0ef77f5483731b/6f2b99cb-full.pdf> (last visited May 12, 2025).

¹⁰ *Id.*

¹¹ *Insurance Giants to pay millions following probe into rigged database*, Healthcare Finance News (Jan. 16, 2009), <https://www.healthcarefinancenews.com/news/insurance-giants-pay-millions> (last visited May 12, 2025); *UnitedHealth settles New York reimbursement probe*, Reuters (Jan. 13, 2009), <https://www.reuters.com/article/markets/stocks/unitedhealth-settles-new-york-reimbursement-probe-idUSTRE50C5V8/> (last visited May 12, 2025); State of New York Office of the Attorney General (Jan. 2009), Assurance of Discontinuance Under Executive Law § 63(15), https://ur.ag.ny.gov/sites/default/files/settlements-agreements/AOD_signed_by__Ind_Health.pdf (last visited May 12, 2025); *see also* <https://static01.nyt.com/newsgraphics/documenttools/5d3c216164fe8ebd/0d3f6139-full.pdf> (last visited May 12, 2025).

dental and workers' compensation claims to *over 500 payor clients*.”¹² Commercial Payers, eager to drop UCR pricing in favor of more aggressive approaches, signed on with Zelis. Its clients now include “over 770 payers,” with an “average client tenure” of “13 years,” including the “top 5 national health plans.”¹³

ANSWER:

Aetna admits that it used FAIR Health from 2010 through 2015. To the extent Paragraph 12 purports to quote certain documents, those documents speak for themselves and therefore no answer is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 12 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 12.

13. Armed with the knowledge of significant industry participation, Commercial Payers were enthusiastic about benefiting from Zelis's repricing services and joining the conspiracy. This unlawful conspiracy concerns agreements between Zelis and other Commercial Payers to share claims, pricing, and contractual information and, based on this information, to agree to fix and/or suppress the amount of payments issued to Providers for OON healthcare services. This conspiracy further concerns the agreement to delegate pricing responsibility from Commercial Payers to Zelis and an agreement to unlawfully conceal and/or supplant previously-independent centers of pricing-related decision making.

ANSWER:

Aetna denies the allegations in Paragraph 13.

14. Zelis, the Commercial Payer Defendants, and their Co-Conspirators secretly agreed to suppress OON Payments by limiting their OON Payments to specific amounts, ranges, percentages, or below certain thresholds, as determined by concealed and “proprietary” analytical tools, databases, and methodologies owned and operated by Zelis, including Zelis's “Established Reimbursement Schedule” or “Established Reimbursement Solution” (“ERS”) and its “Reference-Based Pricing” (“RBP”) services.¹⁴

¹² *Northlake Chiropractic, Inc. v. Zelis Healthcare Corp.*, No. 1:19-cv-08087 (JZL) (N.D. Ill. Feb. 29, 2020), at ECF No. 1-2 (Ex. B) (emphasis added).

¹³ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited Mar. 21, 2025).

¹⁴ *Market-based Pricing with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 9, 2025); *Unlock Savings with Member-Centric*

ANSWER:

Aetna denies the allegations in Paragraph 14.

15. Zelis repriced OON claims by feeding its analytical tools not only its own pricing and claims data, but also otherwise confidential, “proprietary,” and competitively-sensitive claims, pricing, and contractual data from directly-competing Commercial Payers, in accordance with written agreements (on information and belief), and via information-sharing-enabling technologies and relationships.¹⁵ As “inten[ded],” the “repriced” OON payment amounts generated by Zelis were “effective” at “stabiliz[ing]” payment amounts for OON healthcare services, steeply discounted from the original amounts claimed, and priced significantly and excessively below what Commercial Payers would pay OON Providers absent the Zelis Conspiracy.¹⁶

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 15 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 15.

16. Commercial Payers have abandoned their independent pricing roles to their collusion-facilitating repricing agent, Zelis. The Commercial Payers remain liable for the efforts of its pricing agent, Zelis: “[A]n entity can incur antitrust liability for the acts of its . . . agents, when acting within the scope of their apparent authority, despite the agent’s desire to benefit only him or

Reference Based Pricing, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 9, 2025).

¹⁵ *In re EthiCare Advisors, Inc.*, No. 20-1886 (WJM), 2020 WL 4670914, at *4, n.4 (D.N.J. Aug 12, 2020); *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050-SPW-TJC, ECF No. 118-11 at 10:3-8; *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 9, 2025); *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 9, 2025); Press Release: *Zelis and Availity® Announce Strategic Alliance to Streamline Administrative Workflows and Advance Healthcare Payments for Shared Clients*, Zelis (March 21, 2024), <https://www.zelis.com/news/zelis-and-availity-announce-strategic-alliance-to-streamline-administrative-workflows/> (last visited June 5, 2025); Press Release: *Zelis® and Availity® Announce Strategic Alliance*, Availity (March 21, 2024), <https://www.availity.com/news/zelis-and-availity-announce-strategic-alliance/> (last visited June 5, 2025).

¹⁶ Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 9, 2025).

herself.”¹⁷ Zelis acts within the scope of its apparent authority and as an agent for Commercial Payers when it reprices submitted claims, making Commercial Payers and their Co-Conspirators liable for the acts of Zelis in downwardly adjusting payments to OON Providers for OON healthcare services. *A per se* violation of the Sherman Act occurs in part when a Commercial Payer enters into an agreement with Zelis to provide its commercially sensitive data, knowing Zelis was collecting similar data from that Commercial Payer’s competitors, which Zelis used to generate out-of-network payment rate recommendations that resulted in artificially low payments.

ANSWER:

To the extent Paragraph 16 quotes a document, that document speaks for itself and therefore no answer is required. Paragraph 16 otherwise states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 16.

17. To remedy the economic harm caused by the illegal and anticompetitive conduct of Zelis, the Commercial Payer Defendants, and the Co-Conspirators, Plaintiffs—on behalf of themselves and a class of all other similarly situated OON Providers—bring this Section 1 Sherman Act action for damages and injunctive relief.

ANSWER:

Paragraph 17 purports to characterize the complaint and therefore no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 17.

II. JURISDICTION, VENUE, AND INTERSTATE COMMERCE

18. This action arises under Section 1 of the Sherman Act (15 U.S.C. § 1) and Section 16 of the Clayton Act (15 U.S.C. § 26). Plaintiffs’ Sherman Act claim seeks monetary damages, injunctive relief, costs of suit, and reasonable attorneys’ fees.

ANSWER:

Paragraph 18 states legal conclusions and purports to characterize the complaint and therefore no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 18.

¹⁷ *County of Stanislaus v. Pacific Gas & Elec. Co.*, No. CV-F-93-5866-OWW, 1994 WL 706711, at *31 (E.D. Cal. Aug. 25, 1994) (citing *American Soc’y of Mech Eng’rs v. Hydrolevel Corp.*, 456 U.S. 556 (1992) and *City of Vernon v. S. Cal. Edison Co.*, 955 F.2d 1361, 1369-70 (9th Cir. 1992)).

19. This Court has subject matter jurisdiction pursuant to Section 16 of the Clayton Act, 15 U.S.C. § 26, and 28 U.S.C. §§ 1331, 1333(d), 1337(a), and 1367.

ANSWER:

Paragraph 19 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 19.

20. Venue is appropriate in this District under Sections 4, 12, and 16 of the Clayton Act, 15 U.S.C. §§ 15, 22, and 26; and 28 U.S.C. § 1391(b), (c), and (d), as one or more Defendants resided or transacted business in this District, is licensed to do business or is doing business in this District, and as a substantial portion of the affected interstate commerce was carried out in this District.

ANSWER:

Paragraph 20 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 20 regarding entities other than Aetna, and on that basis denies them. To the extent a response is required, Aetna otherwise denies the allegations in Paragraph 20.

21. This Court has personal jurisdiction over all Defendants under Section 12 of the Clayton Act, 15 U.S.C. § 22 and 28 U.S.C. § 1391 because each Defendant: (a) transacted business throughout the United States, including in this District; (b) paid healthcare providers throughout the United States, including from this District, to those who provided healthcare services on an out-of-network basis (c) had substantial contacts with the United States, including this District; and/or (d) engaged in an antitrust conspiracy that was directed at and had a direct, foreseeable, and intended effect of causing injury to the business or property of persons residing in, located in, or doing business in this District.

ANSWER:

Paragraph 21 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 21 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 21.

22. The activities of Defendants and all Co-Conspirators, as described herein, were within the flow of, were intended to, and did have direct, substantial, and reasonably foreseeable effects on the interstate commerce of the United States.

ANSWER:

Paragraph 22 states legal conclusions to which no response is required. Aetna also lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 22 regarding entities other than Aetna and on that basis denies them. To the extent a response is required, Aetna otherwise denies the allegations in Paragraph 22.

23. This conduct includes the OON Providers' performance and sale of healthcare services and products; the receipt of claims for OON healthcare services by the Commercial Payer Defendants and the Non-Defendant Commercial Payers; agreements reached between Commercial Payers and Zelis; the processing of such claims by repricers like Zelis; and the payment of claims to the OON Providers. Further, the claims submitted by Plaintiffs and other OON Providers include charges for services, products, and facilities supplied to persons who reside in states other than those where Zelis or the Commercial Payer Defendants reside. In addition, Zelis itself owns, manages, or operates competing PPO Networks in states other than the ones where either Zelis resides (or is headquartered) or where its PPO Networks operate. Further, Zelis, with headquarters in Boston, Massachusetts, also has offices in Morristown (and possibly Bedminster), New Jersey, and maintains offices located in various states within the United States.¹⁸ Zelis thus often engages in interstate commerce simply by conducting claims-processing, pricing, repricing, and other related services, as such efforts involve a Zelis office located in one state, an additional party residing in another state, and, on occasion, yet another Zelis office located in a different state. Further, with respect to patients who receive OON healthcare services from Plaintiffs or from other OON Providers for which the Providers submit a claim to Zelis or any of the Commercial Payer Defendants or Co-Conspirators, and where the Providers' claim is then paid, the process of receiving a claim and then providing fractional payment thereof to Providers involves money flowing from a state outside of that where the OON Providers reside and into the states where the OON Providers reside, causing Plaintiffs and other Providers economic detriment, harm, and damages on an interstate basis.¹⁹

¹⁸ *Connect with Zelis*®, Zelis, <https://www.zelis.com/connect-with-zelis/> (last visited May 9, 2025); Jessica Perry, *Zelis adds Schick as president and chief revenue officer*, NJBIZ (April 5, 2023), <https://njbiz.com/zelis-adds-schick-as-president-and-chief-revenue-officer/> (last visited May 9, 2025); *Working at Zelis Healthcare: Browse Zelis Healthcare office locations: Zelis Healthcare locations by state*, indeed, <https://www.indeed.com/cmp/Zelis-Healthcare/locations> (last visited May 9, 2025); *Zelis Healthcare Headquarters and Office Locations*, craft.co, <https://craft.co/zelis/locations> (last visited May 9, 2025).

¹⁹ *Contact Aetna*®, Aetna, https://www.aetna.com/about-us/contact-aetna.html#tab_content_section_responsivegrid_202619046_responsivegrid_tabs_link_tabs_5 (last visited May 9, 2025); *Contact Us*, The Cigna Group, <https://www.thecignagroup.com/about-us/contact-us> (last visited May 9, 2025); *Contact Us*, Elevance Health, <https://www.elevancehealth.com/contact-us> (last visited May 9, 2025); *Contact Humana*,

ANSWER:

Paragraph 23 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 23 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 23.

24. Zelis and other Commercial Payer Defendants and co-conspirators sell and market PPO Networks, PPO Plans, insurance products and services, repricing products and services, and other related products and services to persons who reside in states other than those where Zelis or the Commercial Payer Defendants reside. In addition, Zelis itself owns, manages, and/or operates PPO Networks throughout the United States.²⁰ Finally, the Commercial Payer Defendants own, manage, and/or operate PPO Networks throughout the United States, D.C., and U.S. territories.

ANSWER:

Paragraph 24 states legal conclusions to which no response is required. To the extent a response is required, Aetna admits that Aetna and certain Aetna subsidiaries offer a variety of health insurance plans to customers in the United States. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the remainder of the allegations in Paragraph 24 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 24.

III. PARTIES**A. Plaintiffs**

25. Plaintiff Pacific Inpatient Medical Group, Inc. (“PIMG”), is a California corporation with its principal place of business in San Francisco, California. PIMG is a team of some 100 doctors and healthcare professionals who practice medicine in hospitals, skilled nursing homes, and an ambulatory clinic. PIMG’s practices include general medical care, specialty consultation, surgical co-management and related services in internal medicine, geriatrics, palliative care, and infectious diseases. During the Class Period, PIMG’s healthcare professionals have provided OON healthcare

Humana, <https://www.humana.com/contact-us> (last visited May 9, 2025); *Pacific Inpatient Medical Group*, <https://www.pacificmedicalgroup.org> (last visited May 9, 2025).

²⁰ *Medical and Dental Provider Networks by Zelis®*, Zelis, <https://www.zelis.com/providers/provider-networks/> (last visited May 9, 2025).

services to patients and have submitted claims to Commercial Payers for payment. These claims were repriced by one or more of the Zelis Defendants. PIMG received one or more payments for its OON healthcare services, which were repriced by one or more of the Zelis Defendants. PIMG suffered harm, including antitrust injury, in the form of receiving collusively-suppressed payments in amounts below that which PIMG would have received absent the conspiracy and in amounts below competitive levels resulting from the repricing efforts by Zelis, one or more of the Commercial Payer Defendants, and their Co-Conspirators.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 25 regarding entities other than Aetna, and on that basis denies them. Aetna admits that PIMG has “submitted claims” to Aetna and/or certain of Aetna’s subsidiaries for services provided to beneficiaries of health insurance plans administered by Aetna and/or certain of Aetna’s subsidiaries. Aetna otherwise denies the allegations in Paragraph 25.

26. Plaintiff Dennis C. Ayer, DDS, LLC (“Ayer”) is a Kansas limited liability company with its principal place of business in Leawood, Kansas. Ayer provides general dentistry services, emergency dentistry, and a comprehensive suite of oral healthcare services. During the Class Period, Ayer provided OON dental services to patients and has submitted claims to Commercial Payers for payment. These claims were repriced by one or more of the Zelis Defendants. Ayer received one or more payments for its OON healthcare services, which were repriced by one or more of the Zelis Defendants. Ayer suffered harm, including antitrust injury, in the form of receiving collusively-suppressed payments in amounts below that which Ayer would have received absent the conspiracy and in amounts below competitive levels resulting from the repricing efforts by Zelis, one or more of the Commercial Payer Defendants, and their Co-Conspirators.

ANSWER:

Aetna successfully moved to compel Dennis C. Ayer, DDS, LLC to arbitrate its claims against Aetna, *see* ECF No. 101 (staying Ayer’s claims pending arbitration), so Aetna is not required to respond to the allegations in Paragraph 26 regarding Ayer. To the extent a response is required, Aetna admits that Ayer has “submitted claims” to Aetna and/or certain of Aetna’s subsidiaries for services provided to beneficiaries of health insurance plans administered by Aetna and/or certain of Aetna’s subsidiaries. Aetna lacks sufficient knowledge or information to form a

belief as to the allegations in Paragraph 26 regarding entities other than Aetna, and on that basis denies them, and Aetna otherwise denies the allegations in Paragraph 26.

27. Plaintiff Frank J. Scaccia, M.D., F.A.C.S., L.L.C. (“Dr. Scaccia”), is a New Jersey limited liability company with its principal place of business in Red Bank, New Jersey. Dr. Scaccia is a solo otolaryngologist, whose practice includes medical and surgical management of conditions affecting the ears, nose, throat, and sinuses. During the Class Period, Dr. Scaccia provided OON healthcare services to patients and has submitted claims to Commercial Payers for payment. These claims were repriced by one or more of the Zelis Defendants. Dr. Scaccia received one or more payments for its OON healthcare services, which were repriced by one or more of the Zelis Defendants. Dr. Scaccia suffered harm, including antitrust injury, in the form of receiving collusively-suppressed payments in amounts below that which Dr. Scaccia would have received absent the conspiracy and in amounts below competitive levels resulting from the repricing efforts by Zelis, one or more of the Commercial Payer Defendants, and their Co-Conspirators.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 27 regarding entities other than Aetna, and on that basis denies them. Aetna admits that Dr. Scaccia has “submitted claims” to Aetna and/or certain of Aetna’s subsidiaries for services provided to beneficiaries of health insurance plans administered by Aetna and/or certain of Aetna’s subsidiaries. Aetna otherwise denies the allegations in Paragraph 27.

28. Plaintiff James Paul Allen DDS d/b/a/ Allen Dental (“Allen”) is a Wisconsin corporation with its principal place of business in West Salem, Wisconsin. Throughout the Class Period, Plaintiff provided OON healthcare services and received repriced payments in amounts established by Zelis below competitive rates because of the violations alleged herein.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 28 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 28.

29. Plaintiff Danny Bouchoua Chiropractic, APC (“DBC”) is a California professional corporation with its principal place of business in San Diego, California. DBC provides a wide range of chiropractic treatment to patients, including DTS spinal therapy, traction therapy, trigger point therapy, PNF stretching and myofascial release. These treatments address a variety of issues from neck and back pain, headaches and migraines, digestive problems and more. During the Class Period, DBC performed OON healthcare services and submitted claims to Commercial Payers for

payment. These claims were repriced by one or more of the Zelis Defendants. DBC received one or more payments for its OON healthcare services, which were repriced by one or more of the Zelis Defendants. DBC suffered harm, including antitrust injury, in the form of receiving collusively-suppressed payments in amounts below that which DBC would have received absent the conspiracy and in amounts below competitive levels resulting from the repricing efforts by Zelis, one or more of the Commercial Payer Defendants, and their Co-Conspirators.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 29 regarding entities other than Aetna, and on that basis denies them. Aetna admits that DBC has “submitted claims” to Aetna and/or certain of Aetna’s subsidiaries for services provided to beneficiaries of health insurance plans administered by Aetna and/or certain of Aetna’s subsidiaries. Aetna otherwise denies the allegations in Paragraph 29.

B. Defendants

1. Zelis Defendants

30. Defendant Zelis Healthcare, LLC is a limited liability company with its “State of Formation” in Delaware and a “Business Address” at 149 Newbury St., Fifth Floor, Boston, Massachusetts 02116. On information and belief, Zelis Healthcare, LLC took over the responsibilities of the now apparently inactive, terminated, or withdrawn entity, Zelis Healthcare Corporation (including “Zelis Healthcare Corp.” and “Zelis Healthcare, Inc.”).

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 30 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 30.

31. Defendant Zelis Claims Integrity, LLC is a Delaware limited liability company with its principal place of business at 149 Newbury St., Fifth Floor, Boston, Massachusetts 02116. Zelis Claims Integrity interacts directly with OON Providers, including Plaintiffs, to convey the “repriced” reimbursement rates determined by Zelis and its Co-Conspirators.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 31 as to entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 31.

32. Defendant Zelis Network Solutions, LLC is a Georgia “Domestic Limited Liability Company,” whose principal place of business is located at 149 Newbury St., Boston, Massachusetts 02116, and whose “Principal Office Address” is the same.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 32 as to entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 32.

33. Additionally, there are more than a dozen other Zelis-related legal entities that have engaged in the conduct described herein but whose structures and roles are hidden from view through the disregard of corporate formalities. The Zelis website draws little to no distinction between entities. Regardless of the referenced product, service, or activity, the Zelis website (occasionally referred to in the footer as “© Zelis Healthcare”)²¹ makes very few, if any, distinctions for which Zelis-related entity is responsible for which tasks or for which category of clients. Further blurring and deleting any distinction between or among Zelis-related legal entities, a “Zelis Payments representative[]” responded to a comment describing how Zelis (apparently improperly) repriced an “ambulance ride,” noting that “Zelis Network Solutions, LLC (‘Zelis’) is a health information technology company that offers a range of services, including repricing and payment recommendations on out-of-network claims”²² According to a *Zelis Payments* representative, *Zelis Networks, LLC* can be considered “Zelis,” which engages in “repricing and payment recommendations on out-of-network claims[.]” The various entities that collectively comprise “Zelis” make little to no effort to distinguish publicly the specific roles assigned to one subsidiary versus another.

ANSWER: To the extent Paragraph 33 quotes certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or

²¹ See, e.g., *Bringing flow to the healthcare financial system*, Zelis, <https://www.zelis.com> (last visited June 11, 2025) (“© Zelis Healthcare”).

²² *Zelis Payments Reviews and Complaints*, Complaints Board (Dec. 4, 2024), <https://www.complaintsboard.com/zelis-payments-b134194> (last visited June 5, 2025).

information to form a belief as to the allegations in Paragraph 33 as to entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 33.

2. Commercial Payer Defendants

34. Aetna, Inc. (“Aetna”) is a Delaware Corporation headquartered in Hartford, Connecticut. Aetna is a subsidiary of CVS Health Corporation. One of the largest commercial health insurance payors in the U.S., Aetna has a commercial insurance network that pays both in-network and OON claims from healthcare providers in the District of Columbia and all 50 states. Aetna is the parent company to, or is otherwise affiliated with or related to numerous commercial health insurance plans and prescription drug plans that operate and serve patients and healthcare providers in the U.S. Aetna-related plans issue insurance and/or provide administrative services concerning healthcare claims under fully insured commercial health insurance plans, self-funded administrative service only health plans, including PPOs, hybrid-funded health plans, Medicare Advantage plans, and Medicaid plans. On a consolidated basis, CVS Health Corporation publicly disclosed that its “Net income” for the year ended December 31, 2024 was \$4.586 billion; that it has “Total Assets” worth \$235.215 billion; that it has “Total liabilities” worth \$177.485 billion; that it maintains \$8.586 billion in “Cash and cash equivalents”; and that it has \$20.085 billion in “Estimated statutory capital and surplus.”²³

ANSWER:

Aetna admits that it is a Delaware Corporation headquartered in Hartford, Connecticut. Aetna further admits that it is a subsidiary of CVS Health Corporation. Aetna admits that in some cases providers submit “in-network” and “out-of-network” claims to Aetna and/or certain of Aetna’s subsidiaries for services provided to beneficiaries of health insurance plans administered by Aetna and/or certain of Aetna’s subsidiaries. Aetna admits that Aetna and/or certain of Aetna’s subsidiaries have provided reimbursement to their health insurance beneficiaries in connection with in-network and out-of-network services provided to those beneficiaries, including at times through payments on the beneficiaries’ behalf to healthcare providers. Aetna further admits that Aetna and certain Aetna subsidiaries offer a variety of health insurance plans to customers in the

²³ CVS Health Corporation Form 10-K for the fiscal year ended December 31, 2024, <https://d18rn0p25nwr6d.cloudfront.net/CIK-0000064803/69ae70d3-3fe0-44a0-b601-f21026f8a49a.pdf>, at 104-106, 174.

United States. To the extent Paragraph 34 purports to quote CVS Health Corporation's net income, assets, and liabilities disclosed in public SEC filings, those filings speak for themselves and therefore no response is required. As a purported summary of Aetna's operations, the allegations in Paragraph 34 are necessarily incomplete; on that basis, Aetna denies any allegation not expressly admitted in the foregoing.

35. The Cigna Group ("Cigna") is a Delaware corporation with its principal place of business located in Bloomfield, Connecticut. Cigna is a parent company to or is otherwise related to various commercial health insurance plans and prescription drug plans that operate in the United States. Cigna's plans issue insurance or provide administrative services for both in-network and OON claims from healthcare providers through fully insured commercial health insurance plans, self-funded administrative service only health plans, including PPOs, hybrid-funded health plans, Medicare Advantage plans, and Medicaid plans. On a consolidated basis, Cigna publicly disclosed that its "Net income" for the year ended December 31, 2024 was \$3.778 billion; that it has "Total Assets" worth \$155.881 billion; that it has "Total liabilities" worth \$114.638 billion; that it maintains \$7.550 billion in "Cash and cash equivalents"; and that it has \$16.0 billion in "Surplus."²⁴

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 35 regarding entities other than Aetna, and on that basis denies them.

36. The Elevance Health Companies, Inc. ("Elevance"), formerly Anthem, Inc., is an Indiana Corporation having its principal place of business located in Indianapolis, Indiana. Elevance is a member of the Blue Cross and Blue Shield Association, which is a joint venture of insurance companies that, together, offer members access to a nationwide network of healthcare providers. As part of its member relationship, Elevance licenses certain trademarks and service marks from the Blue Cross and Blue Shield Association for use in 14 states. Elevance is the parent company or is otherwise affiliated with or related to various commercial health insurance plans and prescription drug plans that operate in the United States. Elevance's plans issue insurance or provide administrative services for both in-network and OON claims from healthcare providers through fully insured commercial health insurance plans, self-funded administrative service only health plans, including PPOs, hybrid-funded health plans, Medicare Advantage plans, and Medicaid plans. On a consolidated basis, Elevance publicly disclosed that its "Net income" for the year ended December 31, 2024 was \$5.971 billion; that it has "Total assets" worth \$116.889 billion; that it has "Total liabilities" worth \$75.463 billion; that it maintains \$8.288 billion in "Cash and cash equivalents"; and that it has \$18.668 billion in "Statutory-basis capital and surplus of our

²⁴ The Cigna Group Form 10-K for the fiscal year ended December 31, 2024, <https://d18rn0p25nwr6d.cloudfront.net/CIK-0001739940/64c4c39f-1b4e-4979-8b4a-bfc403377665.pdf>, at 59, 61, 100.

insurance and HMO subsidiaries and capital and surplus of our other regulated subsidiaries, excluding the [California Department of Managed Health Care] DMHC regulated entities.”²⁵

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 36 regarding entities other than Aetna, and on that basis denies them.

37. Humana Inc. (“Humana”) is a Delaware corporation having its principal place of business located in Louisville, Kentucky. Humana is the parent company of or is otherwise affiliated with or related to several commercial health insurance plans and prescription drug plans that operate in the United States. On information and belief, through the end of 2024, Humana’s plans issued health and dental insurance or provide administrative services for both in-network and OON claims from healthcare providers through fully insured commercial health insurance plans, including PPOs, hybrid-funded health plans, Medicare Advantage plans, and Medicaid plans. Although Humana apparently ceased issuing health insurance plans as of the end of 2024, it continues to issue dental plans. On a consolidated basis, Humana publicly disclosed that its “Net income” for the year ended December 31, 2024 was \$1.214 billion; that it has “Total Assets” worth \$46.479 billion; that it has “Total liabilities” worth \$30.034 billion; that it maintains \$2.221 billion in “Cash and cash equivalents”; and that it has \$13.2 billion in “aggregate statutory capital and surplus.”²⁶

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 37 regarding entities other than Aetna, and on that basis denies them.

38. Defendant UnitedHealth Group, Inc. (“UnitedHealth”) is a Delaware corporation with its principal place of business in Eden Prairie, Minnesota. UnitedHealth is the largest healthcare insurance company in the United States with a network of providers in all 50 states, operating through various health insurance plans. UnitedHealth’s plans issue insurance or provide administrative services for both in-network and OON claims from healthcare providers through fully insured commercial health insurance plans, including PPOs, hybrid-funded health plans, Medicare Advantage plans, and Medicaid plans. On a consolidated basis, UnitedHealth publicly disclosed that its “Net earnings” for the year ended December 31, 2024 were \$15.242 billion; that it has “Total Assets” worth \$298.278 billion; that it has “Total liabilities, redeemable noncontrolling interest and equity” worth \$298.278 billion; that it maintains \$25.312 billion in

²⁵ Elevance Health, Inc. Form 10-K for the fiscal year ended December 31, 2024, <https://www.sec.gov/ix?doc=/Archives/edgar/data/0001156039/000115603925000010/elv-20241231.htm#fact-identifier-3207>, at 52, 70, 134.

²⁶ Humana Inc. Form 10-K for the fiscal year ended December 31, 2024, <https://humana.gcs-web.com/static-files/6184966b-97e1-46c5-b40e-788b5261a44c>, at 46, 66, 106.

“Cash and cash equivalents”; and that it has \$37.8 billion in “estimated aggregate statutory capital and surplus.”²⁷

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 38 regarding entities other than Aetna, and on that basis denies them.

39. Aetna, Cigna, Elevance, Humana, UnitedHealth, and other PPO insurers have each entered into one or more OON repricing agreements with Zelis, issued one or more OON payments to Providers performing out-of-network healthcare services at payment levels below competitive amounts, and participated in the conspiracy, committed or omitted acts, and/or made statements in furtherance of, and is a member of, the Zelis Conspiracy.

ANSWER:

Aetna denies the allegations in Paragraph 39 related to “OON repricing agreements” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis’s ERS or RBP products. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 39 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 39.

C. Non-Party Majority Owner Investors

1. Commercial Payer Defendants

40. Non-party Bain Capital Private Equity is a Massachusetts Limited Partnership, having its principal place of business in Boston, Massachusetts. Bain Capital Ventures is a Massachusetts Limited Partnership, having its principal place of business in Boston, Massachusetts. Together, these entities are referred to herein as (“Bain” or “Bain Capital”).

²⁷ UnitedHealth Group Form 10-K for the fiscal year ended December 31, 2024, <https://www.unitedhealthgroup.com/content/dam/UHG/PDF/investors/2024/UNH-Q4-2024-Form-10-K.pdf>, at 27, 40, 66.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 40 regarding entities other than Aetna, and on that basis denies them.

41. Founded in 1984, Bain is a private equity firm with approximately \$185 billion in assets under management.²⁸ Companies in which Bain acquires an ownership stake, including Zelis, are referred to as “portfolio companies.”²⁹ Far from being a passive capital investor, Bain pioneered a “consulting-based approach” to private equity investing, partnering closely with management teams of its portfolio companies, including but not limited to active involvement in the day-to-day operations and decision making of its portfolio companies. Bain touts that “A spirit of partnership informs Bain Capital’s entire approach to healthcare investing—that means tight integration and collaboration both internally and across our portfolio.”³⁰ Along with Parthenon Capital (further described, *infra*), Bain Capital is a majority owner of Zelis. Bain Capital became an investor “in Zelis through a merger with Parthenon-backed RedCard Systems in 2019, combining the two healthcare payment technology companies into a unified platform.”³¹ Moreover, Bain did not simply invest in a standalone company, but instead “invest[ed] in Parthenon’s \$5.7 billion Zelis-RedCard merger.”³² It appears that Bain Capital’s decision to invest in the “Zelis-RedCard merger” was based in an intent “to help fuel growth in the newly created healthcare-fintech platform”³³

ANSWER:

To the extent Paragraph 41 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge

²⁸ *Bain Capital About Us*, Bain Capital, <https://www.baincapitalprivateequity.com/about-us> (last visited Jun. 11, 2025).

²⁹ *Zelis Portfolio Investment*, Bain Capital, <https://www.baincapitalprivateequity.com/portfolio#getTop937> (last visited Jun. 11, 2025).

³⁰ *Bain Capital Healthcare Partnership*, Bain Capital, <https://www.baincapital.com/healthcare/> (last visited Jun. 11, 2025).

³¹ *Bain and Parthenon mull selling stake in healthtech Zelis at \$17bn valuation*, Private Equity Wire (Sept. 11, 2024), <https://www.privateequitywire.co.uk/bain-and-parthenon-mull-selling-stake-in-healthtech-zelis-at-17bn-valuation/> (last visited Jun. 10, 2025).

³² *Bain invests in Parthenon’s \$5.7 bln Zelis-RedCard merger*, PE Hub (Jul 23, 2019), <https://www.pehub.com/bain-invests-in-parthenons-5-7-bln-zelis-redcard-merger/> (last visited June 10, 2025).

³³ *Id.*

or information to form a belief as to the allegations in Paragraph 41 regarding entities other than Aetna, and on that basis denies them.

42. Bain describes itself as a “partner” in Zelis, not just an investor. “With a long track record in healthcare, technology and payments, Bain Capital Private Equity and Bain Capital Ventures were able to develop a differentiated view of Zelis’s advantages in diligence with more conviction and speed than other potential acquirers. Bain Capital rapidly delivered a high-certainty proposal to catalyze the combination of Zelis and RedCard, along with a credible and comprehensive plan to help the combined company as a long-term, value-added partner.”³⁴ Bain stated it also decided how Zelis’s leadership would look and act through appointment of its own as key officers. “Through the journey, Bain Capital has tapped several key executives in its network to play key roles transforming Zelis—including Amanda Eisel (CEO) and Brian Gladden (CFO)—two former leaders in the Bain Capital Portfolio Group. The new CEO, Amanda Eisel, had significant experience with Bain Capital’s technology and healthcare investments. She transitioned seamlessly from Bain Capital to the CEO role at Zelis, en route to delivering Zelis’s best bookings and growth year in its history.³⁵ Zelis also announced in a press release that “Bain Capital brings deep experience across the healthcare, technology and B2B payments landscape and significant growth resources to its partner companies.”³⁶

ANSWER:

To the extent Paragraph 42 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 42 regarding entities other than Aetna, and on that basis denies them.

2. Parthenon Capital

43. Non-party Parthenon Capital Partners Fund III, LP (“Parthenon” or “Parthenon Capital”) is a limited partnership formed in and under the laws of the State of Delaware on or about August 17, 2017. Although there are several “Parthenon Capital Partners Fund[s]” (Parthenon Capital Partners Fund, Parthenon Capital Partners Fund II, Parthenon Capital Partners Fund III, and Parthenon Capital Partners Fund IV), it appears that, based on the date of the entity’s formation and on information and belief, Parthenon Capital Partners Fund III, LP is the entity that invested

³⁴ *Ventures and Private Equity team up to build a leader in healthcare payments.* <https://www.baincapital.com/technology/case-studies/zelis.html> (last visited June 11, 2025).

³⁵ *Id.*

³⁶ *Zelis® and RedCard to Combine in Landmark Healthcare Transaction,* Zelis, <https://www.zelis.com/news/zelis-acquires-redcard/> (last visited Jun. 10, 2025).

in RedCard Holdings, which was subsequently acquired by or merged into Zelis. Parthenon Capital announced its investment in RedCard Holdings on February 26, 2018.³⁷ Parthenon Capital invested in RedCard, and subsequently held onto its investment in whole or in part following the merger with or acquisition by Zelis. Parthenon Capital invested in RedCard in order to take advantage of RedCard's healthcare fintech business model. Moreover, based on Bain Capital's investment in the "Zelis-RedCard merger," it appears that Parthenon Capital and Bain Capital worked together to "help fuel growth in the newly-created healthcare-fintech platform"³⁸

ANSWER:

To the extent Paragraph 43 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 43 regarding entities other than Aetna, and on that basis denies them.

44. Zelis has been valued as of fall 2024 "at about \$17 billion," and its owners include "Bain Capital and Parthenon Capital[.]"³⁹ According to a September 27, 2023 piece authored by Zelis's CEO, Amanda Eisel, "[p]rior to Zelis, Amanda was an Operating Partner at Bain Capital focused on technology and healthcare IT companies."⁴⁰ Collectively, at least as of December 5, 2024, Bain Capital and Parthenon Capital remain the majority owners of Zelis.⁴¹

³⁷ *News: Parthenon Capital Announces Investment in RedCard*, Parthenon Capital (Feb. 26, 2018), <https://www.parthenoncapital.com/news/parthenon-capital-announces-investment-in-redcard/> (last visited Jun. 10, 2025).

³⁸ *Bain invests in Parthenon's \$5.7 bln Zelis-RedCard merger*, PE Hub (Jul. 23, 2019), <https://www.pehub.com/bain-invests-in-parthenons-5-7-bln-zelis-redcard-merger/> (last visited Jun. 10, 2025).

³⁹ Michelle F. Davis *et al.*, *Mubadala Nears Deal to Buy Stake in Health Tech Firm Zelis*, BNN Bloomberg (Oct. 21, 2024), <https://www.bnnbloomberg.ca/business/company-news/2024/10/21/mubadala-near-a-deal-to-buy-stake-in-health-tech-firm-zelis/> (last visited Mar. 19, 2025).

⁴⁰ Amanda Eisel, *Amenda Eisel, CEO: Why I joined Zelis*, Zelis (Dec. 1, 2021), <https://www.zelis.com/blog/amanda-eisel-why-i-joined-zelis/> (last visited Mar. 19, 2025).

⁴¹ *Mubadala Announces Strategic Investment in Zelis*, Mubadala Press Release (December 5, 2024), <https://www.mubadala.com/en/news/mubadala-announces-strategic-investment-in-zelis> (last visited May 13, 2025).

ANSWER:

To the extent Paragraph 44 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 44 regarding entities other than Aetna, and on that basis denies them.

45. Bain and Parthenon both maintain positions strongly suggestive of significant influence over Zelis. For example, as part of Ms. Eisel's introduction as Zelis CEO, the August 18, 2021 press release specified "[a]fter working very closely with the Company [Zelis] during the last two years, we are excited Amanda is now officially joining the Zelis family as its new Chief Executive Officer," said Devin O'Reilly, Managing Director, Bain Capital Private Equity.⁴² Mr. O'Reilly went on to say: "Amanda is a growth-oriented leader who is exceptionally well-positioned to accelerate Zelis's plans for growth and innovation."⁴³ Bain Capital's influence is not limited to Zelis's CEO. As announced on August 16, 2022, Zelis appointed Wayne S. DeVeydt to its Board of Directors, noting that "Wayne is also a board Member of Centene Corporation and an Operating Partner at Bain Capital."⁴⁴ Further, Brian Gladden, Zelis's Chief Administrative and Financial Officer, was also an Operating Partner at Bain Capital before joining Zelis.⁴⁵

ANSWER:

To the extent Paragraph 45 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 45 regarding entities other than Aetna, and on that basis denies them.

⁴² *Zelis Announces Amanda Eisel, Strategic Management and Investment Veteran, as New Chief Executive Officer*, Zelis (Aug. 18, 2021), <https://www.zelis.com/news/zelis-announces-new-ceo-amanda-eisel/> (last visited May 1, 2025).

⁴³ *Id.*

⁴⁴ *Zelis Announces the Appointment of Wayne S. DeVeydt to its Board of Directors*, Zelis (Aug. 16, 2022), <https://www.zelis.com/news/wayne-deveydt-joins-zelis-board-of-directors/> (last visited May 1, 2025).

⁴⁵ *Brian Gladden*, LinkedIn, <https://www.linkedin.com/in/brian-gladden-6a16697/> (last visited Jun. 10, 2025).

46. Not to be left out, Parthenon Capital positioned two of its own with current or former access to members of the Zelis board. Co-CEO and Managing Partner of Parthenon Capital, David J. Ament “has been involved in a number of portfolio company Board of Directors, including . . . Zelis.”⁴⁶ Further, Parthenon Capital Vice President, Gabe Moynihan, serves as a “Board Observer” to Zelis’s Board of Directors.⁴⁷ Zach Sadek, a Senior Partner at Parthenon Capital serves or has served on the Board of Directors of Zelis.⁴⁸ Further, Kurt Brumme, a Partner at Parthenon and Tom Hough, a Principal, were said to have played a significant role in Parthenon’s investment in Zelis.⁴⁹

ANSWER:

To the extent Paragraph 46 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 46 regarding entities other than Aetna, and on that basis denies them.

47. In 2024, Zelis agreed to sell a minority stake in the company to investors led by Mubadala Investment Company, including Northwest and HarbourVest. Parthenon and Bain Capital remain the majority owners.⁵⁰

⁴⁶ *Co-CEO, Managing Partner, David J. Ament, Parthenon Capital*, <https://www.parthenoncapitalpartners.com/team/david-j-ament/> (last visited May 1, 2025).

⁴⁷ *Vice President, Gabe Moynihan, Parthenon Capital*, <https://www.parthenoncapital.com/team/gabe-moynihan/> (last visited May 1, 2025); Gabe Moynihan, crunchbase, <https://www.crunchbase.com/person/gabe-moynihan> (last visited May 7, 2025).

⁴⁸ *Zachary Sadek, Parthenon Capital*, [parthenoncapitalpartners.com/team/zachary-f-sadek/](https://www.parthenoncapitalpartners.com/team/zachary-f-sadek/) (last visited Jun. 10, 2025).

⁴⁹ *Parthenon Capital promotes Kurt Brumme to Partner and Tom Hough to Principal, Parthenon Capital*, Parthenon Capital (Jan. 6, 2021), <https://www.parthenoncapital.com/news/parthenon-capital-promotes-kurt-brumme-to-partner-and-tom-hough-to-principal/> (last visited Jun. 10, 2025).

⁵⁰ *Zelis Adds Investors, Reflecting Strong Market Confidence in Mission, Zelis* (Dec. 4, 2024), <https://www.zelis.com/news/zelis-adds-investors-reflecting-strong-market-confidence-in-mission/> (last visited May 1, 2025).

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 47 regarding entities other than Aetna, and on that basis denies them.

IV. CO-CONSPIRATORS, AGENTS, AUTHORITY, RECIPROCAL AGENCY, AND COMMON CORPORATE INTEREST

A. Co-Conspirators

48. Various persons and/or firms, whether currently known or not, not named as Defendants, have participated as co-conspirators in the violations alleged herein and performed acts, made statements, or avoided acts in furtherance thereof.

ANSWER:

Aetna lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 48 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 48.

49. Defendants are jointly and severally liable for the acts of their co-conspirators, whether those co-conspirators are named as Defendants or not.

ANSWER:

Paragraph 49 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 49.

B. Agents

50. The anticompetitive and unlawful acts alleged against Defendants were authorized, ordered, permitted, or performed by Defendants' respective officers, agents, employees, or representatives, while actively engaged in the control, direction, operation, or management of the Defendants' businesses and affairs. Defendants are also liable for actions conducted or avoided in furtherance of the conspiracy alleged herein by companies acquired or transformed into Defendants through mergers and/or acquisitions.

ANSWER:

Paragraph 50 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

allegations in Paragraph 50 regarding entities other than Aetna, and on that basis denies them. To the extent a response is required, Aetna otherwise denies the allegations in Paragraph 50.

51. Each Defendant, through any and all of its respective subsidiaries, affiliates, and/or agents, operated as a single unified entity.

ANSWER:

Paragraph 51 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 51 regarding entities other than Aetna, and on that basis denies them. To the extent a response is required, Aetna otherwise denies the allegations in Paragraph 51.

52. To the extent Zelis engaged in efforts relating to repricing of out-of-network healthcare services or that otherwise established, furthered, preserved, or maintained the conspiracy to the benefit of the Commercial Payers, Zelis acted as an agent for the Commercial Payers as part of, but not limited to, the Commercial Payers' decision to delegate pricing responsibility to Zelis.

ANSWER:

Paragraph 52 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 52.

C. Authority

53. Each and every agent associated with a particular Defendant acted and operated or avoided action in furtherance of the conspiracy under the authority and apparent authority of its respective principals, including of that particular Defendant.

ANSWER:

Paragraph 53 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 53 regarding entities other than Aetna and on that basis denies them. To the extent a response is required, Aetna otherwise denies the allegations in Paragraph 53.

54. To the extent any agent acted or avoided action in representation or in agency as to more than one Defendant, such agent acted or avoided action in furtherance of the conspiracy under the authority and apparent authority of all associated principals, including of multiple Defendants.

ANSWER:

Paragraph 54 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 54 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 54.

D. Reciprocal Agency of Defendants and Co-Conspirators

55. Each Defendant and Co-Conspirator acted by or through its officers, directors, agents, employees or representatives while they were actively engaged in the management, direction, control or transaction of the corporation's business or affairs.

ANSWER:

Aetna denies the allegations in Paragraph 55.

56. Each Defendant and Co-Conspirator acted as the principal, agent, or joint-venturer of the other Defendants and Co-Conspirators with respect to the acts, violations, and common course of conduct alleged in this Complaint.

ANSWER:

Paragraph 56 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 56.

E. Common Corporate Interest of Each Defendant's Related Entities

57. Several of the Defendants include parent, subsidiary, or other related entities. When Plaintiffs refer to a corporate family by a single name concerning the participation within, furtherance of, or concealment of a conspiracy, Plaintiffs are alleging that one or more employees or agents of entities within the corporate family engaged in such conspiratorial acts or meetings on behalf of all companies included within that Defendant's corporate family. Because nearly all Defendants organize, market, and promote themselves as corporate families, individual participants in such conspiratorial acts did not always know or realize the corporate affiliation of their counterparts, nor did they recognize the distinction between the entities within such a corporate family. All the Defendant entities included within the corporate families were active, knowing participants in the conspiracy to suppress payments made to Providers for OON healthcare services.

ANSWER:

Aetna admits that it has certain parent, subsidiary, or other related entities. Paragraph 57 otherwise purports to characterize the complaint and therefore no response is required. To the extent a response is required, Aetna denies those allegations in Paragraph 57. Aetna otherwise denies the allegations in Paragraph 57.

58. For the reasons set forth above, Plaintiffs allege joint and several liability to the greatest extent authorized by law among each of the Defendants for the conduct of their Co-Conspirators, and each of their respective agents.

ANSWER:

Paragraph 58 purports to characterize the complaint and therefore no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 58.

V. FACTUAL ALLEGATIONS

A. A Brief History of Conspiratorial OON Payment Suppression Within the Healthcare Industry and Possible Competitive Baseline Periods

1. The Ingenix Conspiracy Period: 1997-2009

59. Prior to the OON healthcare pricing conspiracy alleged in this Amended and Consolidated Class Action Complaint (“Complaint”), a previous conspiracy alleged to have impacted payments for OON healthcare services.

ANSWER:

Aetna denies the allegations in Paragraph 59.

60. From approximately 1997 to 2009, several Commercial Payers avoided competition and worked together to avoid competing with one another by fixing payment rates through a UnitedHealth Group subsidiary, known as Ingenix, Inc.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 60 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 60.

61. Before 1997, insurers paid OON healthcare service providers based on UCR rates as established by two independent databases: Prevailing Healthcare Charges System (“PHCS”) and Medical Data Research (“MDR”).⁵¹

ANSWER:

Aetna admits that some health plans have historically provided reimbursement by reference to a “UCR” rate. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 61 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 61.

62. Realizing that health insurers stood to gain dramatically from underpaying OON Providers, in the 1997-1998 period, UnitedHealth Group’s subsidiary, Ingenix, Inc., purchased both PHCS and MDR, and then consolidated them around 2001 into a new database called “Ingenix.”⁵²

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 62 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 62.

63. Vertically integrated with the insurer UnitedHealth Group, the Ingenix database was, according to the NYAG “tainted by a serious conflict of interest.”⁵³ UnitedHealth Group itself acknowledged on January 13, 2009 “that there was an ‘inherent conflict of interest’ in its business relationship with Ingenix”⁵⁴ The United States Senate Committee on Commerce, Science,

⁵¹ United States Senate Comm. on Commerce, Science, and Transportation, Office of Oversight and Investigations, *Underpayments to Consumers by the Health Insurance Industry* (June 24, 2009), at 3-5, 7-9, 13, 16-17, <https://www.commerce.senate.gov/services/files/3498904d-6994-4e7d-a353-159261240d54> (last visited May 12, 2025).

⁵² *Id.*

⁵³ State of New York Office of The Attorney General, Health Care Report: The Consumer Reimbursement System Is Code Blue (Jan. 13, 2009), at 22, <https://static01.nyt.com/newsgraphics/documenttools/ce0ef77f5483731b/6f2b99cb-full.pdf> (last visited May 12, 2025).

⁵⁴ United States Senate Comm. on Commerce, Science, and Transportation, Office of Oversight and Investigations, *Underpayments to Consumers by the Health Insurance Industry* (June 24,

and Transportation’s Office of Oversight and Investigations, described the Ingenix data as “fatally undermined by faulty statistical methods and [having] a fundamental conflict of interest.”⁵⁵ Further, the Ingenix database improperly and systematically removed certain otherwise valid, but higher, medical payment amounts. The NYAG conducted an investigation, as reiterated by the United States Senate’s Office of Oversight and Investigations, which further revealed that participating insurers “scrubbed” or would “pre-scrub” data to eliminate higher payment amounts prior to submitting the data to Ingenix.⁵⁶ Moreover, Ingenix’s data was used by Ingenix “to calculate its benchmark products came from the very same health insurers that purchased Ingenix’s products, forming a ‘closed loop’ of information between Ingenix and the insurance industry. Confidentiality agreements between Ingenix and its customers prohibited the disclosure of information about the database products to patients or doctors.”⁵⁷ In addition, strongly suggesting if not confirming that Ingenix data was based on lower in-network rates, the NYAG’s investigation revealed in part that “[a]fter twenty minutes of questioning of in-house counsel . . . , it emerged that [one national insurer’s] plan *pays the same rates for in-network and out-of-network care*.”⁵⁸ As a result, it appeared that the Ingenix database was populated with biased and unreliable, if not improperly pooled, data, which functioned to help health insurers pay OON Providers at artificially suppressed payment amounts. The Senate’s Office of Oversight and Investigations noted that “these questionable statistical methods” resulted in charges that “consistently skewed reimbursement rates downwards—in a direction that allowed insurers to reduce their claims payments”—in amounts “as much as 30% lower than the actual market rates for these services.”⁵⁹

2009), at 8, <https://www.commerce.senate.gov/services/files/3498904d-6994-4e7d-a353-159261240d54> (last visited May 12, 2025).

⁵⁵ *Id.* at i.

⁵⁶ *The Consumer Reimbursement System is Code Blue*, New York Attorney General, (Jan. 13, 2009), <https://www.leg.state.nv.us/App/InterimCommittee/REL/Document/19460> (last visited May 1, 2025); United States Senate Comm. on Commerce, Science, and Transportation, Office of Oversight and Investigations, *Underpayments to Consumers by the Health Insurance Industry* (June 24, 2009), at ii, iii, 6, 11, 17, <https://www.commerce.senate.gov/services/files/3498904d-6994-4e7d-a353-159261240d54> (last visited May 12, 2025).

⁵⁷ United States Senate Committee on Commerce, Science, and Transportation, Office of Oversight and Investigations, *Underpayments to Consumers by the Health Insurance Industry* (June 24, 2009), at ii, <https://www.commerce.senate.gov/services/files/3498904d-6994-4e7d-a353-159261240d54> (last visited May 12, 2025).

⁵⁸ State of New York Office of The Attorney General, *Health Care Report: The Consumer Reimbursement System Is Code Blue* (Jan. 13, 2009), at 17, <https://static01.nyt.com/newsgraphics/documenttools/ce0ef77f5483731b/6f2b99cb-full.pdf> (last visited May 12, 2025) (emphasis in original).

⁵⁹ United States Senate Comm. on Commerce, Science, and Transportation, Office of Oversight and Investigations, *Underpayments to Consumers by the Health Insurance Industry* (June 24,

An Ingenix employee testified that “Ingenix has never tested its results to determine if its statistical conclusions bear any relationship to the actual high, low median or 80th percentile . . . rates charged by health care providers in any given area.”⁶⁰ The insurers’ use of Ingenix helped to eliminate or minimize the importance of independent, UCR-based payment amounts.

ANSWER:

Aetna admits that the New York Attorney General conducted an investigation relating to Ingenix, *see* https://ur.ag.ny.gov/sites/default/files/court-filings/Aetna_AOD_Final.pdf. To the extent Paragraph 63 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 63 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 63.

64. As part of this healthcare service payment suppression conspiracy, Ingenix used claims and payment information submitted by otherwise competing Commercial Payers to calculate OON healthcare service payment amounts.⁶¹

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 64 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 64.

65. Following an investigation into Ingenix by NYAG, Ingenix was revealed to have “gather[ed] billing data from the largest health insurers in the country, including UnitedHealth Group Incorporated . . . , Aetna, CIGNA and WellPoint,” and to “then send[] back schedules to those health insurers and others, based on the pooled data, which the insurers use as a benchmark

2009), at ii, <https://www.commerce.senate.gov/services/files/3498904d-6994-4e7d-a353-159261240d54> (last visited May 12, 2025).

⁶⁰ *Michael Davekos, P.C. v. Liberty Mutual*, 2008 Mass.App. Div. 32, 36, 2008 WL 241613, at *4 (Jan. 24, 2008).

⁶¹ United States Senate Comm. on Commerce, Science, and Transportation, Office of Oversight and Investigations, *Underpayments to Consumers by the Health Insurance Industry* (June 24, 2009), at ii, <https://www.commerce.senate.gov/services/files/3498904d-6994-4e7d-a353-159261240d54> (last visited May 12, 2025).

to set their reimbursement rates.”⁶² As a result, the Ingenix databases were consistently understating payment rates for OON healthcare services “by up to 28 percent across the state [of New York].”⁶³ According to the NYAG, these efforts “translate[d] to at least hundreds of millions of dollars in losses for consumers over the past ten years across the country.”⁶⁴

ANSWER:

To the extent Paragraph 65 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 65 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 65.

66. Physicians and patients filed numerous lawsuits against health insurers that used Ingenix. Further, in 2000, the American Medical Association and multiple state-based medical associations filed a class action lawsuit against UnitedHealth alleging violations of various antitrust laws and the Racketeer Influenced and Corrupt Organizations Act. UnitedHealthcare Corp. and affiliates settled this class action in 2009, agreeing to pay \$350 million to compensate class members.⁶⁵

ANSWER:

To the extent Paragraph 66 purports to quote and characterize certain documents identified in footnote 66, those lawsuits and documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the

⁶² State of New York Office of The Attorney General, Health Care Report: The Consumer Reimbursement System Is Code Blue (Jan. 13, 2009), at 2, <https://static01.nyt.com/newsgraphics/documenttools/ce0ef77f5483731b/6f2b99cb-full.pdf> (last visited May 12, 2025).

⁶³ *Id.*

⁶⁴ *Id.* at 2, 6 (emphasis in original).

⁶⁵ *See Am. Med. Ass'n v. United Healthcare Corp.*, No. 00 Civ. 2800 (LMM), 2009 WL 1437819, at *1-*2 (S.D.N.Y. May 19, 2009).

allegations in Paragraph 66 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 66.

2. The FAIR Health Database Period: 2010-2015

67. In 2009, following the NYAG investigation and associated litigation, 12 healthcare insurance companies settled with the Attorney General.⁶⁶ Part of the settlements with the NYAG required the settling insurers to devote substantial funds toward the creation of an unbiased and independent database designed to replace Ingenix.⁶⁷ This new database became known as “FAIR Health,” and its owning/managing company became known as FAIR Health, Inc.⁶⁸ The terms of the settlement required the settling insurers to use FAIR Health exclusively for a five-year period.⁶⁹

ANSWER:

To the extent that Paragraph 67 purports to quote and characterize certain documents identified in footnotes 66 through 69, those documents speak for themselves and therefore no response is required. Aetna admits that the New York Attorney General entered a settlement with Aetna, *see* https://ur.ag.ny.gov/sites/default/files/court-filings/Aetna_AOD_Final.pdf, the terms of which speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 67 regarding entities

⁶⁶ Alison Leigh Cowan, *Mixed Views on Cuomo as Attorney General*, *The New York Times* (Oct. 26, 2010) <https://www.nytimes.com/2010/10/27/nyregion/27cuomo.html> (last visited May 12, 2025) (“Over the next two years, Mr. Cuomo and his staff built cases against 12 companies and won settlements from them totaling \$100 million.”).

⁶⁷ Martha Graybow, *UnitedHealth settles New York Reimbursement probe*, Reuters, (Jan. 13, 2009) <https://www.reuters.com/article/markets/stocks/unitedhealth-settles-new-york-reimbursement-probe-idUSTRE50C5V8/> (last visited Mar. 19, 2025).

⁶⁸ *Committed to Transparency, Driven by Innovation: About Us*, FAIR Health, <https://www.fairhealth.org/about-us> (last visited May 12, 2025).

⁶⁹ *See, e.g.*, State of New York Office of the Attorney General, *In re UnitedHealth Group Incorporated*, Investigation No. 2008-161, Assurance of Discontinuance Under Executive Law § 63(15), at 11 (¶28).

other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 67.

68. As part of UnitedHealth Group's settlement with NYAG, UnitedHealth Group agreed to cease operations of its Ingenix, Inc. subsidiary, including its Ingenix database.⁷⁰ As a result, insurers could no longer use Ingenix. As part of their respective settlements, insurers turned to the source of data from which to base OON payment amounts: FAIR Health. However, in accordance with the five-year exclusive-use settlement terms, reliance on FAIR Health was short-lived.

ANSWER:

Aetna admits that the New York Attorney General entered a settlement with Aetna, *see* https://ur.ag.ny.gov/sites/default/files/court-filings/Aetna_AOD_Final.pdf, the terms of which speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 68 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 68.

69. FAIR Health, Inc. was established in 2009, with the expectation that the FAIR Health database would "be operational by fall of 2010"⁷¹

ANSWER:

Aetna admits that FAIR Health was created in 2009. To the extent that Paragraph 69 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief

⁷⁰ *Id.*

⁷¹ *Mission and Origins: A Unique History and Defining Mandate*, FAIA documentR Health, <https://www.fairhealth.org/mission-origin> (last visited May 12, 2025); *Knowledge Center: New Out-of-Network Physician Pay Dbase is FAIR* AAPC (Nov. 13, 2009), https://www.aapc.com/blog/2782-new-out-of-network-physician-pay-dbase-is-fair/?srsltid=AfmBOoqtWnzPoLkNmrKlZJTtRqGd_oQ52crIKrf8KC3zWFHYa-2rOEre (last visited May 12, 2025).

as to the allegations in Paragraph 69 regarding entities other than Aetna, and on that basis denies them.

70. As part of the NYAG settlement, the settling insurers agreed not to use or develop any alternative healthcare payment database for a five-year period.⁷² As FAIR Health was available sometime between the middle of 2010 or the beginning of 2011, this five-year exclusive-use period began approximately in mid-2010 to early 2011 and extinguished from approximately 2015 to 2016.

ANSWER:

Aetna admits that it entered into a settlement agreement dated January 15, 2009 with the New York Attorney General, *see* https://ur.ag.ny.gov/sites/default/files/court-filings/Aetna_AOD_Final.pdf, the terms of which speak for themselves and therefore no response is required. Aetna further admits that its obligation to use FAIR Health ended in 2015. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 70 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 70.

71. In contrast to Ingenix, Inc. and Zelis, FAIR Health, Inc., is a non-profit or not-for-profit entity whose database was designed to provide an unbiased view of OON healthcare service payment amounts in order for “users” of FAIR Health to “render their own recommendations or determinations regarding UCR or valuation.”⁷³ Such claims data used in part to help “render” UCR rates were and are based in part on the performance of a particular medical service as conducted

⁷² *See, e.g.*, State of New York Office of the Attorney General, *In re UnitedHealth Group Incorporated*, Investigation No. 2008-161, Assurance of Discontinuance Under Executive Law § 63(15), at 11 (¶28).

⁷³ *About Us: Committed to Transparency, Driven by Innovation*, FAIR Health, <https://www.fairhealth.org/about-us> (last visited May 12, 2025); *Knowledge Center: New Out-of-Network Physician Pay Dbase is FAIR*, AAPC (Nov. 13, 2009), https://www.aapc.com/blog/2782-new-out-of-network-physician-pay-dbase-is-fair/?srsltid=AfmBOoqtWnzPoLkNmrKIZJTtRqGd_oQ52crIKrf8KC3zWFHYa-2rOEre (last visited May 12, 2025); *FAQs: FAIR Health Products And Solutions: Does FAIR Health set “usual and customary rates” or UCR?*, FAIR Health, <https://www.fairhealth.org/faqs> (last visited May 13, 2025).

in a particular geographic market.⁷⁴ Also, in contrast to tying commissions to the amounts “saved” by Commercial Payers, subscribers paid FAIR Health a flat fee to access this data.⁷⁵

ANSWER:

To the extent Paragraph 71 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 71 and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 71.

72. Incorporating rules designed to prevent bias and other safeguards, the adoption and use of FAIR Health’s database began to cause payment levels to course-correct. With respect to the New York State Health Insurance Program, use of FAIR Health resulted in an approximate 26% increase in OON Payments.⁷⁶ While half of that increase was apparently based on cost-of-living increases, the other half of the gains in OON payments represented a departure from Ingenix’s downwardly biased data.⁷⁷ However, the OON Providers’ receipt of FAIR Health’s more accurately determined payments was only temporary.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 72, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 72.

⁷⁴ *Methodologies: Benchmarks That Mirror the Market*, FAIR Health, <https://www.fairhealth.org/methodologies> (last visited May 13, 2025).

⁷⁵ Chris Hamby, *Insurance Companies Reap Hidden Fees as Patients Get Unexpected Bills*, The New York Times (Apr. 7, 2024) <https://www.nytimes.com/2024/04/07/us/health-insurance-medical-bills.html> (last visited May 7, 2025).

⁷⁶ Thomas P. DiNapoli, *An Analysis of Reasonable and Customary Out-of-Network Reimbursement Rates for Medical/Surgical Services in the New York State Health Insurance Program*, Office of The New York State Comptroller (April 2020), at 2, 6, 6 n.3, 7, <https://www.osc.ny.gov/files/state-agencies/audits/pdf/sga-2020-18d2.pdf> (last visited May 13, 2025).

⁷⁷ *Id.* at 7.

3. Development and Implementation of Private, For-Profit, Proprietary Zelis Repricing System: 2016 to Present

73. Participating insurers despised FAIR Health’s impact on OON Payment levels and on insurers’ profits and profit margins.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 73 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 73.

74. As the exclusive-use periods expired and Commercial Payers became free to develop or use other pricing databases, Commercial Payers replaced their reliance on both the concept of applying unbiased UCR payment amounts, in general, and their reliance on the FAIR Health database, in particular. On June 13, 2016, at around the expiration of the various NYAG settlements’ exclusive use terms, Zelis issued a press release explaining that it “provides a comprehensive array of network management, claims integrity, payment remittance solutions and analytical services for medical, dental and workers’ compensation claims to over 500 payor clients.”⁷⁸

ANSWER:

To the extent Paragraph 74 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 74 regarding other entities, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 74.

75. The return to private, for-profit, proprietary repricing systems has been a runaway success for increasing the profits of Zelis and the Commercial Payers. By August 13, 2024, Zelis boasted that its “platform serves more than 750 payers, including the top 5 national health plans, BCBS

⁷⁸ *Northlake Chiropractic, Inc. v. Zelis Healthcare*, No. 1:19-cv-08087 (N.D. Ill. Dec. 12, 2019), at ECF No. 1-2 (Ex. B).

insurers, regional health plans, TPAs and self-insured employers”⁷⁹ Zelis currently asserts that it “[p]artner[s] with over 770 health insurance companies.”⁸⁰

ANSWER:

To the extent that Paragraph 75 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 75 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 75.

B. Zelis Directly Competes with Commercial Payers and Other Repricers, and Provides Anticompetitive “Repricing” Services

1. Zelis’s Business and Repricing Incentives

76. Zelis provides Commercial Payers with technology-enabled services that allow for the downward adjustment of payments made to OON Providers.⁸¹ For example, Zelis touts its use of artificial intelligence to help its clients reduce payments on submitted claims: Zelis “[I]verage[s] [an] AI-powered dynamic optimization engine to find quality recommended savings on every claim [and] [o]ur AI-powered optimization engine uses dynamic routing to examine every available saving channel to drive valued savings.”⁸²

⁷⁹ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited Mar. 21, 2025).

⁸⁰ *Leading the way forward in modernizing your business*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited Mar. 19, 2025).

⁸¹ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 13, 2025) (“Improve accuracy and reduce frustration with a technology-enabled way to load and manage contracts, apply real-time edits and regulatory updates, and reprice medical healthcare claims”; “Give control back to your members by setting maximum reimbursement amounts using pre-defined prices to provide a controlled savings reference-based pricing plan”).

⁸² *Gain control of out-of-network costs with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited Mar. 19, 2025).

ANSWER:

To the extent that Paragraph 76 purports to quote and characterize certain documents identified in footnotes 81 through 82, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 76 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 76.

77. Such downward adjustments to Providers' submitted OON claims are described by Zelis as "repricing."⁸³ There is no pre-pricing negotiation as between Zelis and the OON Provider who receives Zelis's repriced payment amount. Also, although neutral sounding, Zelis's "repricing" of payment amounts for OON healthcare services goes only one direction: down.

ANSWER:

To the extent that Paragraph 77 purports to quote and characterize a document identified in footnote 83, the document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 77 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 77.

78. In addition, the "connected platform" that Zelis uses to downwardly adjust OON payments does not actually "align[]" the "interests across payers" and "providers," but, instead, submerges the interests of the healthcare service "providers" under those of the "payers."⁸⁴

⁸³ *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 13, 2025) ("API, EDI or portal integration to make repricing claims easier").

⁸⁴ *Zelis Adds Investors, Reflecting Strong Market Confidence in Mission*, Zelis (Dec. 4, 2024), <https://www.zelis.com/news/zelis-adds-investors-reflecting-strong-market-confidence-in-mission/> (last visited May 1, 2025).

ANSWER:

To the extent Paragraph 78 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 78 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 78.

79. Whether building technology or buying it, Zelis has worked to bolster its “core payments business” relating, at least in part, to the repricing of OON healthcare services.⁸⁵ The following timeline reflects the expansion of Zelis’s empire:

- 2003: While still named “Stratose®,” Zelis’s predecessor acquired a company called “PHX,” thus “integrating claims cost management strategies” into its “innovative wrap network solution” offering.
- 2012: Stratose® acquired “Pay-Plus Solutions,” thus “bringing payment innovations to our growing platform.”
- 2015: Stratose® re-branded itself as Zelis, “promising a single-source solution to lower costs.”
- 2017: Zelis acquired a series of companies, including Truven, Ethicare, Strenuus and the Maverest Dental Network.
- 2018: Zelis acquired NetMinder.
- 2019: Zelis acquired RedCard.
- 2021: Zelis acquired Sapphire Digital.
- 2022: Zelis acquired two entities. *First*, it “[e]xpanded Medicare capabilities, reference-based pricing, and payment integrity with acquisition of PayerCompass.” *Second*, it “[e]xpand[ed] payments network and capabilities with acquisition of PaySpan.”⁸⁶

⁸⁵ *Zelis warms to large-scale M&A*, Axios (Nov. 15, 2022), <https://www.axios.com/pro/health-tech-deals/2022/11/15/zelis-warms-to-large-scale-ma> (last visited Mar. 19, 2025).

⁸⁶ *A Legacy of Impact Milestones*, Zelis, <https://www.zelis.com/company/> (last visited Mar. 19, 2025) (cited for entire timeline).

- 2025: Zelis acquired the assets of Medxoom in order to provide “a mobile-first member experience . . . from Allied Benefit Systems, LLC, the largest independent third-party administrator in the United States.”⁸⁷

ANSWER:

To the extent Paragraph 79 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 79 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 79.

80. As reported by *AxiosPro* on November 15, 2022, “[t]he acquisition of Payspan gives Zelis capabilities around managing insurance premium payouts, says Yusuf Qasim, president of Payments Optimization at Zelis.”⁸⁸

ANSWER:

To the extent Paragraph 80 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 80 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 80.

81. This same *AxiosPro* article reported that “Zelis generates around \$450 million in EBITDA”⁸⁹ Data compiled by Growjo, which cites articles dating from late April 2022 in its “Zelis News” section, estimates Zelis’s annual revenue as “429.5M[.]”⁹⁰ Growjo also estimates

⁸⁷ *Zelis Acquires Assets of Medxoom to Deliver a Mobile-First Member Experience Platform*, BusinessWire (June 3, 2025), <https://www.businesswire.com/news/home/20250602228008/en/Zelis-Acquires-Assets-of-Medxoom-to-Deliver-a-Mobile-First-Member-Experience-Platform> (last visited June 5, 2025).

⁸⁸ *Zelis warms to large-scale M&A*, *Axios* (Nov. 15, 2022), <https://www.axios.com/pro/health-tech-deals/2022/11/15/zelis-warms-to-large-scale-ma> (last visited Mar. 19, 2025).

⁸⁹ *Id.*

⁹⁰ *Zelis Revenue and Competitors*, *Growjo*, https://growjo.com/company/Zelis#google_vignette (last visited May 2, 2025).

Zelis's annual revenue as \$549.8 million per year.⁹¹ However, Data compiled by "leadiQ" indicates that "[a]s of June 2025, Zelis's annual revenue reached \$750M."⁹²

ANSWER:

To the extent Paragraph 81 purports to quote documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to Paragraph 81 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 81.

82. Many of Zelis's key executives previously held leadership roles at top-five health plans before coming to Zelis. For example, Heather Cox, Zelis's President, Insights & Empowerment, was Chief Digital Health and Analytics Officer for Humana. Heather Valteris, Zelis's Chief Marketing Officer, previously served as Cigna's Chief Marketing Officer for Cigna's International Markets. Sue Schick, Zelis's President and Chief Revenue Officer, spent 16 years in a range of senior leadership roles at UnitedHealth in its Medicaid and Commercial businesses, and she held executive sales leadership roles at Cigna. Ms. Schick also previously served as President, Group & Military at Humana.⁹³

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 82 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 82.

83. In exchange for its downward adjustment of Providers' OON claims, Zelis receives a percentage of the amount that the Payer saves.

⁹¹ *Zelis Revenue*, Growjo, <https://growjo.com/company/Zelis> (last visited June 10, 2025).

⁹² *Zelis Revenue*, leadiQ, <https://leadiq.com/c/zelis/5a1d8aad240000240064a2b3> (last visited June 10, 2025).

⁹³ *Leading the way forward*, Zelis, <https://www.zelis.com/company/leadership/> (last visited May 2, 2025) (cited for entire paragraph).

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 83 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 83.

84. As noted in a March 6, 2020 order, ““Under Cigna’s Cost Savings Program, Zelis and CHP are incentivized to drastically reduce claims amounts payable to providers because the commission they receive is calculated as a percentage of savings.””⁹⁴

ANSWER:

To the extent Paragraph 84 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 84 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 84.

85. Zelis does not deny that its repricing services are compensated by receipt of percentage of savings-based commission. Rather, it just denies that its commission-based compensation structure creates a conflict: “Defendants [including Zelis] contend that the administrative record and discovery already produced indicate that while Zelis received a commission and fee for conducting a bill review [of] the BMC claim, that does not necessarily give rise to a conflict of interest.”⁹⁵

ANSWER:

To the extent Paragraph 85 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 85 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 85.

⁹⁴ *IJKG Opco LLC v. Gen’l Trad. Co.*, No. 17-6131 (KM) (JBC), 2020 WL 1074905, at *5 (D.N.J. Mar. 6, 2020) (quoting complaint).

⁹⁵ *IJKG Opco LLC v. Gen’l Trad. Co.*, No. 17-6131 (KM), 2019 WL 8164381, at *5 (D.N.J. Apr. 29, 2019) (internal citations omitted).

86. Zelis’s repricing incentive scheme is designed such that the less money that is paid to OON Providers from an originally submitted claim, the more money Zelis receives.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 86 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 86.

2. Zelis Directly Competes with the Repricing Services of Other OON Claims Repricers

87. Zelis’s business operations, incentives, and priorities are similar to those of other repricers. Zelis is identified as a competitor by another repricer in its corporate SEC filings in the areas of “Analytics-Based Services” and “Network-Based Services.”⁹⁶

ANSWER:

To the extent Paragraph 87 purports to a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 87 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 87.

88. Zelis, in addition to providing certain “Network-Based Services,” sells and provides “repricing” services to other Commercial Payers.⁹⁷ In providing such “repricing” services to other Commercial Payers, Zelis directly competes with other healthcare “repricers.”

⁹⁶ MultiPlan Corp. Form 10-K for the fiscal year ended December 31, 2023 (filed on Feb. 22, 2024), <https://www.sec.gov/Archives/edgar/data/1793229/000179322924000012/mpln-20231231.htm> (last visited May 13, 2025).

⁹⁷ *Id.*; *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 13, 2025).

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 88 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 88.

89. To the extent that Zelis incorporated or incorporates anti-competitive conduct by competing repricers into its systems, repricing “recommendations,” and related services, Zelis has furthered its own conspiracy with a horizontal competitor.

ANSWER:

Paragraph 89 contains legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 89.

3. As An Owner, Operator, and/or Manager of PPO Networks, Zelis Directly Competes with Other Commercial Payers

90. Zelis not only performs repricing services for other Commercial Payers, but it competes directly against them as an owner, operator, and/or manager of medical and dental networks.⁹⁸ As Zelis explains, “[b]y working with Zelis, providers get access to our networks and gain exposure to more than 100 million patients nationwide, [and] placement in provider directories of more than 700 healthcare payers and third-party administrators”⁹⁹ Further, as Zelis boasts, “Zelis represents one of the nation’s largest combined member networks in the country, processing more than 13,000 patient encounters every hour.”¹⁰⁰ As an owner, operator, and/or manager of its own medical and dental networks, Zelis directly competes with other health insurance companies, PPOs, managed care organizations (“MCOs”), self-funded plans, third-party administrators (“TPAs”), and self-insured entities (collectively, “Commercial Payers”). Zelis admits its status as a payer. Like the other Commercial Payer Defendants and Commercial Payer Co-Conspirators, Zelis is a payer.

⁹⁸ *Medical and Dental Provider Networks by Zelis®*, Zelis, <https://www.zelis.com/providers/provider-networks/> (last visited May 13, 2025).

⁹⁹ *Id.*

¹⁰⁰ *Id.*

ANSWER:

To the extent Paragraph 90 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 90 otherwise states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 90.

91. Zelis’s status as a payer or Commercial Payer is legally significant as Zelis and its Commercial Payer Co-Conspirators engaged in improper sharing of competitively-sensitive claims, pricing, and contractual information between direct competitors.

ANSWER:

Paragraph 91 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 91.

92. Zelis not only serves as a payer (as further described below), but also as a healthcare network architect. Zelis boasts that it can “[m]odel and build primary, secondary, wrap and specialty networks.”¹⁰¹

ANSWER:

To the extent Paragraph 92 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 92 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 92.

93. Zelis’s network-related expertise applies to “any type of network program,” which even encompasses workers’ compensation-related health networks.¹⁰² Zelis’s network business also includes dental networks: “Zelis takes an integrated approach to reduce the cost and complexity of

¹⁰¹ *Zelis for Third Party Administrators*, Zelis, <https://www.zelis.com/built-for/payers/third-party-administrators/> (last visited May 2, 2025).

¹⁰² *Zelis for Property & Casualty*, Zelis, <https://www.zelis.com/built-for/payers/property-and-casualty-plans/> (last visited Mar. 19, 2025).

managing your dental network”¹⁰³ Zelis also confirms that it has its own “national dental provider network”: “Leveraging our national dental provider network increases network access and savings for your practice.”¹⁰⁴

ANSWER:

To the extent Paragraph 93 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 93 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 93.

94. Further, with respect to dental networks, Zelis describes itself as “the market leader” in dental network services: “Join the market leader in partnering with dental payers to help build and optimize networks and payment strategies.”¹⁰⁵ Zelis notes that it has “the full suite of solutions for dental payers: Network Analytics, Network Design, Network Access and Savings, Payments and Communications.”¹⁰⁶

ANSWER:

To the extent Paragraph 94 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 94 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 94.

¹⁰³ *Zelis for Dental Payers*, Zelis, <https://www.zelis.com/built-for/payers/dental-payer/> (last visited May 13, 2025).

¹⁰⁴ *Zelis for Dental Payers*, Zelis, <https://www.zelis.com/built-for/payers/dental-payer/> (last visited Mar. 19, 2025).

¹⁰⁵ *Id.*

¹⁰⁶ *Id.*

95. In addition to Zelis’s descriptions of its network, Zelis, has repeatedly described itself as a payer. For example, Zelis claims, “As a leading payments company in healthcare, we guide, price, explain, *and pay for care on behalf of insurers and their members.*”¹⁰⁷

ANSWER:

To the extent Paragraph 95 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 95 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 95.

96. Zelis publicly announced in its network business capabilities (included as an exhibit to a legal filing) that Zelis “provides a *comprehensive array of network management*, claims integrity, payment remittance solutions and analytical services for medical, dental and workers’ compensation claims to over 500 payor clients.”¹⁰⁸

ANSWER:

To the extent Paragraph 96 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 96 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 96.

97. New Jersey’s Department of Banking & Insurance includes “Zelis Network Solutions, LLC” among its “Organized Delivery Systems,” explaining that an:

Organized Delivery System (ODS) is a legal entity that contracts with a carrier for the purpose of providing or arranging for the provision of health care services to those persons covered under a carrier’s health benefits plan, but which is not a licensed health care facility or other health care provider. [¶] Examples of the types of entities that are an ODS include preferred provider organizations (PPOs),

¹⁰⁷ Thuy-An Wilkins, *Zelis to Acquire Healthcare Cost Control Innovator Payer Compass; Combined Assets to Deliver Advanced Claims Management Solutions*, Business Wire (Aug. 1, 2022), <https://www.businesswire.com/news/home/20220801005598/en/Zelis-to-Acquire-Healthcare-Cost-Control-Innovator-Payer-Compass-Combined-Assets-to-Deliver-Advanced-Claims-Management-Solutions> (last visited May 1, 2025) (emphasis added).

¹⁰⁸ *Northlake Chiropractic, Inc. v. Zelis Healthcare Corp.*, No. 1:19-cv-08087 (JZL) (N.D. Ill. Feb. 29, 2020), at ECF No. 1-2 (Ex. B) (Jun. 13, 2016 BusinessWire Press Release) (emphasis added).

Physician Hospital Organizations (PHOs) and Independent Practice Associations (IPAs).¹⁰⁹

By New Jersey's definition and determination (a state where Zelis maintains significant operations), Zelis is a type of Commercial Payer.

ANSWER:

To the extent Paragraph 97 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 97 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 97 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 97.

98. Change Healthcare also lists Zelis as a "Payer," assigning the Payer Name[d]" Zelis certain CPID numbers and a Payer ID.¹¹⁰

ANSWER:

To the extent Paragraph 98 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 98 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 98.

99. Further, in a "Petition Commencing Assignment for Benefit of Creditors," filed on March 14, 2019 in the Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida Civil Division in *In re Laser Spine Surgery Center of Cincinnati, LLC*, Zelis Health Solutions PMB 404, 15560 N Frank Lloyd Wright Blvd, Scottsdale, AZ 85260, is listed as one of a number of "Third Party Insurance Payers."

¹⁰⁹ *Organized Delivery Systems*, State of New Jersey Department of Banking & Insurance, https://www.nj.gov/dobi/division_insurance/managedcare/mcods.htm (last visited May 1, 2025).

¹¹⁰ *MBPractice, Change Healthcare Payers*, <https://qa.mbpractice.com/insurance/ChangeHealthcarePayers> (last visited May 13, 2025).

ANSWER:

To the extent Paragraph 99 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 99 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 99.

100. As a fellow “payer,” Zelis competes directly with the Commercial Payer Defendants and Commercial Payer co-conspirators.

ANSWER:

Paragraph 100 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 100.

101. As part of its direct competition with “payers,” including Commercial Payer Defendants, Zelis participates in the PPO Network industry.

ANSWER:

Paragraph 101 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 101.

102. In its Provider-directed marketing, Zelis confirms its participation in the network business as it requests Providers to “[j]oin one or more of *our* networks, where you’ll gain access to healthcare consumers in your area who are shopping for care”¹¹¹

ANSWER:

To the extent Paragraph 102 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 102 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 102.

103. Zelis is not only listed as and has described itself as a payer, but it also competes in the PPO Network industry. Zelis acts both as an owner, operator, and manager of PPO Networks, and

¹¹¹ *Zelis for Providers*, Zelis, <https://www.zelis.com/built-for/built-for-providers/> (last visited May 2, 2025) (emphasis added).

as a purchaser of out-of-network healthcare services through one or more of its PPO Networks. That is, Zelis purchases out-of-network healthcare services through one or more of its PPO Network subsidiaries. Accordingly, even though Zelis also maintains a repricing business, Zelis is a horizontally-positioned competitor that participates in the market for out-of-network healthcare services by purchasing such services from OON Providers.

ANSWER:

To the extent Paragraph 103 purports to describe documents, the documents speak for themselves and therefore no response is required. Paragraph 103 also states legal conclusions to which no response is required. To the extent a response is required, Aetna acknowledges sufficient knowledge or information to form a belief as to allegations in Paragraph 103 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 103.

104. Zelis's foundational history is tied directly to participating in the PPO Network industry. As Zelis recounts, "[f]ounded as Stratose® in 1995, we first focused on expanding access and delivering an innovative wrap network solution to small and mid-market players."¹¹²

ANSWER:

To the extent Paragraph 104 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 104 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 104.

105. Zelis's participation in the PPO Network industry is not limited to Stratose; rather, "Zelis offers PPO network products to support the unique requirements of clients of all sizes looking for Group Health, Dental, or Workers' Compensation coverage."¹¹³

¹¹² *A Legacy of Impact Milestones*, Zelis, <https://www.zelis.com/company/> (last visited Mar. 19, 2025) (Stratose®).

¹¹³ *Zelis Dental Dentist*, Reading Dental Associates, <https://www.readingdentalma.com/zelis-dentist> (last visited June 5, 2025).

ANSWER:

To the extent Paragraph 105 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 105 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 105.

106. Zelis’s various PPO Networks include:

- 4Comp;¹¹⁴
- 4Most Dental;¹¹⁵
- 4Most Health;¹¹⁶
- HFN, LLC¹¹⁷

¹¹⁴ Zelis®, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited Jun. 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: . . . 4Comp”).

¹¹⁵ Zelis®, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited Jun. 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: . . . 4Most Dental...”).

¹¹⁶ Zelis®, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited Jun. 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: . . . 4Most Health...”).

¹¹⁷ Zelis®, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited Jun. 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: . . . HFN . . .”); *Group Health PPO Networks*, HFN, <https://hfllc.com/products-group.htm> (last visited June 5, 2025); *Insurance Coverage*, Ann & Robert H. Lurie Children’s Hospital of Chicago, <https://www.luriechildrens.org/en/specialties-conditions/town-and-country-pediatrics/billing-and-insurance/> (last visited Jun. 5, 2025) (“HFN LLC (Zelis) – PPO, EPO”); *Member Spotlight: Zelis Healthcare Making Strides in Illinois*, Illinois Chamber of Commerce, <https://ilchamber.org/Resources/57fb0962-3c3e-4d30-a99a-5751d2111ff4/ZelisHealthcareMemberSpotlight.pdf> (last visited Jun. 5, 2025) (“HFN, LLC . . .

- Maverest Dental Network;¹¹⁸
- PPOPlus;¹¹⁹
- Qualident;¹²⁰
- Zelis (Stratose).¹²¹

ANSWER:

To the extent Paragraph 106 purports to quote certain documents identified in footnotes 114 through 121, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 106 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 106.

107. Zelis serves as an owner, operator, and manager of various PPO Networks, while also participating in the market for OON healthcare services as a purchaser. For example, HFN, LLC “has grown into one of the midwest’s leading Preferred Provider Organizations (PPO), offering both *standard* and innovative health care and comprehensive program management solutions for

has grown into one of the midwest’s leading Preferred Provider Organizations (PPO). [¶][¶] In 2016 through additional mergers, HFN became part of the rebranded company, Zelis Healthcare.”)

¹¹⁸ *Zelis Dental Dentist*, Reading Dental Associates, <https://www.readingdentalma.com/zelis-dentist> (last visited Jun. 5, 2025) (“In 2017, Zelis Healthcare acquired Maverest Dental Network, one of the largest independent dental PPO networks in the country.”).

¹¹⁹ *Zelis®*, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited June 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: . . . PPOPlus . . .”).

¹²⁰ *Zelis®*, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited Jun. 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: . . . Qualident . . .”).

¹²¹ *Zelis®*, Zelis, <https://apd.stratose.com/ProviderSearch/> (last visited Jun. 5, 2025) (“It is possible that the provider you plan to select is not currently participating in the PPO network”; “These networks are now part of Zelis Healthcare. Please accept the User Agreement and select your network: Zelis (Stratose) . . .”).

employers, third party administrators, and mid-range insurance companies.”¹²² HFN, LLC specifies that it offers various “Group Health PPO Networks,” including its “HFN20 Network” and its “HFN CHC, Elite, Premiere Networks.”¹²³ HFN, LLC describes its “HFN20 Network” as its “largest network with a full range of medical, hospital, and ancillary services,” also noting its status as an out-of-network purchaser: “To qualify for HFN 20 , a plan *must* have at least a 20% difference between in-network and out-of-network benefits.”¹²⁴ HFN, LLC describes its “HFN CHC, Elite, Premier Networks” as “community-based” and “provid[ing] high quality medical care and significant increased savings for local employers and their employees,” similarly noting that “[t]o qualify for access, a plan *must* have at least a 20% differential between in-network and out-of-network benefits.”¹²⁵

ANSWER:

To the extent Paragraph 107 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 107 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 107.

108. By specifying the percent “differential between in-network and out-of-network benefits,” Zelis, through its PPO Network subsidiary, HFN, LLC, acknowledges that it participates as a purchaser of out-of-network healthcare services performed by OON Providers, so long as those “benefits” amount to at least 20% less than those provided in-network.

¹²² *Member Spotlight: Zelis Healthcare Making Strides in Illinois*, Illinois Chamber of Commerce, <https://ilchamber.org/Resources/57fb0962-3c3e-4d30-a99a-5751d2111ff4/ZelisHealthcareMemberSpotlight.pdf> (last visited Jun. 5, 2025) (emphasis added).

¹²³ *Group Health PPO Networks*, HFN, <https://hfnllc.com/products-group.htm> (last visited Jun. 5, 2025).

¹²⁴ *HFN20 Network*, HFN, <https://hfnllc.com/products-group-hfn20.htm> (last visited June 5, 2025) (emphasis added).

¹²⁵ *HFN CHC, Elite, Premiere Networks: Community Health Connect*, HFN, <https://hfnllc.com/products-group-regional.htm> (last visited June 5, 2025) (emphasis added).

ANSWER:

To the extent Paragraph 108 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 108 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 108.

109. Zelis purchases out-of-network healthcare services performed by OON Providers.

ANSWER:

Aetna lacks knowledge or information sufficient to form a belief as to the allegations in Paragraph 109 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 109.

110. Zelis is a horizontally-positioned competitor to other Commercial Payers and participates in the OON Commercial Payer market; that is, Zelis participates in the market for out-of-network healthcare services.

ANSWER:

Paragraph 110 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 110.

C. The “Repricing” Services Offered by Zelis

1. Zelis’s Repricing Services, Generally

111. Zelis provides “repricing” services for Commercial Payers.¹²⁶ Zelis’s “repricing” services are designed to help Commercial Payers ignore Providers’ claims submitted for OON healthcare

¹²⁶ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies* (August 13, 2024), Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited June 10, 2025) (“This platform serves more than 750 payers, including the top 5 national health plans, BCBS insurers, regional health plans, TPAs and self-insured employers . . .”).

services, and to replace those amounts with substantially smaller and excessively low payment amounts.¹²⁷

ANSWER:

To the extent Paragraph 111 purports to quote and characterize certain documents identified in footnotes 126 and 127, those documents speak for themselves and therefore no response is required. Aetna denies the allegations in Paragraph 111 related to “repricing services” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna admits that Zelis offers some services related to out-of-network claims. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 111 regarding entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 111.

112. Zelis describes its services in glowing, pious, and self-serving terms, characterizing itself as the source for pricing accuracy, and integrity. For example, it claims that its tools and methodologies “[e]nsure the accuracy and integrity of claims—before you pay. Pre-pay payment integrity solutions . . . reduce billing inaccuracies for your members.”¹²⁸

ANSWER:

To the extent Paragraph 112 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 112 about entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 112.

113. On a simplified basis, for illustrative purposes, the following summarizes how Zelis’s “repricing” tools function.

¹²⁷ See, e.g., *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Oct. 18, 2018), ECF No. 146-2 at 3 (Robert Jackson Depo. at 19:17-19:23).

¹²⁸ *Ensure accurate payments with Zelis*, Zelis, <https://www.zelis.com/solutions/payment-integrity/> (last visited May 1, 2025).

ANSWER:

Paragraph 113 purports to characterize the complaint and therefore no response is required.

To the extent a response is required, Aetna denies the allegations in Paragraph 113.

114. **Emergency Context:** With respect to emergencies, a patient that is insured by one of Zelis's Commercial Payer clients/competitors receives healthcare services from a Provider (for example, Plaintiffs). If that Provider does not have a pre-existing contract governing the payment associated with providing emergency healthcare services with that insurer, the patient's insurer remains obligated to pay for the emergency healthcare services rendered to the insured individual. The Provider then treats the patient on that emergency basis, and the Provider submits a claim to the insurer reflecting its charges. According to the ACA and its implementing regulation at 75 FR 37188-01, at Section 2590.715-2719A at (b)(3)(i)(A)-(C), the Commercial Payer is obligated to pay the OON Provider according to the "Greatest of Three" (or "GOT") under the Interim Final Rule: "(1) The amount negotiated with in-network providers for the emergency service furnished; (2) The amount for the emergency service calculated using the same method the plan generally uses to determine payments for out-of-network services (such as the usual, customary, and reasonable charges) but substituting the in-network cost-sharing provisions for the out-of-network cost-sharing provisions; or (3) The amount that would be paid under Medicare for the emergency service."¹²⁹ However, instead of paying the Provider's submitted claim directly, the insurer sends the Provider's claim to Zelis. Zelis then applies its "analytics" tools (which are informed by horizontal competitors' confidential, proprietary, and/or competitively-sensitive data) to "reprice" (that is, downwardly adjust) the Provider's submitted claim pursuant to Zelis's repricing agreement that it maintains with the insurer. Zelis then presents the Provider's now-repriced (downwardly adjusted) claim on a take-it-or-leave-it basis. If the Provider does not "accept" Zelis's "repriced" payment amount for such emergency healthcare services, the Provider may file "an appeal" of the repriced amount, which results in further delay in payment of the originally submitted OON healthcare services claim, possibly at an even further decreased amount only after significant administrative burden and expense.

ANSWER:

To the extent Paragraph 114 purports to characterize federal statutes or regulations, those federal statutes and regulations speak for themselves and therefore no response is required. Paragraph 114 also contains legal conclusions to which no response is required. Paragraph 114 also speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, as a purported "simplified" and "illustrative" summary, the allegations in

¹²⁹ *American College of Emergency Physicians v. Price*, 264 F. Supp. 3d 89, 92 (D.D.C. 2017) (quoting 75 FR 37188-01 at AR008).

Paragraph 114 are necessarily incomplete, and on that basis, Aetna denies them. Aetna also lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 114 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 114.

115. Non-Emergency Context: A similar sequence exists for payment of non-emergency OON healthcare service claims. In this hypothetical circumstance, the patient is a subscriber to a particular health insurance plan, but seeks healthcare services from a Provider that is not among those listed as providing in-network healthcare services as part of the insurer's PPO Network, or from a Provider that is in-network, but who has administered out-of-network services. That is, in this example, the patient seeks and receives OON, non-emergency healthcare services from the Provider. In this non-emergency setting (unlike the emergency context), the OON Provider has no obligation to provide OON services to the patient. However, such OON care routinely occurs, at least partly based on the understanding that the patient has some kind of health insurance and the Provider will be able to recoup at least some of the costs of that healthcare from that insurer on an OON basis based on the governing agreement. Further, traditionally, Providers were able to charge more for OON healthcare services in accordance with the competitive dynamic of trading the security of increased patient volume and ease and speed of payment when providing healthcare services on an in-network basis for the possibility of obtaining greater earnings per procedure when working out-of-network. In addition, unless anti-balance billing laws are in effect, the Provider also had the option of recouping the balance for OON services from the patient (so-called "balance billing"). However, there is no downside protection for a Provider performing non-emergency out-of-network healthcare services. In this example, the OON Provider performs the healthcare services and the Provider bills the patient's health insurance company. Similar to the emergency context discussed above, rather than processing and then paying the amount included in the Provider's submitted claim, the insurance company sends the Provider's non-emergency claim to Zelis. Zelis then applies one or more repricing services, technologies, methodologies, and/or overrides, which results in the "repricing" of the Provider's submitted non-emergency claim. Finally, Zelis presents the downwardly-adjusted "offer" to the OON Provider on behalf of the patient's insurer for payment to the OON Provider. Again, the OON Provider is forced either to accept the severely downwardly adjusted ("repriced") amount as payment; to engage in time-pressured and one-sided "negotiations" with Zelis; or to file an "appeal" of the downwardly-adjusted claim with Zelis. But these options rarely, if ever, result in an increase in the payment and ultimately result in the incursion of an expense in the form of delay, if not a further decrease in payment of the Provider's originally submitted claim.

ANSWER:

Paragraph 115 speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, as a purported "simplified" and "illustrative" summary, the allegations in Paragraph 115 are necessarily incomplete, and on that basis, Aetna denies them.

Aetna also lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 115 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 115.

2. Zelis’s Established Reimbursement Solution® (“ERS”), so-called “Market- Based Pricing” Unfairly Uses Lower In-Network Pricing and Is Not “Market- Based”

116. Zelis has compiled a “proprietary fee schedule,” designated as its “Established Reimbursement Schedule (ERS).”¹³⁰ Zelis also calls this service its “Established Reimbursement Solution®.”¹³¹ Misleadingly, and fraudulently concealing the Zelis Conspiracy, Zelis refers to ERS as “Market-based Pricing.”¹³²

ANSWER:

To the extent Paragraph 116 purports to quote and characterize certain documents identified in footnotes 130 through 132, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 116 about entities other than Aetna and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 116.

117. As explained by David Scanlan, Director of Claims at Allied National, Inc., a Commercial Payer:

¹³⁰ Scanlan Report, *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Aug. 16, 2018), ECF No. 88-9 at 7.

¹³¹ *Market-Based Pricing with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 16, 2025). Whether the service is called the “Established Reimbursement Schedule” or the “Established Reimbursement Solution®,” the repriced amounts communicated to and amounts paid to Providers at issue in this matter here are not “reimbursements,” but are payments for services performed by Providers. The use of “reimbursement” to characterize the payments at issue is a misleading and self-preserving misnomer. In any event, the assertion that a “reimbursement” for performance of OON healthcare services cannot be price-fixed is false.

¹³² *Market-based Pricing with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 16, 2025) (“At Zelis, we take a different approach to market-based pricing.”).

ERS is a Zelis fee schedule representing the market payment rates that providers typically accept as payment for services. ERS is a fee schedule product that has been in place since 2008. It is compiled using a combination of commercially available data sets, CMS/Medicare data, aggregated carrier based PPO rates, and known provider PPO contract rates. Commercial data used in the compilation of ERS include Truven and Milliman.¹³³

But what Scanlon fails to disclose is that, similar to downward pricing bias issues in Ingenix, Zelis's ERS offering is partly made up of in-network "aggregated carrier based PPO rates, and known provider PPO contract rates," which, when used to pay *out-of-network* healthcare providers, make an improperly-pooled and downwardly-biased payment data set.¹³⁴ ERS is not a "market-based" pricing service, as Zelis misleadingly claims. Instead, it utilizes in-network rates to compensate for OON care. Use of the phrase "aggregated carrier" suggests that payment rates come from more than one Commercial Payer, which is consistent with (but does not reveal the existence of) the conspiracy alleged herein.

ANSWER:

To the extent Paragraph 117 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 117 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 117.

118. Scanlan also described what Zelis's ERS rates are used for and how often they are used:

ERS is currently used by Zelis and its clients to price out-of-network/non-PPO claims at market-based rates to represent the reasonable and customary payment for services. Zelis prices more than 1 million claims per year using the ERS fee schedule and experiences more than 90% provider acceptance rate of the amounts allowed.¹³⁵

Scanlan confirms that Zelis's "ERS is currently used . . . to price out-of-network/non-PPO claims," but fails to explain that ERS's use of "known provider PPO *contract* rates" means that its data set consists of improperly-pooled in-network-based data.¹³⁶

¹³³ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Aug. 16, 2018), ECF No. 88-9 at 7-8.

¹³⁴ *Id.*

¹³⁵ *Id.* at 8.

¹³⁶ *Id.* at 7-8 (emphasis added).

ANSWER:

To the extent Paragraph 118 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 118 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 118.

119. Scanlan then described how CMS/Medicare payment rates are used and how ERS payment rates compare to those rates:

Traditionally Medicare is not representative of a commercial plan's usual and customary payment. However, commercial plans often use a markup of Medicare (*i.e.*, Medicare plus 25% or 50%) as its rate. ERS on average yields a payment range as a percent of Medicare between 150% - 225%.¹³⁷

By referencing Medicare prices in setting payment levels, Scanlan confirms that OON healthcare services can be discretely priced at lower in-network levels through use of ERS.

ANSWER:

To the extent Paragraph 119 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 119 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 119.

120. Zelis's own Robert Jackson testified that "ERS is a proprietary fee schedule product offered by Zelis," which "uses—some of this is proprietary. It uses commercially available data sets that we purchase. It uses CMS or Medicare rate tables. We use our own claims data and PPO contracting data to build [a] market base[d] reimbursement schedule."¹³⁸ Zelis's Jackson testified that "[f]or clients that use the ERS product, we receive claims from those clients. And we will apply the fee schedule pricing contained within the ERS fee schedule to typically out-of-network

¹³⁷ *Id.* at 9.

¹³⁸ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Oct. 5, 2018), ECF 118-11, at 3 (Jackson Depo. at 9:25-10: 8).

claims.”¹³⁹ In addition, Mr. Jackson testified at deposition that ERS is made up of “PPO contracting data,” which he confirms as the “typical[]” use of ERS for “out-of-network claims.”¹⁴⁰

ANSWER:

To the extent Paragraph 120 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 120 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 120.

121. Mr. Jackson further explained that Zelis’s ERS product does not even “factor in” what healthcare providers charge for their services:

- Q: Now, does Zelis’ ERS fee schedule is based [sic] upon what providers agree to accept as opposed to what providers charge; is that accurate?
 A: That is correct.
 Q: Does the Zelis’ ERS fee schedule even factor in what providers actually charge for the services?
 A: No.¹⁴¹

In summary, ERS is not market-based, uses in-network contract pricing, and does not even consider the amounts charged by Providers. If a “market” is comprised of both buyers and sellers, Zelis’s description of its ERS repricing service as “market-based” is misleading, and provides further support for fraudulent concealment.

ANSWER:

To the extent Paragraph 121 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 121 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 121 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 121.

¹³⁹ *Id.* (Jackson Depo. at 10:9-17).

¹⁴⁰ *Id.*

¹⁴¹ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Oct. 18, 2018), ECF 146- 2 at 3 (Jackson Depo. at 19:17-19:23).

3. Zelis's RBP Service Is Collusively Determined

122. Beyond ERS, Zelis uses an "RBP" solution for repricing, which allows the Commercial Payer to base repricing amounts off of a reference, like Medicare prices.¹⁴²

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 122 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 122.

123. Zelis markets its RBP service offering as "[g]iv[ing] control back to your members by setting maximum reimbursement amounts using pre-defined prices to provide a controlled savings model."¹⁴³ Zelis further explains that its "Zelis Open Access Pricing®, a reference-based pricing (RBP) solution, sets maximum reimbursement amounts using pre-defined prices."¹⁴⁴ What Zelis doesn't disclose is that its RBP repricing service can set a collusively-determined payment ceiling for its horizontally competing members, which, when implemented, is a naked price fixing agreement, and one that need not use Zelis's algorithms or A.I. technologies to remain an unreasonable restraint of trade.

ANSWER:

Paragraph 123 states legal conclusions to which no response is required. To the extent Paragraph 123 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 123 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 123.

124. Zelis's Kaitlin Howard on April 27, 2023 explained that "[r]eference-based pricing sets a price limit on certain medical services based on a reference point, such as the Medicare

¹⁴² *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited June 5, 2025).

¹⁴³ *Id.*

¹⁴⁴ *Id.*

reimbursement rate or the average cost of the service in a particular geographic area.”¹⁴⁵ Zelis’s Howard then provided a specific example of how RBP functions: “For example, the cost variance of an MRI might range between \$800 - \$4,000 (or more). But one could argue that the quality of the procedure and care provided is essentially the same. RBP eliminates the price variance with a set amount ”¹⁴⁶ “Bottom line: RBP gives the control back to members *by setting maximum reimbursement amounts using pre-defined prices* to provide a controlled saving model.”¹⁴⁷ Ms. Howard then observed that RBP’s pre-defined pricing feature allows Zelis’s “clients [to] save up to 28% more than a traditional network plan and realize roughly 73% of savings on individual health care claims.”¹⁴⁸ What Howard doesn’t disclose is that Zelis’s repricing services accommodate collusively-set and specifically-determined downwardly-adjusted pricing.

ANSWER:

To the extent Paragraph 124 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 124 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 124.

125. Citing a Rand Corporation report, Ms. Howard further bragged that “RBP could potentially reduce healthcare spending by up to \$9.4 billion per year **if it were widely adopted.**”¹⁴⁹

ANSWER:

To the extent Paragraph 125 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 125 regarding entities other than Aetna, and on that basis denies them.

¹⁴⁵ Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited June 5, 2025).

¹⁴⁶ *Id.*

¹⁴⁷ *Id.* (Emphasis added.)

¹⁴⁸ *Id.*

¹⁴⁹ *Id.* (Emphasis added.)

126. Even though no state of mind is required for violating Section 1 of the Sherman Act (possibly other than the requisite state of mind for reaching an agreement), Zelis is crystal clear about its “intent” concerning its involvement in working with others to set prices or price levels: ***“The intent is to provide an effective tool to help stabilize the healthcare claims costs.”***¹⁵⁰ Zelis further hoped that implementation of its intent through its “effective tool to help stabilize the healthcare claims costs” will “have a far reaching, ripple effect throughout the entire healthcare industry.”¹⁵¹

ANSWER:

To the extent Paragraph 126 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 126 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 126 regarding entities other than Aetna, and on that basis denies them.

127. Zelis confirms the “inten[ded]” “effective[ness]” of its RBP repricing service, noting as part of its “Key Points” that “2MM+ RBP claims [are] repriced annually”; that its RBP repricing service has resulted in “97% retained savings”; and that it has “<4% member and provider inquiry rate.”¹⁵² Zelis further asserts its long-term experience in providing RBP services: “15 years providing RBP solutions.”¹⁵³

ANSWER:

To the extent Paragraph 127 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information

¹⁵⁰ *Id.* (Emphasis added.)

¹⁵¹ *Id.*

¹⁵² *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 1, 2025).

¹⁵³ *Id.*

to form a belief as to the allegations in Paragraph 127 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 127.

128. Whether using ERS or RBP, it appears that a specified percentage, amount, or ceiling included, for example, in the pertinent health insurance policy, can be accommodated and govern Zelis's repricing analysis. For example, no matter what Zelis calculates as the repriced payment amount via its ERS or RBP methodologies, such methodologies can accommodate and yield to an insurance policy's "Maximum Allowable Charge," or "MAC"—including a collusively-determined MAC amount.¹⁵⁴

ANSWER:

To the extent Paragraph 128 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 128 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 128 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 128.

4. Even if Marketed Separately, Zelis Acknowledges That Its Pricing Services Operate or Can Be Operated Cohesively

129. Whether called "ERS," "Market-based," "Reference-Based Pricing," "RBP," "Zelis Open Access Pricing," "Maximum Allowable Charge," "MAC," "pre-defined," "price limit[ed]," "default," or "override" pricing, Zelis's repricing services function or can function electronically and automatically as a single service.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 129 regarding an entity other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 129.

130. Zelis explains how its tools allow Commercial Payers to "[g]ain control over the rising cost of Out-of-Network (OON) claims with a dynamic optimization engine with customizable rules to

¹⁵⁴ See, e.g., *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont.), ECF Nos. 94-6, 100, 101-2, 155, 166.

automatically route claims to recommended quality savings channels.”¹⁵⁵ Within its OON solutions discussion, Zelis explains that “[o]ur AI-powered optimization engine uses dynamic routing to examine every available saving channel to drive valued savings.”¹⁵⁶

ANSWER:

To the extent Paragraph 130 quotes a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 130 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 130.

131. Zelis’s routing procedures confirm that its various repricing offerings actually or potentially operate as a single and “automatic[.]” repricing service.¹⁵⁷

ANSWER:

To the extent Paragraph 131 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to allegations in Paragraph 131 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 131.

5. Zelis’s Communicated Repricing Amounts Are Not Mere Proposals, Recommendations, or Suggestions

132. Zelis’s “repriced” payment amounts, whether communicated to the OON Provider by Zelis, communicated to the OON Provider directly by the Commercial Payer, or communicated to the OON Provider through a third-party information-sharing service, Zelis’s repricing amounts are not mere proposals, recommendations, or suggestions.

¹⁵⁵ *Gain control of out-of-network costs with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited Mar. 19, 2025) (emphasis added).

¹⁵⁶ *Id.*

¹⁵⁷ *Id.*

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 132 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 132.

133. The downwardly-adjusted payments, as repriced by Zelis, are the amounts that Zelis has determined should be paid to OON Providers and has determined to be owed by Commercial Payers, notwithstanding the amounts actually billed by Providers.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 133 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 133.

134. Zelis's downwardly adjusted payment amounts are based in a delegation of authority by Commercial Payers to their repricing agent, Zelis. In derogation of Section 1 of the Sherman Act, Zelis's Commercial Payer customers abdicated their independent pricing roles and responsibilities, and delegated their pricing roles and responsibilities to Zelis. For example, a director of Allied National, Inc. (a Commercial Payer) filed a "Rebuttal Report" with the District of Montana confirming that Zelis determines the repricing amount: "*Zelis matches the claim to an eligibility file provided by Allied. If a match is found, Zelis determines the reasonable and customary (R&C) charge for the medical service at issue.*"¹⁵⁸

ANSWER:

To the extent Paragraph 134 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 134 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 134 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 134.

135. Commercial Payers delegate pricing authority for OON claims to Zelis and, accordingly, relinquish discretion over Zelis's OON repricing amounts as part of their repricing contracts with

¹⁵⁸ *Butler v. Unified Life Ins. Co.*, 1:17-cv-00050 (D. Mont. Sept. 5, 2018), ECF 101-5 (Scanlan Rebuttal Report), at 1 (emphasis added).

Zelis.¹⁵⁹ Because Zelis’s Commercial Payer customers have delegated pricing authority to Zelis, the repricing “recommendations” generated by Zelis’s repricing tools are routinely offered to OON Providers without alteration by those Commercial Payers. In the vast majority of repricings, the Commercial Payer authorizes Zelis to determine and present (or have the Commercial Payer or another third-party present) the repriced claim, and, if necessary, for Zelis to one-sidedly negotiate the OON claim on the Commercial Payer’s behalf—automatically and in complete abdication of the Commercial Payer’s pricing authority to Zelis (a horizontally-positioned competitor in the PPO Network space). Accordingly, even if a Commercial Payer deviates from the direction provided by Zelis or if Zelis characterizes its repricing amounts as mere “recommendations,” “proposals,” or “suggestions,” a conspirator’s retention of some discretion does not eliminate the possibility of a conspiracy. However, abdication of pricing authority by horizontal competitors *to another horizontal competitor* itself violates Section 1 of the Sherman Act. Moreover, as further discussed below, this agreement to abdicate its authority and responsibility over pricing to Zelis deprives Providers of the benefits of having multiple independent centers of decision-making available in additional violation of the Sherman Act.¹⁶⁰

ANSWER:

Paragraph 135 states legal conclusions to which no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 135 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 135.

136. Zelis boasts on its website that Commercial Payers retain Zelis’s “repricing” amounts approximately “97%” of the time for its ERS product by Providers.¹⁶¹ These high, so-called “retention” or “acceptance” rates do not constitute Provider satisfaction with the repriced amounts; rather, these rates result from both the widespread participation (including by some 770 health insurers) in the Zelis Conspiracy and the reality that Providers would have to spend significant administrative time and expense to challenge the repriced amount with no likely improvement in the amount offered by the Payer and only further delay in payment.

¹⁵⁹ *Id.*

¹⁶⁰ See *American Needle, Inc. v. Nat’l Football League*, 560 U.S. 183, 195 (2010); *Copperweld Corp. v. Independence Tube Corp.*, 467 U.S. 752, 769 (1984).

¹⁶¹ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 1, 2025).

ANSWER:

To the extent Paragraph 136 purports to quote a document, that document speaks for itself and therefore no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 136 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 136.

137. Of particular importance in this matter is Zelis’s capacity to deny OON Providers their ability and their right under the Sherman Act to compare the independently-determined competitive OON payment rates of various Commercial Payers. As Judge Lasnick explained in *Duffy v. Yardi Sys., Inc.*, No. 2:23-cv-01391 (W.D. Wash. Dec. 4, 2024), at ECF 187:

The fact that lessor defendants did not meet as a group but rather used an intermediary . . . , to compile their commercially sensitive data and calculate [in that case] the supracompetitive rental rate each participant would utilize does not preclude the existence of an agreement or change its unlawful nature. As former Federal Trade Commission chair Maureen Ohlhausen explained, a “group of competitors subcontracting their pricing decisions to a common, outside agent that provides algorithmic pricing services” amounts to a “hub-and-spoke conspiracy.” Dkt. #113 at ¶ 29. This is so “because the same outside vendor now has confidential price strategy information from multiple competitors, [and] it can program its algorithm to maximize [or minimize as is issue in Zelis] industry-wide pricing” even if “the firms themselves don’t directly share their pricing strategies” with each other. *Id.* Competitors act in concert for purposes of a Section 1 claim when their conduct “joins together separate decisionmakers,” such that their agreement “deprives the market place of independent centers of decisionmaking.” *Am[erican] Needle, [Inc. v. Nat’l Football League]*, 560 U.S. [183,] at 195 [(2010)]. That is exactly what plaintiffs allege here.

Id. at 9-10. Consequently, Judge Lasnick “f[ou]nd[] that plaintiffs have plausibly alleged a conspiracy in violation of § 1 of the Sherman Act.” *Id.* at 10. This same deprivation of independent decision-making centers is at issue in the Zelis Conspiracy alleged here. A communicated repricing of an OON Provider’s submitted claim – even if ostensibly characterized as an “attached proposal” – does not immunize from antitrust liability the Commercial Payers who have “‘join[ed] together separate decisionmakers.”” *Id.* at 9 (citation omitted). Rather, because of the Commercial Payers’ widespread delegation of their otherwise independent pricing authority and responsibility and the widespread adoption of Zelis’s tools, technologies, and methodologies, Providers have no reasonably available or practical alternatives and virtually no negotiation leverage from which to improve payments for repriced claims.

ANSWER:

To the extent Paragraph 137 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 137 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 137 regarding entities other than Aetna, and on that basis denies them.

6. Zelis’s Post-Repricing Claims Negotiation and Appeals Process Is Effectively Non-Existent

138. While Zelis touts a Provider’s ability to appeal the amount of Zelis’s repriced OON service invoice, the reality is that the amount offered is essentially a “take-it-or-leave-it” proposition for the Provider.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 138 regarding an entity other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 138.

139. With respect to its “Out-of-Network claims” solutions, Zelis claims to provide “Expert Negotiations,” which it characterizes as the ability to “[b]lend human expertise and advanced technology to deliver high quality savings by identifying the right claims for negotiation after services have been rendered.”¹⁶² Zelis also claims to have “25 years’ experience with provider negotiation, contracting and settlement.”¹⁶³

ANSWER:

To the extent Paragraph 139 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a

¹⁶² *Claims Negotiations with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/out-of-network-claims/> (last visited Mar. 19, 2025).

¹⁶³ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 1, 2025).

belief as to the allegations in Paragraph 139 regarding entities other than Aetna, and on that basis denies them.

140. Zelis shows that its “Claims Negotiations” result in even greater “savings” for the payer-client: “We use advanced technology to identify eligible claims, averaging 60+% savings *from negotiations*.”¹⁶⁴ Zelis’s negotiations generate additional downward pricing for the benefit of Commercial Payers and against the interests of OON Providers.

ANSWER:

To the extent Paragraph 140 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 140 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 140.

141. To the extent that a Provider objects to the Commercial Payers about the repriced payment amounts, otherwise responsible Commercial Payers enforce Zelis’s pricing determinations and evade upward adjustments by referring objecting Providers back to Zelis, who, just like the Commercial Payers themselves, has a financial incentive to keep payments owed to Providers low.¹⁶⁵

ANSWER:

To the extent Paragraph 141 purports to quote and characterize a document identified in footnote 165, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 141 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 141.

¹⁶⁴ *Claims Negotiations with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/out-of-network-claims/> (last visited Mar. 19, 2025) (emphasis added).

¹⁶⁵ *Id.* (“Our team of highly skilled negotiators work collaboratively in a pre- and post-payment scenario”; “While some claims may be negotiated automatically, others are routed to our skilled and tenured team.”).

D. The Relevant Geographic and Service Markets at Issue

1. Relevant Market Definition, Generally

142. Price-fixing under Section 1 of the Sherman Act requires no demonstration of market, monopoly, or monopsony power. However, to the extent that a viable price-fixing violation depends in part on a demonstration of a market in which the goods or services at issue are bought or sold, Plaintiffs here present a market definition upon which to base suitable and plausible allegations of a price-fixing conspiracy. Plaintiffs define the applicable product and geographic market, as follows.

ANSWER:

Paragraph 142 states legal conclusions and purports to characterize the complaint and therefore no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 142.

2. Relevant Geographic Market

143. As the Zelis Conspiracy is a nationwide scheme, the relevant geographic market here is composed of all fifty States of the United States, the District of Columbia, and all U.S. territories where Providers are paid for OON healthcare services by Commercial Payers.

ANSWER:

Paragraph 143 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 143.

144. A nationwide market is particularly appropriate here, as the market at issue concerns the performance of out-of-network healthcare services. As Preferred Provider Organizations (“PPOs”), which are specifically at issue in this litigation, routinely allow for “coverage” of out-of-network healthcare services, such PPO policies are especially beneficial for members/patients who regularly travel for work, education, or leisure. As such members/patients can be expected to be outside of any specific PPO network based on travel, PPOs make for an apt healthcare choice.

ANSWER:

Paragraph 144 states legal conclusions to which no response is required. Aetna admits that PPO plans are a type of health plan that may provide coverage for out-of-network services, depending on the plan. Aetna otherwise lacks sufficient knowledge or information to form a belief

as to the allegations in Paragraph 144 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 144.

145. According to the benefits manager, Thatch, “[a] PPO offers greater flexibility, allowing you to see both in-network and out-of-network providers without referrals – ideal for those who travel frequently or need access to specialists outside their network.”¹⁶⁶

ANSWER:

To the extent Paragraph 145 purports to quote and characterize a document identified in footnote 166, that document speaks for itself and therefore no response is required. Aetna admits that PPO plans may provide coverage for services provided by providers that are not in network, depending on the plan. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 145 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 145.

146. A nationwide market is also appropriate in this matter as at least one of the named plaintiffs “render[s] care across the continuum, including in acute care hospitals, skilled nursing facilities, and clinics,” involving at least 22 locations.¹⁶⁷ Such locations include significant regional hospitals, including California Pacific Medical Center, Van Ness (San Francisco, California), California Pacific Medical Center, Davies (San Francisco, California), California Pacific Medical Center, Mission Bernal (San Francisco, California), Novato Community Hospital (Novato, California), and Santa Rosa Regional Hospital (San Francisco, California).¹⁶⁸ It can be expected that PIMG health practitioners, including its team of hospitalists, have treated and will treat in the future patients who reside out-of-state who subscribe to a PPO, but where PIMG is not part of that patient’s PPO’s provider network.

¹⁶⁶ *EPO vs. PPO: Which health plan is right for your business?*, Thatch (March 27, 2025), <https://thatch.ai/blog/epo-vs-ppo> (last visited June 6, 2025) (And: “PPO plans are best suited for individuals who: travel often and need access to providers across different locations”).

¹⁶⁷ *Delivering high quality and integrated care across Northern California*, Pacific Inpatient Medical Group, <https://www.pacificmedicalgroup.org> (last visited June 5, 2025).

¹⁶⁸ *Where We Are: Services and Locations: Hospital Medicine*, Pacific Inpatient Medical Group, <https://www.pacificmedicalgroup.org> (last visited June 5, 2025).

ANSWER:

To the extent Paragraph 146 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 146 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 146 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 146.

147. Finally, as discussed in relation to interstate commerce above, the very nature of the relationship between and among the Commercial Payers, Zelis as a repricer, and patients receiving out-of-network healthcare is highly likely to involve finances and care traveling across state lines.

ANSWER:

Paragraph 147 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 147 regarding entities other than Aetna, and on that basis denies them. To the extent a response is required, Aetna denies the allegations in Paragraph 147.

148. Accordingly, a market defined on a nationwide basis, including as to all fifty states, the District of Columbia, and U.S. territories, is appropriate in this matter.

ANSWER:

Paragraph 148 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 148.

3. Relevant Service Market

149. The relevant service market at issue is the market for OON healthcare services as sold by out-of-network Providers and as purchased by Commercial Payers, including those available for purchase by health insurance companies, managed care organizations, third-party administrators, self-funded plans, and self-insured entities.

ANSWER:

Paragraph 149 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 149.

150. A relevant product market under the Sherman Act is composed of commodities, including services, that are reasonably interchangeable by consumers for the same purposes. A properly defined market excludes other potential suppliers (1) whose product is too different (product dimension) or too far away (geographic dimension) and (2) who are not likely to shift promptly to offer a defendant's customers a suitably proximate (in both product and geographic terms) alternative. Boundaries of that product or service market are determined by the reasonable interchangeability of use or cross-elasticity of demand between the product and substitutes for it.

ANSWER:

Paragraph 150 states legal conclusions to which no response is required. As a purported summary of the legal test for defining a relevant market under the Sherman Act, the allegations in Paragraph 150 are necessarily incomplete, and on that basis, Aetna denies the allegations.

151. A "relevant product market" can consist of services (a "service market"), as alleged herein. The market at issue in this matter is made up of healthcare-related services performed on an out-of-network basis for purchase by Commercial Payers.

ANSWER:

Paragraph 151 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 151.

152. A market based on a "cluster" or "bundle" of services is also appropriate here. The market at issue in this matter is made up of a "cluster" or "bundle" of healthcare-related services performed on an out-of-network basis for purchase by Commercial Payers.

ANSWER:

Paragraph 152 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 152.

153. In the context of Clayton Act enforcement, the Supreme Court determined that a "cluster" of services can support a product or service market definition:

We have no difficulty in determining the "line of commerce" (relevant product or services market) and "section of the country" (relevant geographical market) in which to appraise probable competitive effects of appellees' proposed merger. We agree with the District Court that the cluster of products (various kinds of credit) and services (such as checking accounts and trust administration) denoted by the term "commercial banking," *see* note 5, *supra*, composes a distinct line of

commerce.... In sum, it is clear that commercial banking is a market “sufficiently inclusive to be meaningful in terms of trade realities.”¹⁶⁹

Or course, “even if not separately interchangeable,” healthcare-related services “can be ‘clustered’ [or bundled] together” as part of a relevant service market, so long as the “‘cluster’ [or bundle] is itself an object of consumer demand,” which is the situation in the medical and dental services context here.¹⁷⁰

ANSWER:

To the extent Paragraph 153 purports to quote and characterize certain documents identified in footnotes 169 through 170, those documents speak for themselves and therefore no response is required. Paragraph 153 also states legal conclusions to which no response is required.

To the extent a response is required, Aetna denies the allegations in Paragraph 153.

154. The market at issue is a market for out-of-network healthcare services as sold by Providers and as purchased by Commercial Payers (defined herein), sometimes referred to herein as the “OON Commercial Payer Market.” As previously demonstrated with respect to Zelis, both Zelis and its Commercial Payer clients, including Commercial Payer Defendants and Commercial Payer co-conspirators, participate in this market (the OON Commercial Payer Market) by purchasing out-of-network healthcare services as sold by Providers.

ANSWER:

Paragraph 154 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 154 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 154.

¹⁶⁹ *United States v. Philadelphia Nat’l Bank*, 374 U.S. 321, 356 (1963) (footnotes and internal quotation citation); *See also United States v. Phillipsburg Nat’l Bank & Trust Co.*, 399 U.S. 350, 361 (1970) (“the cluster of products and services termed commercial banking has economic significance well beyond the various products and services involved.”) (footnote omitted).

¹⁷⁰ *See In re MultiPlan Health Ins. Provider Litig.*, No. 1:24-CV-06795 (N.D. Ill. June 3, 2025), ECF 428, at 21-22 (citing *FTC v. Adoc, Health Care Network*, 841 F. 3d 460, 467-468 (7th Cir. 2016); *Green Country Food Mkt., Inc. v. Bottling Grp.*, 371 F. 3d 1275, 1284-85 (10th Cir. 2004)); *Sharif Pharmacy, Inc. v. Prime Therapeutics, LLC*, 950 F. 3d 911, 918 (7th Cir. 2020); *In re Delta Dental Antitrust Litig.*, 484 F. Supp. 3d 627, 640 (N.D. Ill. 2020)).

155. Moreover, the Defendants' use of the term "reimbursement" is self-serving and inaccurate. As previously discussed, the Providers performing out-of-network healthcare services have *not* paid something out of their own pocket and are seeking to receive "reimbursement" for their out-of-pocket expense. Rather, just like the normal context of charging a fee for a service, Providers are waiting for payment from the Commercial Payers *in the first instance*. Defendants, including the Commercial Payer Defendants and Zelis through one or more of its PPOs, pay for Providers' OON healthcare services.

ANSWER:

Aetna admits that in some cases providers submit "out-of-network" claims to Aetna and/or certain of Aetna's subsidiaries for services provided to beneficiaries of health insurance plans administered by Aetna and/or certain of Aetna's subsidiaries. Aetna admits that Aetna and/or certain of Aetna's subsidiaries have provided reimbursement to their health insurance beneficiaries in connection with out-of-network services provided to those beneficiaries, including at times through payments on the beneficiaries' behalf to healthcare providers. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 155 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 155.

156. Zelis and other industry participants have treated the market for OON healthcare services as sold by Providers and as purchased by Commercial Payers as a distinguishable and supportable market for purposes of defining a relevant product or relevant service market.

ANSWER:

Paragraph 156 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 156 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 156.

157. The OON Commercial Payer Market is a market involving private, commercial insurers and other types of private Commercial Payers, including managed care organizations, third party administrators, self-funded entities, and self-insured entities. It is distinguishable from the general OON healthcare services market, which includes governmental and charitable institution payers who pay for out-of-network services. The OON Commercial Payer market is also distinguishable

from the in-network Commercial Payer market, where the services at issue are performed based on agreements entered into between the Commercial Payer and the healthcare service Provider.

ANSWER:

Paragraph 157 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 157 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 157.

158. The OON Commercial Payer Market is also a separate, distinguishable market from the general private commercial insurance market, which includes both OON healthcare services and the payment of in-network healthcare services. Such private, in-network healthcare services are often paid by Commercial Payers as part of health insurance plans with a designated provider network, often referred to herein as a “PPO Network” or “PPO.”

ANSWER:

Aetna admits that some claims for healthcare services may be rendered and submitted on an in-network or out-of-network basis. Paragraph 158 otherwise states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 158 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 158.

159. The OON Commercial Payer Market at issue here is comprised of a “bundle” or a “cluster” of healthcare products and services. Once a patient is admitted into a hospital, but also when receiving treatment in an office or clinic setting or when visiting the dentist or oral surgeon, that patient might undergo a variety of tests and procedures, sometimes in combination, which would not be practical or reasonable to negotiate on a test-by-test, on a procedure-by-procedure, or on an in-combination basis. Further, such diagnostic-steps and/or treatments might need to be applied serially, in a specific sequence, or within a specific timeframe, rendering it virtually or actually impossible for a patient to “negotiate” such tests and/or procedures on a service-by-service basis. Moreover, the member/patient is often in a compromised position (especially, but not limited to, the emergency context), and likely has little to no ability to engage in a considered negotiation over the price of healthcare services. Accordingly, a cluster or bundle-based product or service market is appropriate in this matter.

ANSWER:

Paragraph 159 states legal conclusions to which no response is required. Paragraph 159 also speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 159 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 159.

160. Practical indicia support the OON Commercial Payer Market, as defined herein, including indicia based on peculiar characteristics and uses of the services at issue, the services' distinct prices, and industry or public recognition of the services as a distinct market.

ANSWER:

Paragraph 160 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 160.

161. With respect to the practical indicia of the relevant services' peculiar characteristics and uses, in support of the defined relevant service market at issue, in-network healthcare services are not reasonably interchangeable with OON healthcare services. For a particular healthcare service rendered by a particular healthcare practitioner, in order to convert from an out-of-network service to an in-network service, at least the following would have to occur: (1) that healthcare practitioner providing a specific OON healthcare service must agree to perform the same healthcare service for a particular PPO network; (2) that PPO Network must agree to accept that Provider into its network of accepted healthcare practitioners; (3) that PPO Network must cover the test or procedure at issue; and (4) there must be a patient who is a subscriber to that PPO Network willing to undergo that procedure (emergencies notwithstanding) within the confines and constraints associated with the Commercial Payer's network. Three separate parties must agree to have that healthcare service performed under the constraints required by the PPO Network.

ANSWER:

Paragraph 161 states legal conclusions to which no response is required. Paragraph 161 also speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 161.

162. Also supporting the separate and distinct nature of the OON Commercial Payer Market, a patient's decision to use OON healthcare services is often based on the *unavailability* of the procedure within that patient's (previously-subscribed-to) PPO Network. As patients are usually better off financially when using in-network healthcare services, a patient deciding to "go out-of-

network” is often basing this decision on her or his PPO Network *not providing* network-based access to a particular Provider or a particular healthcare service at issue.

ANSWER:

Aetna admits that there may be instances where patients may access out-of-network healthcare services. Paragraph 162 otherwise states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 162 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 162.

163. As discussed in a March 31, 2024 MedCentral nationwide survey of 713 commercial plan enrollees, for “General Health care” patients (as opposed to “Mental Health Care” patients), 24% of patients cited the reason that “Providers were not taking new patients,” and 22% of patients cited the reason of “Inaccurate in-network provider directories” for why they sought out-of-network healthcare services.¹⁷¹ “General Health Care” patients simply could not access services or Providers through their PPO Network—*even when they wanted to do so*.¹⁷²

ANSWER:

To the extent Paragraph 163 purports to quote or describe a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 163 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 163.

164. As listed by the Patient Advocate Foundation (“PAF”), there are various circumstances where a patient might seek OON healthcare services, including for “Emergencies,” “Distance Issues,” “Specialist Care,” and “Out-of-Town Care.”¹⁷³ PAF noted specifically that “[i]f you have

¹⁷¹ See *Top Reasons Patients Go Out of Network*, Med Central (Mar. 31, 2024), <https://www.medcentral.com/biz-policy/top-reasons-patients-go-out-of-network> (last visited Aug. 23, 2024).

¹⁷² *Id.*

¹⁷³ *The Ins and Outs of Seeking Out-of-Network Care*, Patient Advocate Foundation, <https://www.patientadvocate.org/wp-content/uploads/EP-Seeking-Out-of-Network-Care.pdf#:~:text=Going%20out%2Dof%2Dnetwork%20means%20you're%20visiting%20a%20>

a rare condition, specialists can be limited, so out-of-network care may be your only option. Or if your treating specialist leaves your insurance network, you may choose to continue that care by going out-of-network.”¹⁷⁴

ANSWER:

To the extent Paragraph 164 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 164 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 164.

165. As access to a certain Provider or medical procedure is often simply unavailable within a particular PPO Network, in-network healthcare services and OON healthcare services cannot be considered to be reasonably interchangeable.

ANSWER:

Paragraph 165 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 165 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 165.

166. Distinct pricing is also a practical indicator supportive of the asserted market here. With respect to distinct pricing at issue in the relevant market, prices for out-of-network healthcare services are often significantly different from in-network prices. That is, they are often significantly more expensive than comparable in-network healthcare services. As noted by Aetna, “Out-of-network rates are higher: An out-of-network doctor sets the rate to charge you. It’s usually higher than the amount your Aetna plan ‘recognizes’ or ‘allows.’”¹⁷⁵

[provider.coverage%20at%20all%20from%20your%20insurance%20provider](#) (last visited Mar. 19, 2025).

¹⁷⁴ *Id.*

¹⁷⁵ *Network and out-of-network care*, Aetna, <https://www.aetna.com/individuals-families/using-your-aetna-benefits/network-out-of-network-care.html> (last visited Jun. 6, 2025).

ANSWER:

Paragraph 166 states legal conclusions to which no response is required. To the extent Paragraph 166 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 166 provides an incomplete quote from a document on Aetna's website and on that basis, Aetna denies the allegations. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 166 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 166.

167. Even if the services at issue are the same whether provided on an in-network or out-of-network basis, as the Defendants themselves regard them as distinct markets (discussed *infra*) and as the services are distinctly-priced and subject to different benefit levels, out-of-network healthcare services are not reasonably interchangeable with in-network services "due to their substantially different rates."¹⁷⁶ Zelis, through its PPO Network, the HFN, LLC "HFN20 Network," specifically segregates the markets on this very basis: "To qualify for HFN 20, a plan must have at least a 20% difference between in-network and out-of-network benefits."¹⁷⁷

ANSWER:

To the extent Paragraph 167 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 167 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 167.

168. The Defendants' and other industry participants' treatment of the asserted market as a separate market provides additional practical indicia supportive of the view that out-of-network healthcare services reside in a market distinct from in-network healthcare services. Zelis treats the OON Commercial Payer Market as a separate, distinguishable market. For example, within its

¹⁷⁶ *In re MultiPlan Health Ins. Provider Litig.*, No. 1:24-cv-06795 (N.D. Ill. Jun. 3, 2025), ECF 428, at 25; *see also id.*, generally, at 24-26.

¹⁷⁷ *See, e.g., HFN20 Network*, HFN, <https://hfnllc.com/products-group-hfn20.htm> (last visited June 6, 2025).

website under “Solutions,” Zelis specifically separates out its “In-Network Pricing” offerings from its “Out-of-Network Solutions” as distinct areas concerning Zelis’s “purpose-built solutions.”¹⁷⁸

ANSWER:

To the extent Paragraph 168 purports to quote and characterize a document identified in footnote 178, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 168 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 168.

169. Moreover, others, including David C. Lewis, Principal of Milliman (at least previously one of the suppliers of healthcare-related data to Zelis), have recognized the relationship between Commercial Payers and OON healthcare service Providers to be a “market.”¹⁷⁹ For example, Milliman’s Lewis authored a “white paper,” titled, “The changing landscape of out-of-network reimbursement.”¹⁸⁰ This “Milliman White Paper” repeatedly described the relationship between Commercial Payers and OON Providers as a “market.”¹⁸¹

ANSWER:

To the extent Paragraph 169 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 169 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 169.

¹⁷⁸ *Bringing flow to the healthcare financial system*, Zelis, <https://www.zelis.com> (drop-down menu for “Solutions”) (last visited May 14, 2025) (“One partner to address the most abrasive aspects of the healthcare financial experience with purpose-built solutions.”).

¹⁷⁹ David C. Lewis, *The changing landscape of out-of-network reimbursement*, Milliman (Sept. 2018), <https://edge.sitecorecloud.io/millimaninc5660-milliman6442-prod27d5-0001/media/Milliman/importedfiles/uploadedFiles/insight/2018/changing-landscape-oon-reimbursement.pdf> at 1 (last visited Mar. 19, 2025).

¹⁸⁰ *Id.*

¹⁸¹ *Id.*

170. For example, confirming the control of OON costs as an overall component of a Commercial Payer's overall insurance venture, Mr. Lewis noted that:

“Commercial out-of-network (OON) provider reimbursement is a topic of great debate in healthcare. Changes on both the payer and provider sides have produced a large disparity *in the OON payment levels* pursued by each. Payers seek ways to limit growth in OON costs while providers look to maintain revenue *in a market* with increasing pressure to accept lower payments.”¹⁸²

ANSWER:

To the extent Paragraph 170 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 170 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 170.

171. Milliman's Mr. Lewis noted that there are various perspectives with which Commercial Payers pay OON healthcare service Providers. Mr. Lewis referred repeatedly to the OON Commercial Payer Market as a separate and distinct “market.” For example, Lewis lists the “U&C Market Standard,” explaining that “[f]or many years, *the market standard for OON provider reimbursement* was to determine a usual and custom[ary] (U&C) level to pay based on the market.”¹⁸³ Milliman's Lewis also lists the “Pay At A Percentage of Medicare” market standard, explaining that with respect to the “Pay At A Percentage of Medicare[,] *[m]any payers are redefining OON reimbursement* as a multiple of Medicare allowable reimbursement.”¹⁸⁴ This practice is already common in commercial contracting and benchmarking, and has the advantages of . . . *setting the reimbursement relationship between services more consistently with the market*¹⁸⁵ Lewis further lists the “Pay At In-Network Levels” market standard, explaining the use of In-Network payment levels to reference payments made in the OON Commercial Payer Market: “Pay At In-Network Levels: This approach sets *OON reimbursement* at a payer's in-network reimbursement levels *for a market*, where the in-network levels may be determined as an average for providers *in the market*, or as a standard base schedule.”¹⁸⁶ And: “Whatever form of OON *reimbursement* approach is used, it is recommended that a payer benchmark its reimbursement

¹⁸² *Id.* (emphases added).

¹⁸³ *Id.* (Emphasis added.)

¹⁸⁴ *Id.* (Emphasis added.)

¹⁸⁵ *Id.* (Emphasis added.)

¹⁸⁶ *Id.* (Emphasis added.)

levels *to the market* to assess its position”¹⁸⁷ As treated by a major healthcare data supplier used by Zelis, “OON reimbursement” is a distinct market from the in-network “reimbursement” market.

ANSWER:

To the extent Paragraph 171 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 171 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 171.

172. Zelis, Commercial Payers, and at least one of Zelis’s data brokers have treated the OON Commercial Payer Market as a separate, distinguishable market from the in-network market. The OON Commercial Payer Market is a plausibly and sufficiently distinct market, in which Defendants violated Section 1 of the Sherman Act .

ANSWER:

Paragraph 172 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 172 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 172.

E. Through Its Agreements and Relationships with Commercial Payers, Zelis Has Market Power and Monopsony Power in The Relevant Market

173. There is no requirement that a plaintiff assert that Defendants possess market, monopoly, or monopsony power in order to adequately and properly allege a violation of Section 1 of the Sherman Act. However, Zelis and the Commercial Payer Defendants jointly possess market power and monopsony power, as follows.

ANSWER:

Paragraph 173 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 173.

¹⁸⁷ *Id.* (Emphasis added.)

174. Zelis asserts that it “works for 770 health insurance companies, ranging from national carriers and dental plans, to BCBS and regional plans, to third-party administrators.”¹⁸⁸ Zelis further emphasizes that “Zelis is built for all payers” and lists as part of its “Key Points” that it participates in “\$220B annual payment volume.”¹⁸⁹

ANSWER:

To the extent Paragraph 174 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 174 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 174.

175. According to the National Association of Insurance Commissioners (“NAIC”) U.S. Health Insurance Industry 2023 Annual Results, “[t]he number of health insurers filing the health statement type with the NAIC increased to 1,176 from 1,165 in 2022.”¹⁹⁰

ANSWER:

To the extent Paragraph 175 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 175 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 175.

176. Based on 1,176 entities who “fil[e] the health statement type with the NAIC,” Zelis participates in at least 65.5% of the OON Commercial Payer Market on a number-of-entities basis.¹⁹¹ However, based on asymmetrical financial strength and size among Commercial Payers, as well as significant consolidation in the health insurance company industry, Zelis is likely to have a substantially larger market share percentage.

¹⁸⁸ *Your success is our success*, Zelis, <https://www.zelis.com/built-for/> (last visited Mar. 19, 2025).

¹⁸⁹ *Zelis for Property & Casualty*, Zelis, <https://www.zelis.com/built-for/payers/property-and-casualty-plans/> (last visited May 1, 2025).

¹⁹⁰ *U.S. Health Insurance Industry Analysis Report*, NAIC (Dec. 2023), <https://content.naic.org/sites/default/files/topics-industry-snapshot-analysis-reports-2023-annual-report-health.pdf> at 1 (last visited Mar. 19, 2025).

¹⁹¹ *Id.*

ANSWER:

To the extent Paragraph 176 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 176 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 176.

177. According to an August 13, 2024 press release (“Zelis Named to Inc. 5000 List of Fastest-Growing Companies”), Zelis maintains a “platform [that] serves more than 750 payers, **including the top 5 national health plans**, BCBS insurers, regional health plans, TPAs and self-insured employers.”¹⁹²

ANSWER:

To the extent Paragraph 177 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 177 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 177.

178. Correspondingly, according to a May 1, 2024 AAMC [American Association of Medical Colleges] Research and Action Institute analysis, there continues to be significant insurer consolidation, giving rise to “concern among policymakers about increasing consolidation in the U.S. health care system.”¹⁹³ According to the AAMC, “[o]verall, our data show that . . . **the top three large-group insurers hold an average of 82.2% of the market share in each state.**” (emphasis in original).¹⁹⁴ As interpreted by the American Hospital Association, this study indicates

¹⁹² *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited Mar. 21, 2025) (emphasis added).

¹⁹³ See Atul Grover, MD, PhD, *et al.*, *Why Market Power Matters for Patients, Insurers, and Hospitals*, AAMC (May 1, 2024), <https://www.aamcresearchinstitute.org/our-work/data-snapshot/why-market-power-matters> (last visited Mar. 19, 2025).

¹⁹⁴ *Id.*

that “[t]he top three large-group insurers control an average of 82.2% of the market share in each state”¹⁹⁵

ANSWER:

To the extent Paragraph 178 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 178 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 178.

179. Based on its business relationships with “the top 5 national health plans” and Zelis’s available transaction-related data, it is reasonable to conclude that Defendants’ market share in the OON Commercial Payer Market is significantly above 65.5%, and likely above 82.2%.¹⁹⁶

ANSWER:

To the extent Paragraph 179 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 179 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 179.

180. On a transaction basis, Zelis explains on its website that its payments platform, “ZAPP,” which stands for “Zelis Advanced Payments Platform,” “supports all payment modalities . . . and communications,” and which “delivers payments to 850k+ providers,” “delivers more than \$285B in payments to providers” and “processes 225M payment transactions annually.” Zelis notes that it is responsible for “\$100B claims priced annually.”¹⁹⁷ Zelis notes that it is responsible for

¹⁹⁵ *AAMC study examines the impact of health care consolidation in state*, American Hospital Association (May 1, 2024), <https://www.aha.org/news/headline/2024-05-01-aamc-study-examines-impact-health-care-consolidation-states> (last visited Mar. 19, 2025).

¹⁹⁶ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 7, 2025).

¹⁹⁷ *Modernize your healthcare payments & communications*, Zelis, <https://www.zelis.com/solutions/payments-optimization/> (last visited May 2, 2025); *Reduce payment complexity with ZAPP for Member Disbursements*, Zelis,

“\$100B claims priced annually,” “\$220B payments processed annually,” resulting in \$27B claims cost savings.”¹⁹⁸ Zelis has also asserted that it “delivered” “800 million claims communications”¹⁹⁹

ANSWER:

To the extent Paragraph 180 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 180 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 180.

F. OON Payments Made by Commercial Payers to Providers Can Be Price-Fixed and Collusively Suppressed

181. With respect to the OON Commercial Payer Market, the Commercial Payers purchase healthcare services from OON Providers. On the sales side of the transaction, Providers are healthcare practitioners who sell their performance of OON healthcare services to those Commercial Payers.

ANSWER:

Paragraph 181 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 181 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 181.

182. The private commercial health insurance market, in general, encompasses three sets of transactions: The first set of transactions concerns individuals or employers who enter into subscription agreements with Commercial Payers, including health insurers. The second set of transactions concerns individuals (patients) entering into healthcare service-related agreements with Providers, including hospitals, doctor’s offices, and clinics, dentists, and oral surgeons,

<https://www.zelis.com/solutions/payments-optimization/member-disbursements/> (last visited May 2, 2025).

¹⁹⁸ *Zelis for Property & Casualty*, Zelis, <https://www.zelis.com/built-for/payers/property-and-casualty-plans/> (last visited May 1, 2025).

¹⁹⁹ *Zelis Launches Platform for Healthcare Payments, Communications*, PYMNTS, <https://www.pymnts.com/healthcare/2024/zelis-launches-platform-for-healthcare-payments-communications/> (last visited May 2, 2025).

among others. The third set of transactions concerns partial or full payments made by Commercial Payers to those healthcare service Providers for insureds' claims. There is no dispute that Commercial Payers have a legal obligation to pay for the Providers' delivery of OON healthcare services to the Payers' insureds based on the "Greatest of Three" rule in the emergency context or in accordance with the terms of the policyholder's health insurance policy in the non-emergency context. The third set of transactions (payments to Providers) is a necessary part of the Commercial Payers' overall insurance-business venture.

ANSWER:

Aetna admits that it and/or certain of its subsidiaries provides commercial health insurance and administrative services to plan sponsors and individual insureds. Aetna further admits that it and/or certain of its subsidiaries may enter into network agreements with certain providers and that, in certain situations, it has directly or indirectly sent to a provider the reimbursement owed to a member under the member's health benefit plan. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 182 regarding entities other than Defendant, and on that basis denies them. As a purported summary of the "private commercial health insurance, in general," the allegations in Paragraph 182 are necessarily incomplete; on that basis, Aetna denies any allegation not expressly admitted in the foregoing.

183. As part of this third set of transactions, doctors enter into the practice of medicine after years of extensive and expensive training to, at least in part, obtain a delayed, but professionally incentivizing, financial reward. That is, doctors and other medical practitioners devote years of study, training, and significant incursion of both real and opportunity costs to enter a possibly lucrative market that concerns the provision of healthcare services *for payment*, as often purchased by Commercial Payers.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 183 regarding entities other than Aetna, and on that basis denies them. As a purported summary of the "private commercial health insurance, in general," the allegations in Paragraph 183 are necessarily incomplete; on that basis, Aetna denies the allegations in Paragraph 183.

184. This third set of transactions can be further broken down, as follows: payments paid to Providers for “in-network” healthcare services; and payments paid to Providers for OON healthcare services.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 184 regarding entities other than Aetna, and on that basis denies them. As a purported summary of the “private commercial health insurance, in general,” the allegations in Paragraph 184 are necessarily incomplete; on that basis, Aetna denies the allegations in Paragraph 184.

185. Commercial Payers seek to maximize the number and amount of premiums and other fees paid to them by insureds, while minimizing the OON obligations they have to pay their insureds’ OON Providers. Based on its compensation structure, Zelis also seeks to minimize payments made to healthcare Providers performing OON healthcare services.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 185 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 185.

186. Even if part of a broader health insurance scheme or series of transactions, OON healthcare services can be considered to be stand-alone products or services and thus the amount of payments for such services constitute a “price” in any relevant product or services market for purposes of antitrust law. OON services can be price-fixed or collusively suppressed. However, they remain a properly-defined relevant market even if not considered to be “stand-alone.”

ANSWER:

Paragraph 186 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 186.

187. Moreover, it is of no importance that the Commercial Payer does not directly use or directly benefit from the healthcare service at issue. Defendants’ position is similar to the parent where “parents who buy a chocolate bar for a child” remain “in the market for chocolate bars”—even though “only the child consumes the chocolate.”²⁰⁰ From an antitrust perspective, there is no

²⁰⁰ See *In re MultiPlan health Ins. Provider Litig.*, No. 1:24-cv-06795 (N.D. Ill. June 3, 2025), ECF 428 at 19 (discussing how an argument trying to deny the Commercial Payers’ participation

requirement “that a purchaser must use the product being purchased to be in the market for that product.”²⁰¹

ANSWER:

To the extent Paragraph 187 purports to quote or characterize a document identified in footnotes 200 through 201, that document speaks for itself and therefore no response is required. Paragraph 187 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 187 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 187.

188. In any event, by providing coverage for OON healthcare services, for which the Commercial Payer charges premiums and possibly other fees, the Commercial Payer *does* benefit financially from paying for such OON healthcare services. Even if a corporate entity does not enjoy improved physical health from the OON healthcare services at issue, it derives financial benefits from providing such OON coverage.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 188 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 188.

189. Commercial Payers participate in the OON Commercial Payer market every time they make a payment to a Provider for performing OON healthcare services. It makes no difference when the service was provided or when the payment was made. Even if the Commercial Payers did not negotiate with the Providers prior to the rendering of their services, the timing or chronology of the performance of the OON healthcare services in comparison to when payment is received does not insulate the Commercial Payers from participating in the OON Commercial Payer Market. For example, should a Commercial Payer decide to pay more generously for OON healthcare services compared to its competition, then it is likely that Providers would readily seek to supply services to that payer’s members, which would correspondingly likely allow that payer

in the market is an “absurdity” that “simply highlights the recognized ‘reality of the health services financing market’ that third-party payors are the purchasers for out-of-network healthcare services, whether or not the payor is considered the recipient of those services.”) (citation omitted).

²⁰¹ *In re MultiPlan health Ins. Provider Litig.*, No. 1:24-cv-06795 (N.D. Ill. June 3, 2025), ECF 428 at 19.

to gain additional customers or charge more for servicing those customers (or both). On the other hand, “if providers realize that a third-party payor pays too-low, noncompetitive rates for out-of-network services, providers will stop accepting patients who utilize that payor.”²⁰² Irrespective of the timing of the Providers’ service (or the characterization of payments made to Providers), “third-party payors compete with other third-party payors for out-of-network services . . . even if providers cannot choose between payors once a patient/subscriber receives treatment.”²⁰³

ANSWER:

To the extent Paragraph 189 purports to quote a document, that document speaks for itself and therefore no response is required. Paragraph 189 also states legal conclusions to which no response is required. Paragraph 189 also speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 189 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 189.

190. Zelis’s repriced amounts are applied by the Commercial Payers through Zelis to all or nearly all medical and dental services performed on an OON basis, regardless of the specific test or procedure involved. Zelis’s algorithmic, artificial intelligence, machine learning, and other repricing methodologies and services calculate repriced amounts in a similar manner, including using all of Zelis’s available repricing services cohesively.²⁰⁴ Moreover, the Commercial Payers purchase on a broad basis a variety of OON healthcare services, specifically so that their respective PPOs or other offerings can market themselves as providing OON healthcare coverage.

ANSWER:

To the extent Paragraph 190 purports to quote or characterize a document identified in footnote 204, that document speaks for itself and therefore no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

²⁰² *In re MultiPlan Health Ins. Provider Litig.*, No. 1:24-cv-06795 (N.D. Ill. June 3, 2025), ECF 428 at 20.

²⁰³ *Id.*

²⁰⁴ See, e.g., *Gain control of out-of-network costs with Zelis®*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited Jun. 6, 2025) (“Gain control over the rising cost of Out-of-Network (OON) claims with a dynamic optimization engine with customizable rules to automatically route claims to recommended quality savings channels.”).

allegations in Paragraph 190 regarding entities other than Aetna, and on that basis denies them.

Aetna denies the first sentence of Paragraph 190 to the extent it relates to Aetna. Aetna otherwise denies the allegations in Paragraph 190.

191. The performance of OON healthcare services for payment is a discrete product or service, which certainly be price fixed. For example, Zelis’s repricing communications specify “repriced” OON payment *amounts* and include prohibitions against balance billing for the unpaid difference for specific tests and treatments. Also, the repricing communications specify, for example, the “Patient ID,” the “Patient Name,” the “Date(s) of Service,” the “Claim ID,” the “Provider,” and the “Total Billed Amount.” Also, through Zelis’s repricing calculations and pricing services, including its “ERS” and “RBP” repricing methodologies, Zelis clearly determines and applies discrete price amounts, percentages, and ceilings for payments to Providers performing specific OON healthcare services.

ANSWER:

Paragraph 191 states legal conclusions to which no response is required. To the extent a response is required, as a purported “example,” the allegations in Paragraph 191 are necessarily incomplete, and on that basis, Aetna denies them. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 191 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 191.

192. Second, the U.S. government demonstrates that such services can be “discrete[ly]” priced. As part of its “RBP” service, Zelis relies on the U.S. government’s Centers for Medicare & Medicaid Services (“CMS”) for prices Zelis in turn uses as references to then reprice OON claims.²⁰⁵ Confirming the ability to price healthcare services discretely, the CMS establishes Medicare prices for healthcare services, as listed within its “Physician Fee Schedule.”²⁰⁶

ANSWER:

To the extent Paragraph 192 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient

²⁰⁵ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 2, 2025).

²⁰⁶ *Physician Fee Schedule*, CMS.gov, <https://www.cms.gov/medicare/payment/fee-schedules/physician> (last visited May 14, 2025).

knowledge or information to form a belief as to the allegations in Paragraph 192 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 192.

193. CMS/Medicare payment amounts, which are presumptively owed to healthcare practitioners serving Medicare patients, are determined by the federal government's CMS, based on rate recommendations by the American Medical Association/Specialty Society Relative Value Scale Update Committee ("AMA/RUC"), and are not determined through the usual operation of a competitive or market-driven process. Instead of letting market forces set prices, CMS uses the "Resource-Based Relative Value Scale," which establishes relative values based on resource costs. Further, CMS assigns a Current Procedural Terminology ("CPT") code for over 10,000 healthcare services. The CPT coding system was created in 1966 by the AMA, who owns copyright to the CPT coding guidelines. The CPT coding system was developed to be "a standardized way to describe healthcare services in medical records, insurance claims, and research." In addition, these Medicare amounts are not necessarily paid by the patients themselves. Rather, as Medicare makes full or partial payment, in either situation Medicare pays the majority share of the cost of healthcare for Medicare patients.²⁰⁷ In other words, the paramount financial relationship at issue is between the federal government as purchaser and the healthcare practitioner as seller.

ANSWER:

To the extent Paragraph 193 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 193 also states legal conclusions to which no response is required. To the extent a response is required, Aetna admits that CMS uses CPT codes for certain healthcare services. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 193 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 193.

194. The U.S. government establishes, in part through the use of the AMA's CPT coding system, discrete, procedure-based pricing for over 10,000 procedures where the U.S. government

²⁰⁷ John O'Shea, Elise Amez-Droz, Kofi Ampaabeng, *The Medicare Physician Fee Schedule: Overview, Influence on Healthcare Spending, and Policy Options to Fix the Current Payment System*, Mercatus Center: George Mason University (May 24, 2023), <https://www.mercatus.org/research/policy-briefs/medicare-physician-fee-schedule-overview-influence-healthcare-spending-and> (last visited May 14, 2025).

is the “payer” and the Provider is the “seller.”²⁰⁸ Such pricing is then often used as a “reference” by repricers, including by Zelis.²⁰⁹ The notion that OON healthcare procedures cannot be pricefixed, when repricers and Commercial Payers specifically rely on CMS’s discretely-determined pricing (through use of the AMA’s CPT coding system) to then “reprice” these very same procedures based on some percentage or multiple of CMS’s procedure-based prices, is untenable.

ANSWER:

To the extent Paragraph 194 purports to quote and characterize certain documents identified in footnotes 208 through 209, those documents speak for themselves and therefore no response is required. Paragraph 194 also states legal conclusions to which no response is required. To the extent a response is required, Aetna admits that CMS uses CPT codes. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 194 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 194.

195. Commercial Payers, not *patients*, are the purchasers of health services from the patients’ OON Providers and have the obligation to pay for them. Anti-balance billing laws and contractual prohibitions (as mandated by Defendants’ own repricing communications) reject the notion that “patients . . . have the obligation to pay for” the Providers’ healthcare services. Also, in the private, commercial health insurance context here, the Commercial Payer is the first one to decide how much of the claim it will pay of the charge issued by the OON Provider (in comparison to other potential payers). Just like in the Medicare payment context, the paramount relationship at issue is the practical and obvious one existing between the Commercial Payer as purchaser and the OON Provider as seller.

ANSWER:

Paragraph 195 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

²⁰⁸ *Id.*

²⁰⁹ Kaitlin Howard, *Debunking Common Reference-Based Pricing (RBP) Misconceptions*, Zelis (May 30, 2023), <https://www.zelis.com/blog/debunking-common-rbp-misconceptions/> (“Providers are paid using the fair and transparent RBP reimbursement model, which is based on Medicare.”) (last visited May 14, 2025).

allegations in Paragraph 195 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 195.

196. Prices for OON healthcare services can be discretely determined and are subject to price-fixing and collusive suppression efforts and are within the reach of the Sherman Act.

ANSWER:

Paragraph 196 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 196.

G. Anti-Competitive Acts and The Contours of The Zelis Conspiracy

1. Zelis, the Commercial Payer Defendants, and Their Co-Conspirators Have Formed, Executed, and Enforced an Information Sharing, Price Fixing, OON Payment Suppression, and Payer-Camouflaging Conspiracy

197. Zelis and the other Commercial Payers are direct competitors that have agreed to join, establish, enable, operate, further, preserve, and conceal the Zelis Conspiracy based in part on commonly-applied methodologies and technologies for the suppression of payments for claims submitted for OON healthcare services, which has unreasonably restrained trade relating to payments made to Providers for OON healthcare services.²¹⁰

ANSWER:

Paragraph 197 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 197 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 197.

198. On information and belief, Zelis has entered into numerous written agreements with hundreds of its horizontally-positioned Commercial Payer competitors in order to, at least in part, exchange confidential, “proprietary,” and competitively-sensitive claims, payment, repricing, and contractual data so as to collusively suppress payments and payment thresholds for claims

²¹⁰ As a reminder, in addition to providing repricing services, Zelis builds, owns, operates, and/or manages PPO Networks, making it a direct and horizontally-positioned competitor to Commercial Payers who also own, operate, and/or manage PPO Network businesses.

submitted for OON healthcare services and to fix the payment amounts for claims submitted for payment by Commercial Payers for OON healthcare services.²¹¹

ANSWER:

To the extent Paragraph 198 purports to quote and characterize a document identified in footnote 211, that document speaks for itself and therefore no response is required. Paragraph 198 also states legal conclusions to which no response is required. To the extent a response is required, Aetna denies that it has entered into any agreement with Zelis meeting the description alleged in Paragraph 198. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 198 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 198.

199. On information and belief, the agreements at issue require these horizontally-positioned competitors to agree to share their claims, payment, repricing, and/or contractual data with Zelis in return for the Commercial Payer to be able to use Zelis's repricing algorithms, tools, and/or methodologies to suppress payments for OON healthcare services.

ANSWER:

Paragraph 199 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies that it has entered into any agreement with Zelis meeting the description alleged in Paragraph 199. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 199 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 199.

200. The use of such third-party or agent-based pricing algorithms and/or methodologies is price-fixing, especially when a competitor knows or can readily access information that confirms that the algorithms, tools, and/or methodologies at issue are based on claims, pricing, or contractual

²¹¹ *In re EthiCare Advisors, Inc.*, No. 20-1886 (WJM), 2020 WL 4670914, at *4, n.4 (D.N.J. Aug. 12, 2020); *Butler*, 1:17-cv-00050 (D. Mont. Oct. 5, 2018), ECF 118-11, at 3 (Jackson Depo. at 10:3-8); *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (“Improve accuracy and reduce frustration with a technology-enabled way to load and manage contracts . . . and reprice medical healthcare claims.”) (last visited May 14, 2025).

information submitted by competitors as is the case here.²¹² Further, when such conduct deprives the seller from being able to distinguish one Commercial Payer from another, the Defendants have violated Section 1 of the Sherman Act. Defendants' concerted action violates Section 1 of the Sherman Act because they jointly delegate key aspects of their decision-making to a common algorithm, which joins together separate decisionmakers and thus deprives the marketplace of independent centers of decision making.

ANSWER:

To the extent Paragraph 200 purports to quote and characterize certain documents identified in footnote 212, those documents speak for themselves and therefore no response is required. Paragraph 200 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 200 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 200.

201. Members of the Zelis Conspiracy harmed competition by delegating to Zelis industrywide pricing and negotiation authority concerning the payment of claims submitted for OON healthcare services. Independent, individualized negotiations between Providers and Commercial Payers were thus made impossible (or a hopeless exercise). This delegation of pricing authority allows Zelis, the Commercial Payer Defendants, and other Co-Conspirators to suppress payments for OON healthcare services far below what they otherwise would have paid. In addition, such delegation of pricing authority to Zelis deprives the OON Provider of its ability and its right under the Sherman Act to distinguish pricing levels offered by one Commercial Payer from another so that the OON Provider can best position itself for success in the Commercial Payer Market.

ANSWER:

Paragraph 201 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the existence of, and its participation in, the "conspiracy" alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to

²¹² See, e.g., *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> ("This platform serves more than 750 payers, including the top 5 national health plans, BCBS insurers, regional health plans, TPAs, and self-insured employers") (last visited May 14, 2025); *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> ("Zelis is built for all payers. Partnering with over 770 health insurance companies.") (last visited May 14, 2025).

the allegations in Paragraph 201 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 201.

202. Defendants were able to effectuate the Zelis Conspiracy by basing OON payments on information shared between and among each other, and through Zelis, and by interfering with the ability of Providers to associate specific Commercial Payers with payment of specific OON healthcare services.

ANSWER:

Paragraph 202 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 202 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 202.

2. Agreements to Conspire and Share Competitively-Sensitive Information Between Zelis and Commercial Payers

a. Agreements to Conspire to Suppress OON Payments and to Share Information, Generally

203. Zelis claims that it seeks to “align[] the interests of payers, providers, and healthcare consumers.”²¹³ However, it appears that Zelis’s interest in “aligning” the interests of Providers and policyholders gives ways to its interest in “aligning” or “benchmark[ing]” Commercial Payers.²¹⁴

ANSWER:

To the extent Paragraph 203 purports to quote and characterize certain documents identified in footnotes 213 through 214, those documents speak for themselves and therefore no

²¹³ *About Us*, Zelis, <https://www.zelis.com/company/> (last visited Jun. 6, 2025).

²¹⁴ *Create innovative and competitive network structures*, Zelis, <https://www.zelis.com/solutions/network-solutions/> (last visited Jun. 6, 2025) (“Benchmark against competition to underscore your strengths and proactively mitigate weaknesses.”; “Competitive Benchmarking – See how your network compares to your competitors. – Gain market intelligence to better position yourself against competitors with side-by-side comparisons that show overlap and exclusivity by geography and top specialties.”).

response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 203 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 203.

204. The conspirators can be broken out into the following categories: Repricing Defendant Zelis; Commercial Payer Defendants; and non-defendant Co-Conspirators. Defendants improperly shared claims, pricing, and other commercially and competitively-sensitive business information (“CSI”) in at least the following ways: (1) Commercial Payers directly shared CSI between and among each other; (2) Commercial Payers shared CSI with Zelis; (3) Zelis shared CSI with Commercial Payers; and (4) Commercial Payers shared CSI *through Zelis* to other Commercial Payers.

ANSWER:

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 204 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 204.

205. On information and belief, this conspiracy functioned and functions in at least two ways. First, Commercial Payers agree that, in exchange for obtaining “repricing” services from Zelis, the Commercial Payers provide claims, pricing data, and contractual information to Zelis.²¹⁵ As Zelis obtains such private, confidential, hidden-to-the-public, CSI from approximately 770 Commercial Payers involving over \$240 billion in payments to Providers, it obtains knowledge about claims and pricing of OON healthcare services from a substantial portion of the OON Commercial Payer Market.²¹⁶ Accordingly, Zelis’s Commercial Payer customers are able to pay OON Providers an artificially and collusively-suppressed price for OON healthcare services as there are no or virtually no non-collusive payment sources for OON Providers to which to turn as all or nearly all Commercial Payers are also participants in the Zelis Conspiracy. Secondly, as discussed in greater detail in Section V.G.5., below, Commercial Payers use repricing in order to avoid identification with below-market pricing levels for out-of-network healthcare services. Through the delegation of pricing authority to Zelis by a substantial portion of the Commercial Payer Market, Providers cannot associate poor pricing levels with any particular Commercial Payer.

²¹⁵ See, e.g., *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (“Improve accuracy and reduce frustration with a technology-enabled way to load and manage contracts . . . and reprice medical healthcare claims.”) (last visited May 14, 2025).

²¹⁶ Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 8, 2025).

ANSWER:

To the extent Paragraph 205 purports to quote and characterize certain documents identified in footnotes 215 through 216, those documents speak for themselves and therefore no response is required. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 205 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 205.

206. With respect to sharing competitively-sensitive business information, by way of agreements and facilitated data access, Commercial Payers share claims, pricing, and contract-related information with and through Zelis.²¹⁷

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 206 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 206.

207. Zelis engages in verbal, written, and electronic-based sharing of information, including claims, pricing, and contract-related information, with its healthcare Commercial Payer clients.

ANSWER:

Aetna denies the allegations in Paragraph 207 related to the sharing of “information” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna also lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 207 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 207.

²¹⁷ *Gain claims pricing accuracy and transparency with Zelis, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 8, 2025); Unlock Savings with Member-Centric Reference Based Pricing, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 8, 2025).*

b. Verbal Information Sharing

208. Among other events and meetings, Zelis hosts an “annual client conference” where health insurer personnel are invited to discuss the industry and Zelis’s offerings with other existing and potential health insurer clients. These verbal communications have been captured on film.²¹⁸ *See also* Section VII.C., *infra* (explaining the extravagant “Zelis Forum”).

ANSWER:

Aetna admits that Zelis has hosted an annual client conference. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 208 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 208.

c. Written and Contract Based Information Sharing

209. Further, Zelis engages in written agreements that contemplate the sharing of and access to CSI, including claims, pricing, and contractual information.²¹⁹

²¹⁸ *Building a Healthcare Technology Brand Experience Online*, DeSantis Breindel (May 26, 2017), <https://web.archive.org/web/20240725184204/https://www.desantisbreindel.com/insights/building-healthcare-technology-brand-experience-online/> (captured Jul. 25, 2024).

²¹⁹ *See, e.g., Part III: Rate Proposal – Question and Answer Section*, lccf.org, <https://lccf.org/wp-content/uploads/2016/04/03-Questionnaire.pdf> (“PacificSource has an agreement with Zelis for high-dollar out-of-network negotiations”) (last visited May 14, 2025); *Summary of Material Modifications*, WinCo Foods Employee Benefit Plan, <https://benefits.wincofoods.com/wp-content/uploads/Summary-of-Material-Modifications-2020.pdf> (“Dialysis Cost Containment Program Administrator: (Repricing, Pre-authorization & Network) Zelis Healthcare”) (last visited May 14, 2025); *Winco Holdings, Inc. Employee Benefit Plan: Serving as the Plan Document and Summary Plan Description*, Winco Holdings, Inc. (Effective Jan. 1, 2021), <https://benefits.wincofoods.com/wp-content/uploads/Winco-SPD-2021.pdf> (“Dialysis Cost Containment Program Administrator: (Repricing, Pre-authorization & Network) Zelis Healthcare”) (last visited May 14, 2025); *Teton County Board of County Commissioners – Clerk Report*, Teton County Wyoming, <https://www.tetoncountywy.gov/DocumentCenter/View/28962/0409-02-Allegiance-Benefit-Plan-Management-Agreement> (“Adds language for Zelis pass through fee. Claims editing and payment integrity”) (last visited May 14, 2025).

ANSWER:

To the extent Paragraph 209 purports to quote and characterize certain documents identified in footnote 219, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 209 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 209.

210. Zelis boasts that its RBP pricing product can “[i]mprove accuracy and reduce frustration with a *technology-enabled way to load and manage contracts*, apply real-time edits and regulatory updates, and process pricing.”²²⁰

ANSWER:

To the extent Paragraph 210 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 210 regarding entities other than Aetna, and on that basis denies them.

211. Zelis also maintains a “Payment Harmonization Index,” developed from a quantitative survey of 214 healthcare payer executives, 75% of whom worked at health plans, and the remainder at TPAs.²²¹ According to Zelis, the index “highlights findings from payment accuracy executives to offer an outline for the next wave of payment integrity and cost containment.”²²²

²²⁰ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 1, 2025) (emphasis added).

²²¹ *Payment Harmonization Index*, Zelis, <https://www.zelis.com/white-papers/payment-harmonization-report-2022/> (last visited Mar. 19, 2025).

²²² Kaitlin Howard, *Payment Integrity and Cost Containment in Healthcare: A Payment Harmonization Benchmark*, Zelis (Jan. 5, 2023), <https://www.zelis.com/blog/payment-integrity-and-cost-containment-in-healthcare-a-benchmark/> (last visited Mar. 19, 2025).

ANSWER:

To the extent Paragraph 211 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 211 regarding entities other than Aetna, and on that basis denies them.

212. Also, as discussed *infra*, there is direct evidence of Commercial Payers entering into repricing agreements with Zelis. On information and belief, these agreements include information sharing obligations.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 212 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 212.

d. Electronic Information Sharing

213. Finally, Zelis and its healthcare insurance company payer clients have technological relationships, which enable immediate electronic sharing of claims, pricing, and contract-related information.

ANSWER:

Aetna denies the allegations in Paragraph 213 related to “technological relationships” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 213 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 213.

214. Zelis provides a forum for insurers to participate in the anticompetitive sharing of CSI. Each insurer submits real-time, non-public pricing information to its database, including: (1) claims (both in- and out-of-network) received from providers; (2) compensation paid to those providers, whether in-network or out-of-network; and (3) and proprietary pricing preferences and strategies.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 214 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 214.

215. For example, Zelis boasts that payers can “accelerate healthcare efficiency with Zelis APIs- “Healthcare platforms struggle with managing complex data, improving efficiency, and ensuring compliance. Zelis APIs streamline data access, automate processes, and enhance security, helping you optimize workflows, reduce costs, and stay compliant.” Zelis says that when using its system, it takes “<1 second to reprice a claim”.²²³

ANSWER:

To the extent Paragraph 215 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 215 regarding entities other than Aetna, and on that basis denies them.

216. On this same website, Zelis describes its rapidly available data for Commercial Payers as follows:

Whether outside forces like legislative changes, provider and consumer expectations, or internal pressures for strategy and growth goals, business demands are hitting you from every side, causing resource strains and slowing down development. You feel like you’re always one step behind. Is there a solution? The API economy is a growing trend towards real-time data management and scale.

It is a technology-driven model that exposes service and data through APIs and allows you to integrate and activate data and application intelligence from outside systems in a standardized, real-time, and secure fashion. Zealous’ APIs streamline your internal development demands, increase your speed to market, and simplify your stakeholder experiences, giving you the freedom to focus on the strategy and growth of your business. In other words, with Zealous’ API marketplace, business leaders and developers now have the technological innovation they need to turn obstacles into opportunities.

²²³ *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited June 2, 2025); *Accelerate Healthcare Efficiency with Zelis APIs*, Zelis, <https://marketplace.zelis.com/> (last visited Jun. 10, 2025)

The API marketplace is the gateway to discover Zelis’s rich library of APIs and SDKs, offering flexibility where you need to extend your services, and deliver new seamless experiences within your environment. With it, we deliver robust functionalities and support that drive your success, including secure and compliant API orchestration, comprehensive management and a developer portal, sample code and sandbox environments, standardized development and analytics capabilities, and inbound and outbound API connectivity. ***Whether you need pricing insights, payment details, network visibility, or solutions to drive member digital adoption, we got you.***

At Zelis our goal is to help clients create solutions that align interests across payers, providers, and healthcare consumers by modernizing the healthcare financial experience for all.²²⁴

ANSWER:

To the extent Paragraph 216 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 216 regarding entities other than Aetna, and on that basis denies them.

217. Zelis subscribers have access to pricing and payment data in real time. Indeed, Zelis calls it’s pricing program “QuickReprice” for OON repricing:

Achieve swift claims adjudication in your system with the QuickReprice API. Zelis designed this tool to capture all savings opportunities. Enjoy fully automated and accurate claims editing, Out-of-network pricing, NSA/State pricing, and expert claim review. Which can be enhanced for specific client needs and customization. Zelis merges innovative technologies with a team of healthcare professionals to ensure precise claim review. Utilize the seamless integration of post-adjudication with a pre-payment interface built with Facets and QNXT, supported by Cognizant, along with multiple adjudication systems such as HealthEdge, Beacon/Spyglass, WLT, VBA, and Illumifin, ensuring smooth workflows.²²⁵

²²⁴ See/listen <https://marketplace.zelis.com/> (Video transcription) (last visited May 22, 2025) (emphasis added).

²²⁵ <https://marketplace.zelis.com/product/quickreprice/> (last visited Jun.. 2, 2025.)

ANSWER:

To the extent Paragraph 217 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 217 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 217.

218. Zelis also provides information for pricing strategies: “QuickReprice reviews all claim lines against patient and provider histories. Plus, Zelis’s post-adjudication, pre-payment interface utilizes Ebix Health support, is built with LuminX, and *is backed up by Zelis’s latest industry data and trend analytics.*”²²⁶ *Zelis clients can adjust networks in real-time, integrating competitive and cost analysis to gain instant feedback on network viability before going to market.*²²⁷

ANSWER:

To the extent Paragraph 218 quotes certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 218 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 218.

219. Supporting the existence of its electronic platform for sharing such claims and pricing information, Zelis boasts that it has a “99% auto adjudication rate” and uses “API, EDI, or portal integration to make repricing claims easier.”²²⁸ As a result, Zelis boasts that it repriced “82M+

²²⁶ *Simple Claims Adjudication*, Zelis, <https://marketplace.zelis.com/payments-communication/ccs-quickreprice/> (last visited Jun. 9, 2025).

²²⁷ *Zelis and HealthCorum Partner to Advance Provider Network Optimization for Insurers*, EINPRESSWIRE, <https://www.einpresswire.com/article/536859933/zelis-and-healthcorum-partner-to-advance-provider-network-optimization-for-insurers> (last visited Jun. 2, 2025).

²²⁸ *Track the path of every claim with a fully transparent process trail*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited Mar. 19, 2025).

claims . . . in 2023,” alone.²²⁹ Further, its capabilities allow Commercial Payers to “[a]utomate claims pricing & strengthen provider contracting negotiations[.]”²³⁰

ANSWER:

To the extent Paragraph 219 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 219 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 219.

220. Zelis claims that its information system works with a variety of other claims systems. As explained by Zelis, Zelis’s systems “[i]ntegrate with numerous claims systems, including FACETS,²³¹ to enables [sic] more efficient implementations and workflows[.]”²³²

ANSWER:

To the extent Paragraph 220 purports to quote and characterize certain documents identified in footnotes 231 through 232, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 220 regarding entities other than Aetna, and on that basis denies them.

221. Further, its platform allows for the sharing of contractual information. For example, Zelis notes that its platform includes the “[a]bility to load contracts on your behalf” and provides

²²⁹ *Id.*

²³⁰ *Id.*

²³¹ FACETS is a core administration solution for health plans, developed by [TriZetto®](#). It automates common healthcare administrative tasks, including claims processing, billing, care management, and network management workflow. <https://www.amazinghealthcareconsultants.com/what-is-facets-healthcare/> (last visited June 10, 2025).

²³² *Gain control of out-of-network costs with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited Mar. 19, 2025).

“[r]obust reporting & in-depth contract analysis.”²³³ Zelis further notes that Commercial Payers can “[l]everage *our source pricers for all direct agreements, including Medicare, Medicaid, commercial*, and other government programs. We’ll load and maintain client contracts & fees schedules, manage the contract inventory, *and price claims against them for all plan types*.”²³⁴ As repeatedly emphasized by Zelis, “[w]e’ll even load contracts for you.”²³⁵ Zelis’s electronic capabilities allow for the analysis and sharing of “load[ed]” contracts.²³⁶

ANSWER:

To the extent Paragraph 221 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 221 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 221.

222. Zelis admits that its electronic sharing capability “layer[s]” the data from one PPO Network operator with that from other competing, PPO Network operators: “Our proven data analytics platform leverages provider and competitor data with the ability to layer in additional data elements from your organization or our partners”²³⁷

ANSWER:

To the extent Paragraph 222 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or

²³³ *Track the path of every claim with a fully transparent process trail*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 14, 2025).

²³⁴ *Gain claims pricing accuracy and transparency with Zelis: Advanced claim pricing methodologies*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 14, 2025) (emphases added).

²³⁵ *Id.*

²³⁶ *Id.*

²³⁷ *Create innovative and competitive network structures*, Zelis, <https://www.zelis.com/solutions/network-solutions/> (last visited Mar. 19, 2025).

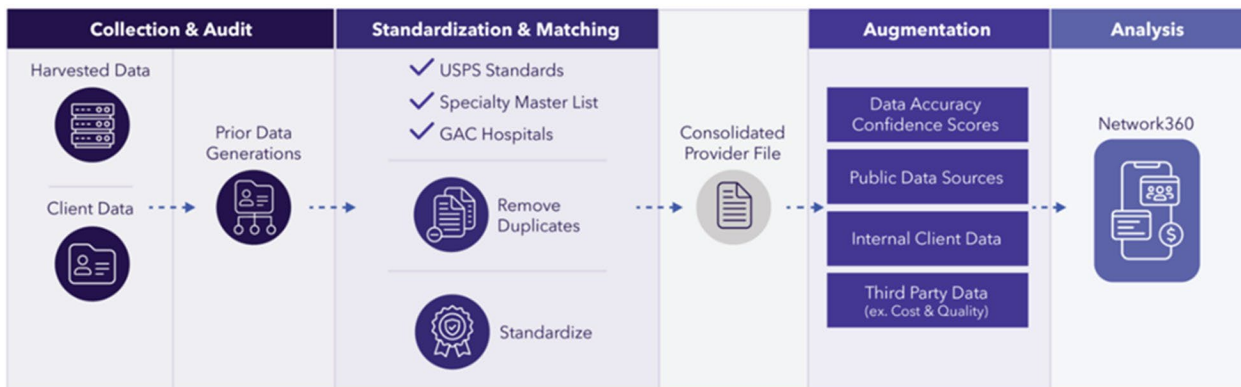
information to form a belief as to the allegations in Paragraph 222 regarding entities other than Aetna, and on that basis denies them.

223. Further, Zelis explicitly describes how its improperly pooled information can be used: “Disruption— Gain a competitive edge in the sales process *with integrated competitor data* within your disruption analysis—*benchmark against competition* to underscore your strengths and proactively mitigate weaknesses.”²³⁸

ANSWER:

To the extent Paragraph 223 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 223 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 223.

224. Virtually, if not actually, admitting that its data sets are based on collecting competing Commercial Payers’ information, Zelis describes how “Zelis collects data *from hundreds of plans and thousands of networks* Zelis specializes in organizing and managing this data to support network analytics that you can rely on.”²³⁹ According to Zelis, this process, dubbed “The Zelis Provider Network Data Process,” occurs as follows:



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²³⁸ *Id.* (Emphases added.)

²³⁹ *Id.* (Emphases added.)

²⁴⁰ *Id.* (Emphases added.)

ANSWER:

To the extent Paragraph 224 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 224 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 224.

225. Competitor data is then funneled into Zelis's software, Network360®, which generates comparative reports.²⁴¹ For example, on information and belief, Zelis uses this Network360 software to sell reports of payment rates of insurers for dental providers to competitor insurance companies, who then use them to set anti-competitive reimbursement rates. Commercial Payers know that their data is being sold to competitor Commercial Payers since these reports are marketed to and are available for sale to any Commercial Payer who wishes to enter into a particular dental market.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 225 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 225.

226. For its RBP service, Zelis acknowledges that it can “[i]mprove accuracy and reduce friction with a technology-enabled way to load and manage contracts, apply real-time edits and regulatory updates, and process pricing.”²⁴²

ANSWER:

To the extent Paragraph 226 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 226 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 226.

²⁴¹ *Network360® brings intelligence to action.*, Zelis, <https://www.zelis.com/solutions/network-solutions/network360/> (last visited May 15, 2025).

²⁴² *Discover new savings strategies while empowering members*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited Mar. 19, 2025).

227. Zelis’s CEO, Amanda Eisel, explained that Zelis is “aggregating and analyzing data and putting it back into the hands of payers, providers, and consumers. More specifically, Zelis is optimizing data to help payers easily assess, benchmark and create high-performing networks based on costs, access and quality.”²⁴³ Also, “at Zelis, we download and process about 27 terabytes of MRF [machine-readable file] data each month for just the top four payers.”²⁴⁴

ANSWER:

To the extent Paragraph 227 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 227 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 227.

228. Zelis shares information back to Commercial Payers. David Scanlan, a director at Allied National, Inc., a Commercial Payer, confirmed that “Claims of insureds are submitted by the provider, either a hospital, doctor, or ancillary provider, to Zelis Zelis matches the claim to an eligibility file provided by Allied. If a match is found, Zelis determines the reasonable and customary (R&C) charge *Zelis then includes that information in a file that is delivered to Allied electronically.*”²⁴⁵

ANSWER:

To the extent Paragraph 228 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 228 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 228.

²⁴³ Amanda Eisel, *The Data Revolution: Coming to a Healthcare Industry Near You*, Zelis (Sept. 27, 2023), <https://www.zelis.com/blog/the-data-revolution-coming-to-a-healthcare-industry-near-you/> (last visited Mar. 19, 2025).

²⁴⁴ *Id.*

²⁴⁵ Scanlan Rebuttal Report, *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Sept. 5, 2018), ECF 101-5, at 1 (emphasis added).

3. Commercial Payers Share CSI and Other Related Information

229. Commercial Payers shared and continue to share confidential, proprietary, and CSI directly with each other, including sharing information related to Zelis's ability to assist particular Commercial Payer "organization[s]" with other Commercial Payer "organization[s]." ²⁴⁶

ANSWER:

To the extent Paragraph 229 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 229 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 229.

230. For example, Zelis's "B2B Marketing" advisor, DeSantis Breindel, not only noted that "fanatics" of Zelis shared information between and among each other, but that they did so on film:

[A]s we knew from our external interviews, there were a lot of Zelis fanatics eager to talk about their exceptional experiences with the company. Many were already sharing their stories as referrals for prospective clients, and we heard things like:

"I'm one of their greatest referrals just because I'll go out there and sell them all day long and I don't even get paid for it."

"I can't tell you how many references I've done for them but it's not a chore. I'm happy to talk about them and how much they do for our organization and what they can do for other people that are thinking about using them."

These referrals were important, but their impact remained limited to individual interactions. To leverage these on a larger scale, we turned to the power of film. During Zelis's annual client conference, we filmed a dozen clients sharing stories about their experience with Zelis. Their passion was evident, and it translated beautifully and genuinely into testimonials for the website. It's one thing for Zelis to say it offers a great experience, and quite another to hear it directly from the clients who have lived it. ²⁴⁷

²⁴⁶ *Building a Healthcare Technology Brand Experience Online*, DeSantis Breindel (May 26, 2017), <https://web.archive.org/web/20240725184204/https://www.desantisbreindel.com/insights/building-healthcare-technology-brand-experience-online/> (archived on Jul. 25, 2024).

²⁴⁷ *Id.*

As explained by Zelis’s B2B Marketing Advisor, DeSantis Breindel, potential Zelis customers “hear[d] it directly from the [existing] clients who have lived it.”²⁴⁸ Such direct exchanges of experiences as facilitated by Zelis, are examples of information exchanged by direct competitors.

ANSWER:

To the extent Paragraph 230 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 230 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 230.

231. What incentive did competing Commercial Payers have to promote Zelis to each other? Commercial Payers knew that the success of their Zelis Conspiracy depended on wide-spread adoption of Zelis’s repricing among the Commercial Payers. Otherwise, Providers would not accept patients from the one or few insurance companies that utilized Zelis’s repricing models because they would receive higher payments from the other Payers that did not reprice their services as dramatically or as uniformly as Zelis. Absent the Zelis Conspiracy, Commercial Payers had no legitimate self interest in encouraging their horizontal competitors to adopt a program that would help make those other Commercial Payers money by downwardly adjusting payments to Providers.

ANSWER:

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 231 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 231.

232. In March, 2024, Zelis announced that it had entered into a vaguely-termed “strategic alliance” with Availity (“Zelis, a leading provider of healthcare financial solutions, and Availity, the nation’s largest real-time health information network, announced today a strategic alliance to streamline the end-to-end process between healthcare payers and providers, from administrative workflows through payments The strategic alliance between Zelis and Availity holds the potential to unlock *both front-end and back-end value*, such as turnkey enrollment and onboarding, *a single source of access for payment and remit information, real-time analytics*

²⁴⁸ *Id.*

and dashboard capabilities, and multi-modal disbursement configurations in an omni-channel experience.”) (Emphasis added.)²⁴⁹

ANSWER:

To the extent Paragraph 232 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 232 regarding entities other than Aetna, and on that basis denies them.

233. Availity has described itself as “the largest real-time information network in healthcare, connecting two million providers, health plans, and their technology partners. We work collaboratively with health plans and providers to create a more efficient and person-centered health system. Availity works to solve communication challenges in healthcare by creating a richer, more transparent exchange of information among health plans, providers, and technology partners. As one of the nation’s largest health information networks, Availity facilitates billions of clinical, administrative, and financial transactions annually. Our suite of dynamic products, built on a powerful, intelligent platform, enables real-time collaboration for success in a competitive, value-based care environment.”²⁵⁰

ANSWER:

To the extent Paragraph 233 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 233 regarding entities other than Aetna, and on that basis denies them.

234. Availity was founded in 2001 by Humana and Blue Cross and Blue Shield of Florida, in the city of Jacksonville. Other owner health plans include Health Care Service Corp., Elevance (formerly Anthem), Francisco Partners and Novo Holdings. It reached one million transactions during 2002 and then a hundred million transactions by 2005. Availity was described by Information Week as “an electronic clearinghouse that specializes in Web-based, real-time

²⁴⁹ Zelis® and Availity® Announce Strategic Alliance, Availity (Mar. 21, 2024), <https://www.availity.com/news/zelis-and-availity-announce-strategic-alliance/> (last visited Jun. 2, 2025).

²⁵⁰ The Availity story, Availity, <https://www.availity.com/history/> (last visited Jun. 2, 2025).

healthcare transactions,” focusing on information exchanges between healthcare providers, insurers, and other parties.²⁵¹

ANSWER:

To the extent Paragraph 234 purports to quote and characterize a document identified in footnote 251, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 234 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 234.

235. Availity “works in partnership with several major insurance companies in order to provide its clients with secure data exchange capabilities across multiple networks. These partners include defendants Aetna, Cigna, Humana and United Healthcare.”²⁵² “Availity, a company that offers free access to real-time information and instant responses for healthcare professionals, has several key shareholders or owners who play a significant role in the company’s operations and decision-making processes. Some of the key shareholders or owners of Availity include:

Blue Cross Blue Shield Association:

Blue Cross Blue Shield Association is a major shareholder in Availity, providing support and resources to help the company grow and expand its services in the healthcare industry.

UnitedHealth Group: UnitedHealth Group is another key shareholder in Availity, bringing valuable expertise and industry knowledge to the company’s operations.

Humana: Humana is also a significant shareholder in Availity, contributing to the company’s success and growth in the healthcare market.

²⁵¹ *Availity*, Everipedia, https://everipedia.org/wiki/lang_en/Availity (last visited June 2, 2025). *See also Availity Celebrates 20 Years of Innovation*, PR Newswire (Sept. 15, 2021), <https://www.prnewswire.com/news-releases/availity-celebrates-20-years-of-innovation-301377301.html> (last visited May 30, 2025) (“Launched in Jacksonville in 2001, as a joint venture between Florida Blue and Humana, Availity’s original mission was to reduce administrative abrasion between payers and providers in Florida by digitizing manual, inefficient, and time-consuming processes. Today, Availity’s investor base includes the original founders, HCSC, Anthem, and Novo Holdings, Inc.”).

²⁵² Which insurance companies use Ability, YourInsurance.info, <https://yourinsurance.info/which-insurance-companies-use-availity/> (last visited Jun. 10, 2025).

Health Care Service Corporation (HCSC): HCSC is a key owner of Availity, playing a crucial role in shaping the company’s strategic direction and future growth. These key shareholders and owners of Availity have a vested interest in the company’s success and are actively involved in guiding its operations, ensuring that it continues to provide valuable services to healthcare professionals and patients alike.”²⁵³

Now these defendants are in a “strategic alliance” with Zelis. This symbiotic relationship, which includes confidential information sharing and most likely profit sharing among Zelis, Availity and these Defendants, could not be more anticompetitive.

ANSWER:

To the extent Paragraph 235 quotes certain documents, those documents speak for themselves and therefore no response is required. Aetna admits that it and/or certain of its subsidiaries have entered into contracts with Availity for certain claims clearinghouse services. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 235 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 235.

4. Commercial Payers’ Sharing CSI with Zelis, Using Zelis To Suppress Prices, and Using Zelis To Conceal Responsibility for Payment Determinations, While Knowing That Their Competitors Are Doing The Same, Is Price-Fixing

236. To the extent that Zelis has shared CSI with other Commercial Payers, including pricing and other business or contract-related details, direct and horizontally-positioned competitors have shared private, confidential, “proprietary,” and/or competitively-sensitive information in violation of the Sherman Act.

ANSWER:

Paragraph 236 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

²⁵³ *Who Owns Availity*, CANVAS <https://canvasbusinessmodel.com/blogs/owners/availity-who-owns> (last visited Jun. 2, 2025).

allegations in Paragraph 236 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 236.

237. Moreover, to the extent that the Commercial Payers use Zelis's algorithms and/or "A.I." for setting prices or delegate pricing responsibilities to Zelis, such efforts are price-fixing and, as applicable here, coordinated price suppression.²⁵⁴

ANSWER:

Paragraph 237 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 237 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 237.

238. Commercial Payers know or can readily learn that their competitors are similarly transmitting information to Zelis to obtain repricing information. This determination as to the existence of price-fixing is readily reachable as Zelis publicizes on its website that the "top 5" national health insurers and approximately 770 of the nation's health insurers are Zelis customers.²⁵⁵

ANSWER:

To the extent Paragraph 238 purports to quote and describe a document, that document speaks for itself and therefore no response is required. Paragraph 238 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient

²⁵⁴ Kaitlin Howard, *Revolutionizing Provider Payments with AI*, Zelis (Jan. 30, 2024), <https://www.zelis.com/blog/revolutionizing-provider-payments-with-ai/> (last visited May 15, 2025); *How Human and Artificial Intelligence Can Streamline Claims Reviews*, Zelis (Apr. 15, 2024), <https://www.zelis.com/blog/how-human-and-artificial-intelligence-can-streamline-claims-reviews/> (last visited May 15, 2025); *Gain control of out-of-network costs with Zelis®*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited May 15, 2025).

²⁵⁵ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 15, 2025); Amanda Eisel, *The Data Revolution: Coming to a Healthcare Industry Near You*, Zelis (Sept. 27, 2023), <https://www.zelis.com/blog/the-data-revolution-coming-to-a-healthcare-industry-near-you/> (last visited May 15, 2025); *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 15, 2025).

knowledge or information to form a belief as to the allegations in Paragraph 238 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 238.

239. Zelis’s reference to its “platform serv[ing] . . . the top 5 national health plans” is incredibly specific.²⁵⁶ According to Value Penguin, based on 2023 data pulled in June 2024, “the 5 largest health insurance companies” are United, Anthem, Kaiser, Ambetter, and Humana.²⁵⁷ Value Penguin further specifies the biggest health insurance companies by “Market %” and “by revenue” (in order, large to small): UnitedHealth Group (15.7%, \$215 billion), Elevance (Anthem) (9.7%, \$133 billion), Kaiser Permanente (9.2%, \$126 billion), Centene (Ambetter) (8.6%, \$116 billion), Humana (7.3%, \$100 billion), HCSC (Blue Cross) (4.0%, \$55 billion), CVS Health (Aetna) (3.5%, \$48 billion), Molina (2.3%, \$31 billion), GuideWell (Florida Blue) (2.1%, \$29 billion), and Independence Health Group (Blue Cross) (2.1%, \$28 billion).²⁵⁸ Value Penguin also notes that “[t]he five biggest health insurance companies make up half of the health insurance market.”²⁵⁹ Even if a hypothetical Commercial Payer knows only that the “top 5” national health insurance companies use Zelis and that those top 5 “make up half of the health insurance market,” if the payer also considers that the Zelis “platform serves more than 750 payers” (now over 770), that Commercial Payer almost certainly knows that its competition is using Zelis to reprice out-of-network healthcare services.

ANSWER:

To the extent Paragraph 239 purports to quote and characterize certain documents identified in footnotes 256 through 259, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the

²⁵⁶ See, e.g., *Press Release: Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (August 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited Jun. 6, 2025).

²⁵⁷ *Largest Health Insurance Companies*, ValuePenguin by lendingtree, <https://www.valuepenguin.com/largest-health-insurance-companies> (last visited Jun. 6, 2025) (also explaining that “Data on market share, revenue and enrollment is from S&P Capial IQ, pulled in June 2024 based on the most recent annual data available – for the calendar year of 2023”).

²⁵⁸ *Id.*

²⁵⁹ *Id.* (Emphasis added.)

allegations in Paragraph 239 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 239.

240. If a Commercial Payer is not using Zelis’s repricing services, it would appear to be among the few who are not.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 240 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 240.

5. Widespread Adoption and Application of Zelis’s Repricing Services by Commercial Payers Has Precluded Meaningful Competitive Alternatives and Harmed Competition

241. The harm to competition in the OON Commercial Payer Market has already occurred as Zelis itself has estimated that, for its “ERS” product, Providers accept Zelis’s payment amounts for OON healthcare services approximately “97%” of the time (described as a “savings retention” rate) with an “inquiry rate” below 10%.²⁶⁰ Zelis similarly reports that its rate of “retained savings” for its Reference-Based Pricing” product (“RBP”) is “97%,”²⁶¹ and that its “member and provider inquiry rate” is less than “4%.”²⁶²

ANSWER:

To the extent Paragraph 241 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 241 regarding entities

²⁶⁰ *Market-based Pricing with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 1, 2025).

²⁶¹ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 1, 2025).

²⁶² *Id.*

other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 241.

242. The pervasive adoption and application of Zelis’s tools, technologies, and methodologies is astonishing. By 2025, Zelis counts approximately 770 health insurers, including the nation’s “top 5” national health insurers, among its repricing customers.²⁶³ Zelis also explains that its “ZAPP” repricing platform “processes 1B payment transactions annually,” or 2.74 million per day, and “delivers 800M+ claims communications as well as 800M payment transaction to members annually,” or 2.19 million claims communications and payment transactions per day.²⁶⁴

ANSWER:

To the extent Paragraph 242 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 242 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 242.

243. With such widespread adoption and application, Defendants have harmed competition and have left OON Providers with actually or virtually no available alternatives from which to seek better pricing.

ANSWER:

Paragraph 243 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 243 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 243.

²⁶³ *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 15, 2025); *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 15, 2025).

²⁶⁴ *Modernize your healthcare payments & communications*, Zelis, <https://www.zelis.com/solutions/payments-optimization/> (last visited Mar. 20, 2025).

6. Any Possible Procompetitive Justifications Are Legal Nullities Because Zelis’s and The Commercial Payers’ Conduct Is a Per Se Antitrust Violation

244. This Zelis matter concerns *per se* violations of Section 1 of the Sherman Act. As a *per se* violation, the liability concerns conduct that is inherently wrong, for which the law tolerates no procompetitive excuse, rendering procompetitive justifications legal nullities.

ANSWER:

Paragraph 244 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 244.

245. As a *per se* Sherman Act violation, collusively-based repricing resulting in artificially suppressed OON payment amounts does not qualify as just another healthcare services payment option.

ANSWER:

Paragraph 245 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 245.

7. Providers Suffered Antitrust Injury As a Result of the Zelis Conspiracy

246. The Zelis Conspiracy resulted in Providers receiving less for the OON healthcare services they performed than they would have otherwise been paid absent collusive conduct.

ANSWER:

Paragraph 246 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 246 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 246.

247. Low payments from Zelis’s repricing squeeze small medical practices. Some Providers saw their pay cut in half or more for multiple patients as a result of repricing.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 247 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 247.

248. Repricing efforts instituted by the Commercial Payers have reduced Providers' salaries and forced private practitioners to consider other business arrangements or to close entirely. Defendants' repricing efforts have slashed pay for Providers. Some smaller Providers have been forced to consider joining a large hospital system or private-equity-backed group due to the drastic reduction in payments by Defendants as a result of the Zelis Conspiracy. Providers' payments were slashed after Commercial Payers started routing the Providers' claims and invoices through Zelis and/or its repricing tool. Some Providers' payments were cut so dramatically they had to close their business, requiring patients to travel several hours to find treatment elsewhere.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 248 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the "conspiracy" alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 248.

249. Defendants reap hidden fees by slashing payments to Providers.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 249 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 249.

250. Since at least the outset of the alleged conspiracy, U.S. health insurance costs for consumers and businesses have risen and continue to rise (while OON payment amounts have plummeted).²⁶⁵

²⁶⁵ *Zelis for Third Party Administrators*, Zelis, (last visited Jun. 10, 2025) <https://www.zelis.com/built-for/payers/third-party-administrators/> ("\$27B in claims cost reduction"); <https://www.zelis.com/blog/rbp-an-overview/> ("RBP can be an effective cost containment strategy for employers and insurers, particularly in industries with high healthcare

ANSWER:

To the extent Paragraph 250 purports to quote and characterize certain documents identified in footnote 265, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 250 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 250 and on that basis denies them.

251. According to U.S. health insurance industry data compiled by the National Association of Insurance Commissioners (“NAIC”), the costs of health insurance premiums have increased in a drum-beat and seemingly uninhibited fashion.

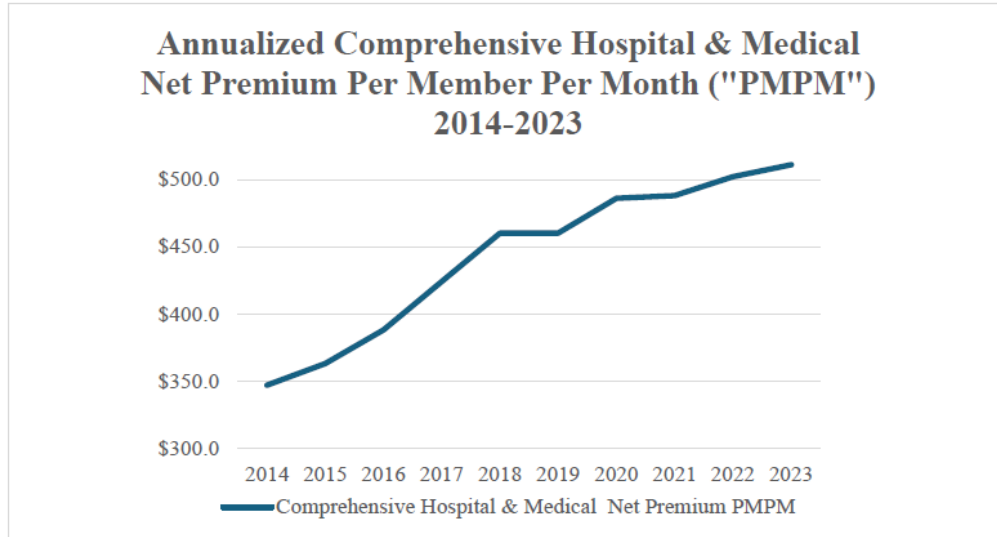
ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 251 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 251.

252. For example, according to the NAIC’s “2023 Annual Results” (currently, the most recent year where annualized results are available), “Comprehensive Hospital & Medical” premiums per member per month (“PMPM”) have jumped from \$347.49 in 2014 to \$524.24 in 2023.²⁶⁶

costs such as manufacturing and construction" and "The intent is to provide an effective tool to help stabilize the healthcare claims costs. The benefits, however, have a far reaching, ripple effect throughout the entire healthcare industry."); *Zelis Named “Best Overall Digital Health Company” in 2022 MedTech Breakthrough Awards Program*, Zelis (May 5, 2022), <https://www.zelis.com/news/zelis-named-medtech-breakthrough-best-digital-health-company/> (last visited Jun 10, 2025); *Claims Negotiations with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/out-of-network-claims/> (last visited Jun. 10, 2025); *Market-based Pricing with Zelis.*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited Jun. 10, 2025); *Next Generation Technology Optimizes Out-of-Network Claim Savings*, Zelis Healthcare (Oct. 12, 2020), <https://www.fiercehealthcare.com/sponsored/next-generation-technology-optimizes-out-network-claim-savings> (last visited Jun. 10, 2025).

²⁶⁶ *U.S. Health Insurance Industry Analysis Report, 2023 Annual Results*, NAIC, <https://content.naic.org/sites/default/files/topics-industry-snapshot-analysis-reports-2023-annual-report-health.pdf> (last visited May 2, 2025).

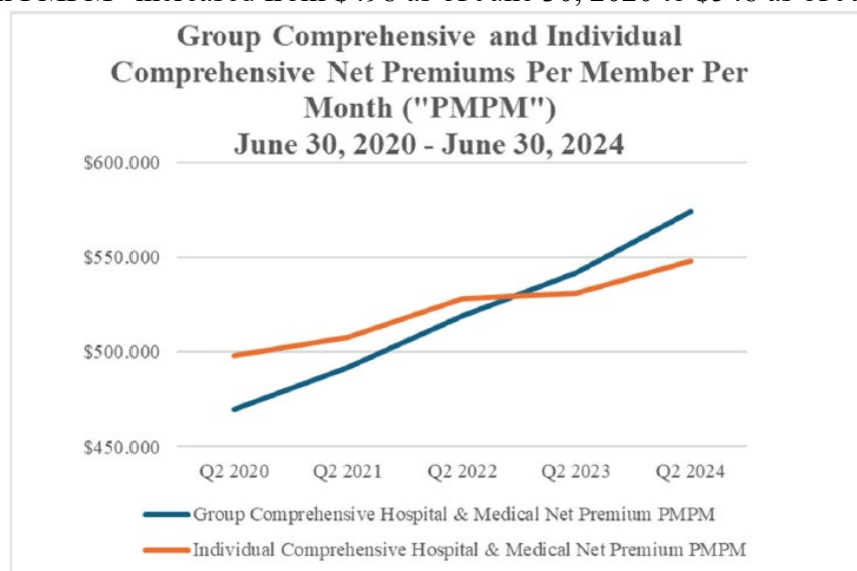
**ANSWER:**

To the extent Paragraph 252 purports to characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 252 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 250 and on that basis denies them.

253. More recent information, included in the NAIC's 2024 mid-year report indicates that the U.S. health insurance industry's "Group Comprehensive Hospital & Medical" line of business, "Net Premium PMPM" increased from \$470 as of June 30, 2020 to \$574 as of June 30, 2024.²⁶⁷ With respect to the industry's "Individual Comprehensive Hospital & Medical" line of business

²⁶⁷ *Id.*

“Net Premium PMPM” increased from \$498 as of June 30, 2020 to \$548 as of June 30, 2024.²⁶⁸



ANSWER:

To the extent Paragraph 253 purports to characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 253 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 250 and on that basis denies them.

254. The U.S. health insurers have offered no relief for their consumers. The idea that the Defendants’ repricing scheme has provided “savings” to health insurance policyholders is not supported by NAIC data.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 254 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 254.

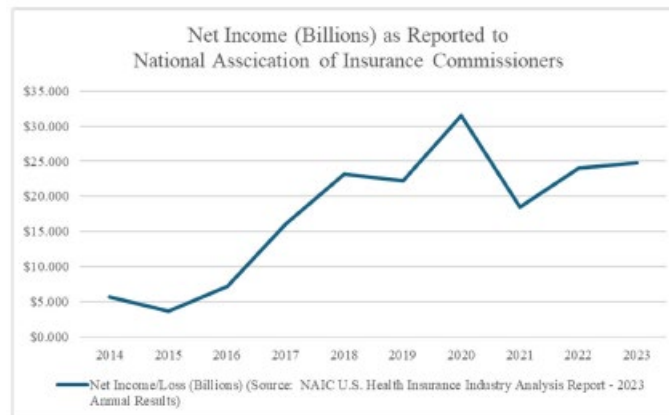
255. Commercial Payers, including the Defendant health insurers here, can afford to pay Providers’ OON invoiced amounts, according to financial data compiled by the NAIC.

²⁶⁸ *Id.*

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 255 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 255.

256. NAIC’s “U.S. Health Insurance Industry | 2023 Annual Results” reported the health insurance industry increased its profit margin by billions of dollars in 2023.²⁶⁹ In addition, the U.S. health insurance industry benefited from an “8% (\$80 billion) increase in net earned premium to over \$1.1 trillion.”²⁷⁰ Further, according to NAIC, “[t]he industry reported a 75% (\$5 billion) increase in net investment income earned.”²⁷¹ As demonstrated by the chart below, the health insurers’ net income has dramatically increased since the start of the conspiracy period in mid-2016.



For example, as reported to the NAIC, “health entities who file annual health statements with the NAIC” reported \$3.672 billion in net income in 2015.²⁷² This amount nearly doubled to \$7.194 billion in 2016.²⁷³ Then this amount more than doubled again to \$16.060 billion in 2017.²⁷⁴ From

²⁶⁹ *Id.*

²⁷⁰ *Id.*

²⁷¹ *Id.*

²⁷² *Id.*

²⁷³ *Id.*

²⁷⁴ *Id.*

2017 until the last reported period in 2023, the NAIC reported that net income increased yet another \$8 billion to \$24.8 billion in net income.²⁷⁵ As shown by the above chart, the net income of U.S. Commercial Payers, as reported to and by the NAIC, dramatically increased toward the expiry of the FAIR Health exclusive use period and right around the beginning of the Class Period (June 13, 2016).

ANSWER:

To the extent Paragraph 256 purports to quote or describe a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 256 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 256.

257. With respect to 2023 annual reporting, and even when the analysis is limited to only the “Comprehensive Hospital & Medical” segment, the numbers remain astonishingly large. For example, for 2023 alone, the annual “Net Earned Premium” for this segment was listed at \$272.26 billion, resulting in a \$6.265 billion “Net Underwriting Gain.”²⁷⁶

ANSWER:

To the extent Paragraph 257 purports to describe a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 257 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 257.

258. Zelis’s repricing services do not save patients money. Since 2014, “Group Comprehensive” premiums have increased from \$166.375 billion to \$171.757 billion in 2023.²⁷⁷ On the individual side, the growth in premium income for the U.S. health insurance industry has been obscene. “Individual Comprehensive” related premiums have increased over two and a half times since 2014; starting at \$43.388 billion in 2014 and growing to \$113.620 billion in 2023.²⁷⁸

²⁷⁵ *Id.*

²⁷⁶ *Id.*

²⁷⁷ *Id.*

²⁷⁸ *Id.*

ANSWER:

To the extent Paragraph 258 purports to describe a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 258 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 258.

259. As reported in NAIC’s “2024 Mid-Year Results,” earnings resulting from the U.S. health insurance industry’s “Direct Written Premium” amounts increased from approximately \$411 billion as reported on June 30, 2020 to approximately \$590 billion as reported on June 30, 2024, representing an increase of 43.55% five years.²⁷⁹ In comparison, the annual U.S. inflation rate over this same period ranged from a high of 7.00% in 2021 to a low of 2.9% in 2024.²⁸⁰ Such a dramatic increase in “Direct Written Premium[s]” cannot be fully explained by overarching economic trends.

ANSWER:

To the extent Paragraph 259 purports to describe a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 259 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 259 and on that basis denies them.

260. Defendants’ profitability has not been squeezed by any increase in Providers’ claim amounts. On an annual basis, NAIC reports that health insurer entities “reported a 6.5% (over \$13 billion) increase in capital and surplus to nearly \$215 billion [in 2023] from \$202 billion at Dec.31, 2022 The increase is due primarily to net income of approximately \$25 billion, paid in surplus of \$6 billion, and \$3 billion increase in unrealized capital gains.”²⁸¹

²⁷⁹ *U.S. Health Insurance Industry Analysis Report, 2024 Mid-Year Results*, NAIC, <https://content.naic.org/sites/default/files/health-2024mid-year-industry-report.pdf> (last visited May 2, 2025).

²⁸⁰ *U.S. Health Insurance Industry Analysis Report, 2023 Annual Results*, NAIC, <https://content.naic.org/sites/default/files/topics-industry-snapshot-analysis-reports-2023-annual-report-health.pdf> (last visited May 2, 2025).

²⁸¹ *Id.*

ANSWER:

To the extent Paragraph 260 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 260 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 260.

261. Defendants are foreclosed from offering procompetitive justifications as Plaintiffs have sufficiently alleged a *per se* violation of the antitrust laws. However, even if Defendants were permitted to offer such excuses, the financial data compiled by NAIC shows that Defendants have neither saved policyholders money, nor are they somehow compromised in their ability to pay OON invoices in full, especially with their cash surpluses rising to \$215 billion in 2023. Rather, Defendant Commercial Payers are well-positioned to pay in full the Providers' originally invoiced amounts for their performance of out-of-network healthcare services.

ANSWER:

To the extent Paragraph 261 purports to characterize a document, that document speaks for itself and therefore no response is required. Paragraph 261 states legal conclusions to which no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 261 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 261.

8. The Zelis Conspiracy's Existence Is Supported by Direct Evidence of Written Agreements Entered into Between Conspirators

262. Direct evidence establishes that Commercial Payers entered into repricing agreements and have "established business relationships" with Zelis. Zelis entered into repricing agreements with its direct competitors, including other Commercial Payers. In addition to providing repricing services, Zelis directly competes with other Commercial Payers.

ANSWER:

Aetna denies the allegations in Paragraph 262 related to "repricing agreements" and "repricing services" on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis's ERS or RBP products. Aetna lacks sufficient knowledge or information to form a

belief as to the allegations in Paragraph 262 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 262.

263. Teton County’s healthcare benefit plan manager, Allegiance Benefit Plan Mgmt., Inc., contracted with Zelis for repricing services. As noted in an April 9, 2024 Board of County Commissioners—Clerk Report, the commissioners considered “[a] pass through fee to Zelis based on Allegiance’s contract with Zelis for services related to claims editing and payment integrity.”²⁸²

ANSWER:

To the extent Paragraph 263 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 263 regarding entities other than Aetna, and on that basis denies them.

264. PacificSource Health Plans, a “health plan serving the Northwest since 1933,” acknowledges that it “has an agreement with Zelis for high-dollar out-of-network negotiations[.]”²⁸³

ANSWER:

To the extent Paragraph 264 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 264 regarding entities other than Aetna, and on that basis denies them.

265. Winco Holdings, Inc. Employee Benefit Plan, lists Zelis Healthcare as Winco’s “Dialysis Cost Containment Program Administrator,” providing “Repricing, Pre-authorization & Network”

²⁸² *Board of Cnty. Comm’rs – Clerk Report*, Teton Cnty., Wyoming (Apr. 9, 2024), <https://www.tetoncountywy.gov/DocumentCenter/View/28962/0409-02-Allegiance-Benefit-Plan-Management-Agreement#:~:text=Zelis:%20A%20pass%20through%20of%20fees%20to,age%20residing%20in%20the%20state%20of%20Massachusetts> (last visited Mar. 19, 2025).

²⁸³ *Rate Proposal—Question and Answer Section*, <https://lccf.org/wp-content/uploads/2016/04/03-Questionnaire.pdf> (last visited May 2, 2025).

services.²⁸⁴ Winco acknowledges that its “Plan has entered into an agreement with a third-party Dialysis Cost Containment Program Administrator for purposes of repricing, prior authorization, utilization review, and case management”²⁸⁵

ANSWER:

To the extent Paragraph 265 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 265 regarding entities other than Aetna, and on that basis denies them.

266. In *California Spine & Neurosurgery Inst. V. Agilent Techs., Inc.*, No. 5:24-cv-05248-EJD (N.D. Cal.), ECF No. 1-11 (Ex. 11), Zelis sent “San Jose Neurospine” a “Settlement Proposal,” listing “Anthem Blue Cross & Blue Shield” as the “Payor,” in addition to the repricing amount. In a reference to the Commercial Payor, the fax includes the following footer: “This facsimile has been sent by Zelis Healthcare, LLC (“Zelis”) to those with an interest in the services provided by Zelis under our *established business relationship*.” *Id.* (Emphasis added.)

ANSWER:

To the extent Paragraph 266 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 266 regarding entities other than Aetna, and on that basis denies them.

9. In Addition to Direct Evidence, Abundant Indirect and Circumstantial Evidence Supports the Existence of the Zelis Conspiracy

a. Indirect Evidence and “Plus Factors” Supporting Existence of Zelis Conspiracy

267. In addition to the direct evidence of repricing agreements, there also exists extensive and compelling indirect or circumstantial evidence that supports the existence of the Zelis Conspiracy.

²⁸⁴ *Employee Benefit Plan*, Winco Holdings, Inc. (Jan. 1, 2021), <https://benefits.wincofoods.com/wp-content/uploads/Winco-SPD-2021.pdf> at 4 (last visited Mar. 19, 2025).

²⁸⁵ *Id.*

ANSWER:

Paragraph 267 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 267.

268. As discussed in greater detail below, the OON Commercial Payer Market is characterized by at least the following “plus factors”: (1) the collectively high market concentration of conspiracy members; (2) high barriers to entry; (3) sufficient motives to conspire; (4) a history of prior collusion; (5) numerous opportunities to collude; (6) actions taken against self-interest; (7) conspiracy enforcement mechanisms; (8) pervasive, systematic, and contract-based requirements to exchange competitively-sensitive information; and (9) the existence of customary patterns and courses of dealing. Assessed holistically, when considered along with repricing agreement evidence, these “plus factors” support the existence of a horizontal price-fixing and price suppression agreement.

ANSWER:

Paragraph 268 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 268.

b. Collectively High Market Concentration of Conspiracy Members

269. Defendant Zelis’s market share, market power, and monopsony power was previously analyzed and alleged in Section V.E., *supra*.

ANSWER:

Paragraph 269 states legal conclusions and a characterization of the complaint to which no response is required. To the extent Paragraph 269 incorporates the allegations in Section V.E of the Complaint, Aetna reincorporates and restates its responses in Section V.E of its Answer. To the extent a response is otherwise required, Aetna denies the allegations in Paragraph 269.

270. The applicable geographic market includes all fifty States of the United States of America, the District of Columbia, and all U.S. territories. The relevant product/service market is the “OON Commercial Payer Market,” described above. On a number of Commercial Payers basis, where Zelis counts 770 Commercial Payer customers (out of approximately 1,176 insurer entities), Zelis has a market share of approximately 65.5%. However, when considering the unequal size and financial strength of these Commercial Payers, that Zelis counts the “top 5 national plans” among its customers, and that studies show that industry consolidation has left the nation’s top three insurers with an average of 82.2% market share in each State of the United States, Zelis’s joint

market share with Commercial Payers on a transaction basis is likely much higher than 65.5% and possibly higher than 82.2%.

ANSWER:

Paragraph 270 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 270 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 270.

271. This market power has enabled the Zelis Conspiracy to flourish, its members to impose anticompetitive effects in the relevant market, and is circumstantial evidence of a conspiracy.

ANSWER:

Paragraph 271 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 271 regarding entities other than Aetna, and on that basis denies them.

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint.

Aetna otherwise denies the allegations in Paragraph 271.

c. The Market’s High Barriers to Entry

272. Entrance into the OON Commercial Payer Market is hindered by high barriers. New market entrants must be able to bear large expenditures of both time and money necessary to develop a network of healthcare Providers large enough to compete against other health insurers and other categories of Commercial Payers (like other managed care organizations, TPAs and self-insured entities). Even without developing a corresponding PPO Network (or similarly functioning entity), there are significant capital outlays required to operate as a Commercial Payer. Entrants then face the challenge of contending with staggering economies of scale that large, incumbent, nationwide health insurers possess. Obtaining name recognition in an industry occupied by longstanding and well-recognized players presents an additional major hurdle.

ANSWER:

Paragraph 272 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

allegations in Paragraph 272 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 272.

273. There is also an actuarial risk for new health insurance-related networks. Participating health insurers need a stable of healthy premium-paying subscribers to counteract the costs associated with those subscribers needing healthcare services.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 273 regarding entities other than Aetna, and on that basis denies them. Aetna denies the allegations in Paragraph 273 related to “actuarial risk” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna otherwise denies the allegations in Paragraph 273.

274. As a result of such barriers, the established players in this industry, including members of the Zelis Conspiracy, are further entrenched and protected by participation in the Zelis Conspiracy. Also, a new entrant who might decide against participating in the Zelis Conspiracy places itself at a significant competitive disadvantage and its impact on the market would likely be so small that it would not be able to undermine the Zelis Conspiracy members’ collective ability to impose repriced payment amounts for OON healthcare services.

ANSWER:

Paragraph 274 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 274 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 274.

275. Moreover, for those seeking to replicate the repricing services provided by Zelis, such a hopeful repricing market entrant would have to have access to significant funds in order to make the cash outlays necessary to purchase or develop source code, algorithms, and software to manage and make accessible such information to the user; to have funds and staff available to make updates to the new entrant’s technology; and to hire and train a staff that can, in turn, provide training and support to customers seeking repricing services such that the new technology could effectively reprice OON claims and sufficiently displace existing repricing incumbents—all without infringing,

for example, patents, copyrights, trademarks, and other protectible intellectual property as owned, possessed, or controlled by existing repriceers.

ANSWER:

Paragraph 275 states legal conclusions to which no response is required. Paragraph 275 also speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 275 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 275.

d. Motives To Conspire

276. Compounding financial and public relations bases incentivize and motivate existing and would-be cartel participants to conspire.

ANSWER:

Paragraph 276 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 276 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 276.

277. First, Zelis has an exceptionally strong financial incentive to conspire: Zelis receives a percentage of the difference between the amount billed by the Providers and the amount ultimately paid by the Commercial Payers. Zelis has a substantial financial incentive to have Providers receive as low a payment (off of the original invoice) as possible.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 277 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 277.

278. For example, Auxiant's Administrative Services Health Care Proposal "includes claims surveillance technology which seeks to achieve additional cost savings for the plan . . . (Zelis Fee

25% of Savings).²⁸⁶ Proposal also includes . . . non-Network Usual Reasonable Customary Reference Based Pricing (RBP) program. *The fee for this service is 18% of savings.*” (Emphasis added.)²⁸⁷

ANSWER:

To the extent Paragraph 278 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 278 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 278.

279. Also, third-party administrators (“TPAs”) (a category of Commercial Payer) often pay themselves—just like the repricers—a percentage-of-savings-based “shared savings fee” or “processing fee.” Such “savings fees” can result in significant revenue for TPAs. As reported by the *New York Times*, “legal testimony” indicates that UnitedHealthcare “has reaped about \$1 billion in fees annually” from such shared saving fees.²⁸⁸ Savings fees have also been known to exceed amounts paid to Providers.²⁸⁹

ANSWER:

To the extent Paragraph 279 purports to quote and characterize certain documents identified in footnotes 288 through 289, those documents speak for themselves and therefore no

²⁸⁶ *Health Care Proposal, Auxiant* (Jan. 1, 2025), <https://mccmeetingspublic.blob.core.usgovcloudapi.net/jacksonmo-meet-14d63987732c418594f89293ddf69c11/ITEM-Attachment-001-e973084e45804526bc402c0fb382af2b.pdf> at 2 (last visited Mar. 19, 2025).

²⁸⁷ *Id.*

²⁸⁸ *Health Insurers’ Lucrative, Little-Known Alliance*, The New York Times (Apr. 7, 2024), <https://www.nytimes.com/2024/04/07/us/health-insurance-medical-bills-takeaways.html> (last visited May 7, 2025); *Insurance Companies Reap Hidden Fees as Patients Get Unexpected Bills*, The New York Times (Apr. 7, 2024), <https://www.nytimes.com/2024/04/07/us/health-insurance-medical-bills.html> (last visited May 7, 2025). Also, as FAIR Health charges a flat fee, such “savings fees” and “processing fees” can be mostly or entirely avoided by self-insured entities and self-funded plans. No wonder Commercial Payers have strongly encouraged employers to abandon their previous reliance on FAIR Health.

²⁸⁹ *Id.*

response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 279 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 279.

280. The Commercial Payers are just as financially motivated to minimize payments made to OON Providers. From a straight profitability perspective, the smaller amount that health insurance companies, self-funded plans, and self-insured entities pay Providers, the better return on their overall insurance business venture.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 280 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 280.

281. The Commercial Payers' interest in avoiding legal scrutiny for developing their own repricing efforts provides another motive to conspire. In an internal email Cigna's Chief Risk Officer, Eva Borden, explained that Cigna "cannot develop these charges internally (think of when Ingenix was sued for creating out-of-network reimbursements)" ²⁹⁰

ANSWER:

To the extent Paragraph 281 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 281 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 281.

e. Previous Participation in Collusive Efforts

282. Their corporate ancestors, if not some of the exact same Defendants, have a shared history pertaining to the same issue as the subject of this Complaint—the price-fixing and collusive suppression of payments made to Providers for OON healthcare services. *See* discussion of Ingenix, NYAG Investigation, and FAIR Health, at Section V.A., *supra*.

²⁹⁰ Chris Hamby, *Insurers Reap Hidden Fees by Slashing Payments. You May Get the Bill*, New York Times (Apr. 7, 2024), <https://www.nytimes.com/2024/04/07/us/health-insurance-medical-bills.html> (last visited Mar. 20, 2025).

ANSWER:

Paragraph 282 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 282 regarding entities other than Aetna, and on that basis denies them. To the extent Paragraph 282 incorporates the allegations in Section V.A of the Complaint, Aetna reincorporates and restates its responses in Section V.A of its Answer. Aetna otherwise denies the allegations in Paragraph 282.

f. Opportunities To Conspire

283. Zelis and its Commercial Payer co-Defendants participated in and had numerous opportunities to share information and engage in coordinated efforts to establish, further, preserve, or conceal the Zelis Conspiracy, including Zelis’s own facilitation of communications among competitors, where they are able to share conspiracy-related information.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 283 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 283.

284. For example, Zelis hosts “annual client conference[s]” where, according to Zelis’s “B2B Marketing” advisor, DeSantis Breindel, “fanatics” of Zelis not only shared information between and among each other, but that they did so on “film.”²⁹¹

ANSWER:

To the extent Paragraph 284 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or

²⁹¹ *Building a Healthcare Technology Brand Experience Online*, DeSantis Breindel (May 26, 2017), <https://web.archive.org/web/20240725184204/https://www.desantisbreindel.com/insights/building-healthcare-technology-brand-experience-online/> (captured by Wayback Machine on Jul. 25, 2024).

information to form a belief as to the allegations in Paragraph 284 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 284.

285. Also, otherwise competing Commercial Payers repeatedly have “individual interactions” where they communicate with each other “about how much [Zelis does] for our organization”²⁹² Further, at these “annual client conferences,” potential Zelis customers “hear[d]” about existing customers’ experiences “directly from the clients who have lived it.”²⁹³

ANSWER:

To the extent Paragraph 285 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 285 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 285.

286. Zelis participated in a variety of healthcare conferences organized by others.²⁹⁴

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 286 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 286.

287. In addition, Zelis hosts an extravagant, annual “Zelis Forum,” most recently held on May 13-15, 2024 at the Hyatt Regency Lost Pines Resort and Spa in Austin, Texas, featuring a comedy

²⁹² *Id.*

²⁹³ *Id.*

²⁹⁴ These conferences include the SIIA (Self-Insurance Industry Association Spring) Forum, Mar. 25-27, 2024 at the JW Marriott Hill Country Resort & Spa in San Antonio, Texas; the SIIA Connect National Conference in Phoenix on Oct. 8-10, 2023; and the 2024 National Medicare Advantage Conference, Nov. 4-5, 2024 at the Loews Vanderbilt Hotel in Nashville, Tennessee. Zelis also participated as an “Exhibitor” for the 2024 Annual Healthcare Financial Management Association (“HFMA”).

performance by Jason Sudeikis.²⁹⁵ Zelis Forum 2024 brought together “500 Zelis clients and partners.”²⁹⁶ According to Zelis’s Erin Brophy, “[e]ach year, we strive to dream up the unexpected, transforming every event into an experience our customers eagerly anticipate and remember long after[.]”²⁹⁷

ANSWER:

Aetna admits that Zelis has hosted a “Zelis Forum.” To the extent Paragraph 287 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 287 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 287.

288. With respect to opportunities to collude as exploited by the Commercial Payer Defendants and Commercial Payer Co-Conspirators, several Commercial Payers, including (but not limited to) Aetna, Centene, Cigna, Elevance, HCSC, and Humana, are members of AHIP (formerly, America’s Health Insurance Plans). AHIP represents that it “plays an important role in bringing together member companies and facilitating dialogues to advocate on shared interests.”²⁹⁸ Of course, a “shared interest” among AHIP members is controlling costs, and, correspondingly, minimizing OON payments to Providers. AHIP hosts conferences, committee meetings, and board meeting multiple times a year, including meetings where members participate in non-public, closed-door meetings.

²⁹⁵ Claire Hoffman, *Most Innovative Meetings 2024: Zelis Forum*, BizBash (Nov. 18, 2024), <https://www.bizbash.com/bizbash-lists/meetings-conferences/article/22925945/most-innovative-meetings-2024-zelis-forum#:~:text=The%20basics:%20Zelis%20Forum%202024,from%20its%20cutting%20edge%20technology> (last visited Mar. 19, 2025).

²⁹⁶ *Id.*

²⁹⁷ *Id.*

²⁹⁸ *Overview Brochure 2022*, AHIP (Jan. 2022), <https://ahiporg-production.s3.amazonaws.com/documents/AHIP-Overview-Brochure-2022.pdf#:~:text=AHIP%20plays%20an%20important%20role%20bringing%20together,ahead%20to%20identify%20opportunities%20and%20challenges%20on> at 3 (last visited Mar. 19, 2025).

ANSWER:

To the extent Paragraph 288 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna admits that it participates in AHIP. Aetna admits that AHIP hosts conferences and meetings in which its members participate. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 288 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 288.

289. Numerous executives of Commercial Payers hold positions on AHIP's Board of Directors, including Gail K. Boudreaux, President and CEO of Elevance; David Cordani, Chairman and CEO of Cigna; and Maurice Smith, President, CEO, and Vice Chair of HCSC. HCSC.²⁹⁹

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 289 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 289.

g. Acts Against Corporate Self Interest

290. Members of the Zelis Conspiracy have taken numerous actions against their own respective corporate interests. Agreements entered into between Commercial Payers and Zelis would, absent a conspiracy, be counter to the Commercial Payers' own independent economic interests. For example, in a world where no other Commercial Payer had entered into such a repricing agreement with Zelis, no OON Provider would perform services (possibly except for emergency treatment) for the one Commercial Payer that had decided to enter into a repricing agreement with Zelis. The result would be a single Commercial Payer offering repriced OON Payments at a comparatively underpriced and non-competitive basis—to its own destruction.

ANSWER:

Paragraph 290 contains legal conclusions to which no response is required. Paragraph 290 also speaks to a hypothetical circumstance to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

²⁹⁹ *Board of Directors*, ahip.org (appears to have been removed from internet).

allegations in Paragraph 290 regarding entities other than Aetna, and on that basis denies them.

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint.

Aetna otherwise denies the allegations in Paragraph 290.

291. However, so long as there is an active conspiracy where most or all Commercial Payers use or apply Zelis’s repricing services, such self-defeating effects are eliminated.

ANSWER:

Aetna denies the allegations in Paragraph 291 related to “repricing services” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis’s ERS or RBP products. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 291 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 291.

292. In addition, the Commercial Payers have, on information and belief, entered into agreements which require sharing with Zelis claims, pricing, or contractual information. Absent a conspiracy, a single Commercial Payer would *never* elect, on its own, to share such competitively-sensitive business information with anyone, much less a horizontally-positioned payer.³⁰⁰

³⁰⁰ MultiPlan Corp. Form 10-K for the fiscal year ended December 31, 2023 (filed on Feb. 22, 2024), <https://www.sec.gov/Archives/edgar/data/1793229/000179322924000012/mpln-20231231.htm> (last visited May 13, 2025); *In re Laser Spine Institute, LLC, Assignor, to Kapila, Assignee*, Petition Commencing Assignment for Benefit of Creditors, Circuit Court of the Thirteenth Judicial Circuit, Hillsborough County, Florida, Civil Division, listing Zelis as a “Third Party Insurance Payer[]”; *November Payer Processing Issues*, RXNT (Nov. 2024), <https://www.rxnt.com/chc-updates-nov24/?srsltid=AfmBOoqss6TZjCk2qRGBiqY2L622ybVsRhexTpiH2zUCEb6kM8FbQWY4> (listing Zelis as a “Payer”); *Change Healthcare*, MB, <https://qa.mbpractice.com/insurance/ChangeHealthcarePayers> (listing “Payer Name” Zelis at CPID Nos. 6630 and 6731, and Payer ID No. 88057); *Organized Delivery Systems*, State of New Jersey Department of Banking & Insurance, https://www.nj.gov/dobi/division_insurance/managedcare/mcods.htm (listing Zelis Network Solutions, LLC as among the “Approved Organized Delivery Systems”) (last visited May 15, 2025); *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited

ANSWER:

To the extent Paragraph 292 purports to quote and characterize certain documents identified in footnote 300, those documents speak for themselves and therefore no response is required. Paragraph 292 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 292 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 292.

h. Conspiracy-Enforcement Mechanisms

293. One mechanism used to preserve participation by Co-Conspirators was to “film” participants, thus minimizing conspiracy defectors.³⁰¹ As noted on Zelis’s PR/Marketing firm, DeSantis Breindel’s now-removed webpage, “[t]o leverage [Zelis referrals] on a larger scale, we turned to the power of film. During Zelis’s annual client conference, we filmed dozens of clients sharing stories about their experience with Zelis”³⁰²Of course, retaining “film” of Zelis “clients sharing stories about their experience with Zelis,” is helpful to keep Zelis Conspiracy members in line.

ANSWER:

To the extent Paragraph 293 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 293 regarding entities other than

May 15, 2025); *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 15, 2025).

³⁰¹ *Building a Healthcare Technology Brand Experience Online*, DeSantis Breindel (May 26, 2017), <https://web.archive.org/web/20240725184204/https://www.desantisbreindel.com/insights/building-healthcare-technology-brand-experience-online/> (captured by the Wayback Machine on Jul. 25, 2024) (last visited May 14, 2025).

³⁰² *Id.*

Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 293.

294. Enforcement mechanisms are not necessarily negative—carrots often work better than sticks. Zelis-hosted conferences have taken place at luxury resorts and hotels.³⁰³

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 294 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 294.

295. Conspiracy members, including Zelis, have been successful in enforcing and preserving the Zelis Conspiracy. With respect to “Zelis Open Access Pricing” (RBP), Zelis boasts that it has a “120% client retention rate,” suggesting that no client has stopped using it (or possibly that Zelis has gained 1/5 more clients than they have lost, overall) and that clients are recruiting other divisions of their respective companies to start.³⁰⁴

ANSWER:

To the extent Paragraph 295 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis’s ERS or RBP products. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 295 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation

³⁰³ Clare Hoffman, *Most Innovative Meetings 2024: Zelis Forum*, bizbash.com (Nov. 18, 2024), <https://www.bizbash.com/bizbash-lists/meetings-conferences/article/22925945/most-innovative-meetings-2024-zelis-forum> (last visited May 15, 2025); Amanda Eisel, *The Courage to Help Care Flow: A Fix for the Financial Experience*, Zelis (Jun. 5, 2024), <https://www.zelis.com/blog/the-courage-to-help-care-flow-a-fix-for-the-financial-experience/> (last visited May 15, 2025).

³⁰⁴ *Elevate member experience with Zelis®*, Zelis, (Reference-Based Pricing for Network Replacement by Zelis) (last visited Apr. 14, 2025) (appears to have been subsequently removed from internet); *Zelis adds Schick as president and chief revenue officer by Jessica Perry*, NJBiz (Apr. 5, 2023), <https://njbiz.com/zelis-adds-schick-as-president-and-chief-revenue-officer/> (last visited May 12, 2025).

in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 295.

i. Exchange of Private, Confidential, Proprietary, and Competitively-Sensitive Information by Conspiracy Members

296. As discussed above, members of the Zelis Conspiracy agreed to share and have shared private, confidential, proprietary, and CSI, including claims, pricing, and contractual data, which would otherwise be against the interest of the sharing entity to do so.³⁰⁵ See *supra*. The conspiracy members’ willingness to share such important business information is based on the knowledge or analysis of readily accessible information that indicates that their direct competitors have agreed to do the same.³⁰⁶

ANSWER:

To the extent Paragraph 296 purports to quote and characterize certain documents identified in footnote 305, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 296 regarding entities other than Aetna, and on that basis denies them.

³⁰⁵ *In re Ethicare Advisors, Inc.*, No. 20-1886 (WJM), 2020 WL 4670914, at *4 n.4 (D.N.J. Aug. 12, 2020); *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont.), ECF No. 118-11 at 9:25-10:8); see also, e.g., *Part III: Rate Proposal – Question and Answer Section*, lccf.org, <https://lccf.org/wp-content/uploads/2016/04/03-Questionnaire.pdf> (“PacificSource has an agreement with Zelis for high-dollar out-of-network negotiations”) (last visited May 14, 2025); *Summary of Material Modifications*, WinCo Foods Employee Benefit Plan, <https://benefits.wincofoods.com/wp-content/uploads/Summary-of-Material-Modifications-2020.pdf> (“Dialysis Cost Containment Program Administrator: (Repricing, Pre-authorization & Network) Zelis Healthcare”) (last visited May 14, 2025); *Winco Holdings, Inc. Employee Benefit Plan: Serving as the Plan Document and Summary Plan Description*, Winco Holdings, Inc. (Effective Jan. 1, 2021), <https://benefits.wincofoods.com/wp-content/uploads/Winco-SPD-2021.pdf> (“Dialysis Cost Containment Program Administrator: (Repricing, Pre-authorization & Network) Zelis Healthcare”) (last visited May 14, 2025); *Teton County Board of County Commissioners – Clerk Report*, Teton County Wyoming, <https://www.tetoncountywy.gov/DocumentCenter/View/28962/0409-02-Allegiance-Benefit-Plan-Management-Agreement> (“Adds language for Zelis pass through fee. Claims editing and payment integrity”) (last visited May 14, 2025); *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (last visited May 15, 2025).

³⁰⁶ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 14, 2025); *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 15, 2025).

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 296.

297. This type of information exchange has anticompetitive consequences.

ANSWER:

Paragraph 297 contains legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 297.

298. Defendants’ information sharing occurred pursuant to written repricing contracts and other written and unwritten agreements.³⁰⁷ Zelis is using these claims, pricing, and contractual data to share confidential pricing information between members of the Zelis Conspiracy to fix and collusively suppress OON Payments.

ANSWER:

To the extent Paragraph 298 purports to quote and characterize certain documents identified in footnote 307, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 298 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 298.

³⁰⁷ See, e.g., *Part III: Rate Proposal – Question and Answer Section*, lcef.org, <https://lcef.org/wp-content/uploads/2016/04/03-Questionnaire.pdf> (“PacificSource has an agreement with Zelis for high-dollar out-of-network negotiations”) (last visited May 14, 2025); *Summary of Material Modifications*, WinCo Foods Employee Benefit Plan, <https://benefits.wincofoods.com/wp-content/uploads/Summary-of-Material-Modifications-2020.pdf> (“Dialysis Cost Containment Program Administrator: (Repricing, Pre-authorization & Network) Zelis Healthcare”) (last visited May 14, 2025); *Winco Holdings, Inc. Employee Benefit Plan: Serving as the Plan Document and Summary Plan Description*, Winco Holdings, Inc. (Effective Jan. 1, 2021), <https://benefits.wincofoods.com/wp-content/uploads/Winco-SPD-2021.pdf> (“Dialysis Cost Containment Program Administrator: (Repricing, Pre-authorization & Network) Zelis Healthcare”) (last visited May 14, 2025); *Teton County Board of County Commissioners – Clerk Report*, Teton County Wyoming, <https://www.tetoncountywy.gov/DocumentCenter/View/28962/0409-02-Allegiance-Benefit-Plan-Management-Agreement> (“Adds language for Zelis pass through fee. Claims editing and payment integrity”) (last visited May 14, 2025).

j. Pattern and Course of Dealing Engaged in by Conspirators

299. The Commercial Payers have an established history of forming, maintaining, and preserving a similar OON payment suppression cartel. *See supra*.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 299 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 299.

300. Zelis stood at the ready to form, maintain, preserve, enforce, and conceal its conspiracy upon the expiry of the FAIR Health exclusive use period.³⁰⁸ Accordingly, Zelis proudly emphasizes the long-term nature of its relationships with Commercial Payers, including with "national health plans, BCBS insurers, regional health plans, TPAs, and self-insured employers" ³⁰⁹ Zelis boasts that it "has been with you at the forefront of modernizing the business of healthcare for 20 years."³¹⁰

ANSWER:

To the extent Paragraph 300 purports to quote and characterize certain documents identified in footnotes 308 through 310, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 300 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 300.

³⁰⁸ *Northlake Chiropractic Inc. v. Zelis Healthcare Corp.*, No. 1:19-cv-08087 (N.D. Ill.), ECF No. 1-2 (Ex. B) (June 13, 2016 BusinessWire Press Release: "Newly Named Zelis Healthcare Introduced to Healthcare Community, Offers Integrated Suite of Claims Cost Containment and Payments Technology").

³⁰⁹ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 16, 2025).

³¹⁰ *Zelis for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited Mar. 19, 2025).

10. Timing of Anti-Competitive Acts

301. Defendants' collusive efforts to artificially suppress payments to healthcare providers performing OON services begun as early as June 13, 2016 and continue to the present.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 301 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 301.

302. Well within any applicable statute of limitations, Zelis repriced San Jose Neurospine's back surgery services to \$567.58—approximately 1.455% of the initially billed amount (\$39,000.00) on July 11, 2023.

ANSWER:

Paragraph 302 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 302 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 302.

H. Defendants' Efforts to Suppress Payments for OON Healthcare Services Have Been Enormously Successful and Destroyed Competition in The OON Commercial Payer Market

303. Payment amounts to providers performing OON healthcare services have cratered following the expiry of the FAIR Health five-year, exclusive-use period.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 303 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 303.

304. Moreover, the harm to competition is revealed when non-conspiratorial periods are compared to the current state of affairs.

ANSWER:

Paragraph 304 contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 304 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 304.

305. Payments to Providers for OON healthcare services began to increase during the period when insurers were required to use the FAIR Health database.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 305 regarding entities other than Aetna, and on that basis denies them.

306. The FAIR Health period contrasts starkly to the current situation where OON invoiced amounts might be cut by 88% or even by over 98%. In the context of Zelis's relationships with "over 770 health insurance companies," including the "top 5 national health plans," normal supply-and-demand competitive forces are no longer at play.³¹¹ Defendants' coordinated efforts to "contain[]" OON-related "costs" destroyed competition within the OON Commercial Payer Market.³¹²

ANSWER:

To the extent Paragraph 306 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 306 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 306.

VI. EACH NEW ACT BY DEFENDANTS TO FURTHER OR PRESERVE THE CONSPIRACY HAS RESULTED IN A NEWLY-STARTED VIOLATION PERIOD

³¹¹ *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 7, 2025); *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 7, 2025).

³¹² *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 7, 2025).

AND EFFORTS TO CONCEAL THE CONSPIRACY HAVE TOLLED ANY APPLICABLE STATUTE OF LIMITATIONS

A. Zelis and the Other Commercial Payers Are Engaging in a Continuing Antitrust Violation by Renewing Their Conspiracy with New and Independent Acts

307. A continuing violation of the Sherman Act restarts the statute of limitations period each time a defendant commits a new, overt act. Here, during the Class Period, Zelis and the other Commercial Payers continue to underpay Plaintiffs and members of the Class, adjusting price-fixing agreements to reflect fluctuating economic and market conditions. Each meeting (whether bilateral or multi-lateral), communication, episode of information sharing, and individual effort to “reprice” OON healthcare service claims is an overt act that begins a new statute of limitations as each newly-transpired event advances the objectives of the Defendants’ and non-defendant Co-Conspirators’ Zelis Conspiracy, but which involves different facts at the time.

ANSWER:

Paragraph 307 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 307 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 307.

308. Every statement made to establish, further, preserve, enforce, or conceal the conspiracy, and, as related to, each time Zelis, a Commercial Payer Defendant, or a Commercial Payer non-defendant shared private, confidential, proprietary, or competitively-sensitive claims, pricing, and/or contractual information, such a statement or act sprang from the same collusive goal to artificially suppress OON payment levels, but which involved different facts at the time.

ANSWER:

Paragraph 308 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 308 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 308.

B. Fraudulent Concealment

309. The efforts, conduct, statements, and omissions taken to establish, further, and enforce the Zelis Conspiracy were performed in secret and Plaintiffs had no knowledge of the conspiracy, whether actual, constructive, or otherwise. Zelis's repricing efforts, as indicative of antitrust violations, as far as investigatory work has revealed so far, have not been reported in the press and, until now, have evaded antitrust-based litigation. As far as investigatory work has revealed and on information and belief, there is no date, so far, that has begun to run as to any applicable statute of limitations.

ANSWER:

Paragraph 309 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 309 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the "conspiracy" alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 309.

310. Throughout the Class Period, Defendants effectively, affirmatively, and fraudulently concealed the conspiracy from Plaintiffs and the other members of the Class.

ANSWER:

Paragraph 310 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 310 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 310.

311. Because the Zelis Conspiracy was expansive, encompassing, and secret, there was no practical alternative to which Plaintiffs or members of the Class could turn to obtain fair payment for OON healthcare services. Because Commercial Payers had insight into the repricing efforts of at least one of Zelis's repricing rivals through the Commercial Payers' relationships with Zelis, Plaintiffs and members of the Class could not avoid the impact of the Zelis Conspiracy even if they turned to those Commercial Payers that exclusively used a competing repricer.³¹³

³¹³ *Butler v. Unified Life Ins. Co.*, No. 17-50-BLG-SPW, 2019 WL 5302491, at *6 (D. Mont. Aug. 9, 2019) (Magistrate Judge's Findings and Recommendations); *Butler v. Unified Life Ins. Co.*, No. 17-50-BLG-SPW, 2019 WL 4745065, at *2 (D. Mont. Sept. 30, 2019) (District Judge adopting

ANSWER:

To the extent Paragraph 311 purports to quote and characterize certain documents identified in footnote 313, those documents speak for themselves and therefore no response is required. Paragraph 311 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 311 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 311.

312. There are several examples and occurrences that indicate or suggest that Defendants attempted to conceal the Zelis Conspiracy.

ANSWER:

Paragraph 312 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 312 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 312.

313. In a letter to the Antitrust Division of the DOJ and the FTC concerning possible algorithmic-based antitrust violations, Senator Klobuchar wrote: “The result is that—instead of competing with each other—*insurance companies* are pushing additional *hidden costs* on to employees and patients.”³¹⁴

Magistrate Judge’s findings and recommendations “in full”); *Butler v. Unified Life Ins. Co.*, No. 17-50-BLG-SPW, ECF Nos. 88-7, 88-9, 96-4, 101-2, 111-3, 117, 146-2, 155.

³¹⁴ Apr. 29, 2024 Sen. Klobuchar Letter to Assistant Attorney General Kanter of Antitrust Division of the Department of Justice and Federal Trade Commission Chair Lina M. Khan, at 1 (emphases added).

ANSWER:

To the extent Paragraph 313 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 313 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 313.

314. Facilitating concealment, while claiming its services as “defensible” (Zelis claims that its “Established Reimbursement Solution®” tool for “Out-of-Network claims” helps to “[m]aximize acceptance and minimize appeals with a pricing solution that delivers *defensible*, geographically and adjusted pricing recommendations”),³¹⁵ Zelis has sought to avoid compliance with a subpoena in other litigation, asserting that its “pricing and repricing reports [are] confidential business information.”³¹⁶

ANSWER:

To the extent Paragraph 314 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 314 regarding entities other than Aetna, and on that basis denies them.

315. Claiming that its tools are “defensible,” while simultaneously thwarting disclosure by asserting that its methodologies are confidential and “proprietary,” is an attempt to legitimize and fraudulently conceal the illicit nature of the Zelis Conspiracy.

ANSWER:

Paragraph 315 contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 315 regarding entities other than Aetna, and on that basis denies them.

³¹⁵ *Gain control of out-of-network costs with Zelis®*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (emphasis added) (last visited May 16, 2025).

³¹⁶ *In re EthiCare Advisors, Inc.*, No. 20-1886 (WJM), 2020 WL 4670914, at *4, n.4 (D.N.J. Aug. 12, 2020) (citing and analyzing *Peterson v. Cigna Health and Life Ins. Co.*, BER-1-518-18, N.J. Super. Ct. (Law Division) [ECF No. 24]).

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint.

Aetna otherwise denies the allegations in Paragraph 315.

316. Furthering concealment of the Zelis Conspiracy, according to *The New York Times*, health insurers resist providing information about their repricing methods to employer- customers.³¹⁷ For example, “employers have also questioned increased fees and complained about being kept in the dark,” leaving Commercial Payers scrambling for ways to respond to objecting customers.³¹⁸ “A UnitedHealthcare account executive emailed colleagues for help explaining the \$50,650 fee charged to New England Motor Freight, [which] grew out of \$152,594 bill, of which just \$7,879 was covered.”³¹⁹ When pressed for the basis of such a fee, as reported by the *New York Times*, “UnitedHealthcare initially refused to provide the trucking company with the full underlying data,” and “Cigna refused a similar request from auditors for Arlington County, Va., which it had charged \$261,000 in one year.”³²⁰

ANSWER:

To the extent Paragraph 316 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 316 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 316.

317. The legitimacy of such “secretive arrangements” between repricers and Commercial Payers has been publicly questioned. In an April 9, 2024 letter from the American Hospital Association (“AHA”) to Acting Secretary Su of the U.S. Department of Labor, the AHA wrote: “Health care providers are forced to endure these below-cost reimbursements [payments], and employers with self-funded plans report that insurance companies are charging them unpredictable and frequently large

³¹⁷ Chris Hamby, *Insurers Reap Hidden Fees by Slashing Payments. You May Get the Bill*, *New York Times* (Apr. 7, 2024), <https://www.nytimes.com/2024/04/07/us/health-insurance-medical-bills.html> (last visited Mar. 20, 2025).

³¹⁸ *Id.*

³¹⁹ *Id.*

³²⁰ *Id.*

processing fees *without transparency* about claims practices or data analytics, making it difficult for them to police or understand these inappropriate practices.”³²¹

ANSWER:

To the extent Paragraph 317 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 317 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 317.

318. In a letter dated May 21, 2025 to the Anticompetitive Regulations Task Force Antitrust Division, U.S. Department of Justice 950 Pennsylvania Avenue NW Washington, DC 20530, the American Dental Association Issued a “Public Comment on Lack of Competition in the U.S. Dental Insurance Market” requesting that the DOJ investigate potential anticompetitive practices of dental insurers.³²²

ANSWER:

To the extent Paragraph 318 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 318 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 318.

319. Zelis and the Commercial Payers have exerted substantial and prolonged efforts to keep the specifics of their relationships, the repricing calculation methods, and the conspiracy to artificially suppress payments for OON healthcare services out of view of patients and Providers.

³²¹ April 9, 2024 American Hospital Association Letter to Acting Secretary of the U.S. Department of Labor, Julie A. Su, <https://www.aha.org/system/files/media/file/2024/04/Following-NYT-Investigation-AHA-Urges-DOL-to-Investigate-Actions-of-MultiPlan-and-Commercial-Insurers-letter.pdf> (last visited May 16, 2025) (emphasis added).

³²² *Public Comment on Lack of Competition in the U.S. Dental Insurance Market*, American Dental Association (May 21, 2025), <https://www.ada.org/-/media/project/ada-organization/ada/ada-org/files/advocacy/dental-insurance-reform/public-comment-on-lack-of-competition-in-the.pdf?rev=745a2a112b14422e8d27659a278e49e9&hash=1E9ADB52949210DCB7054B058CE19069> (last visited Jun. 10, 2025).

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 319 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 319.

320. Zelis’ “RBP” product, which in part uses “Medicare” pricing as a reference point, which, in turn, is regarded by health plans to result in payments so low as to be “misleading”:

The] Medicare-based reference point is misleading. The average consumer doesn’t understand how low Medicare rates are. On its surface, a policy to reimburse at a level well above what Medicare pays sounds fair, even generous when compared to the traditional methodology that reimburses at a percentage below U&C. However, when a provider anticipating low reimbursements from payers increases the charges to compensate, the gap between an elevated charge and the bare-bones Medicare reimbursement can be significant.³²³

Zelis uses or enables the use of the same “misleading” Medicare pricing as “reference” for its “RBP” service.

ANSWER:

To the extent Paragraph 320 purports to quote and characterize a document, that document speaks for itself and therefore no response is required. Aetna, Inc. has not entered into any agreements regarding the use of Zelis’s RBP product and lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 320 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 320.

321. Zelis’s Establishment Reimbursement Solution (“ERS”) is similarly misleading. According to part of the Zelis website that addresses “out-of-network solutions” (“Gain control of out-of-network costs with Zelis®), Zelis lists its “Established Reimbursement Solution® as part of its “*OON* Solution Suite[.]”³²⁴ Yet, when clicking through the “Explore solution” link, Zelis indicates that “[o]ur Established Reimbursement Solution® is enhanced with median in-network rates to

³²³ *A Better Reference for Reference-Based Pricing, MultiPlan Data iSight*, Health Plan Alliance (Mar. 21, 2018), <https://www.healthplanalliance.org/News/1662/A-Better-Reference-for-Reference-Based-Pricing--MultiPlan-Data-iSight> (last visited May 16, 2025).

³²⁴ *Gain control of out-of-network costs with Zelis®*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited Jun. 6, 2025) (emphasis added).

address requirements of the No Surprises Act.”³²⁵ Although Zelis attempts to cover this data bias and improper pooling issue under the “requirements of the No Surprises Act,” there is no need to include “median in-network rates” within a data set that is being used to reprice *out-of-network* healthcare service claims. To the extent that “median in-network rates” are needed under the NSA, they do not appear to need to be included within ERS. In any event, as the ERS data is improperly pooled with “in-network rates,” which are of course subject to contractual negotiations as between Commercial Payers and in-network Providers, it is entirely inappropriate and misleading to label this repricing service “Market-based.”

ANSWER:

To the extent Paragraph 321 purports to quote a document, that document speaks for itself and therefore no response is required. Aetna, Inc. has not entered into any agreements regarding the use of Zelis’s ERS product and lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 321 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 321.

322. Further, the contents behind the “No Surprises Act” link Zelis uses to justify the inclusion of in-network rates on data sets used to reprice out-of-network claims provides little to no explanatory value.³²⁶ ERS data used to reprice out-of-network claims based on in-network rates cannot be

³²⁵ *Market-based Pricing with Zelis.*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited Jun. 6, 2025).

³²⁶ *See Sponsored: Zelis helps address new NSA and TiC regulations*, Healthcare Dive (October 18, 2021), <https://www.healthcarediver.com/spons/zelis-helps-address-new-nsa-and-tic-regulations/608081/> (last visited June 6, 2025) (With respect to the “requirements” to include in-network rates “under the No Surprises Act,” this “[s]ponsored” article notes only “[w]e will also offer in-network (INN) MRF data with median INN rates *for clients whose primary networks are owned or managed by Zelis*” and “Out-of-Network Claims Pricing with Median In-Network Rates: Zelis Market-Based Pricing Offers payers a fully outsourced solution that meets No Surprises Act (NSA) compliance immediately upon implementation. Moreover, we provide the Qualifying Payment Amount (QPA), provider payment amount, provider settlement and support in an Independent Dispute Resolution (IDR.) Market-Based Pricing calculates reasonable and acceptable reimbursements benchmarked by procedure, provider and geography.” Even after analyzing the contents of the “No Surprises Act” link, it remains unclear why ERS data “must” be pooled with in-network data when repricing out-of-network claims.).

considered “market-based” even if the data is, in part, “benchmarked by procedure, provider and geography.”³²⁷

ANSWER:

To the extent Paragraph 322 purports to quote and characterize certain documents identified in footnotes 326 through 327, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 322 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 322.

323. Further, based on the “proprietary” nature of Zelis’s claims repricing tools, technologies, and methodologies, Zelis does not share with Providers which particular repricing tool, technology, or methodology applied.³²⁸ As Zelis does not inform OON Providers as to which of its various tools, including but not limited to its ERS, its RBP or its “pre-defined prices” methodologies it applied for the repricing of a particular claim, and as Zelis’s “AI-powered dynamic optimization engine” “automatically route[s] claims to recommended quality savings channels,” OON Providers have no way of knowing if Zelis’s calculation was accurate or appropriate.³²⁹

ANSWER:

To the extent Paragraph 323 quotes certain documents, those documents speak for themselves and therefore no response is required. Aetna has not entered into any agreements regarding the use of Zelis’s ERS or RBP products and lacks sufficient knowledge or information

³²⁷ *Id.*

³²⁸ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050-SPW, ECF No. 118-11 at 9:25-10:8.

³²⁹ *Market-Based Pricing with Zelis.*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 16, 2025); *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 16, 2025); Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 16, 2025); *Gain control of out-of-network costs with Zelis®*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/> (last visited May 16, 2025).

to form a belief as to the allegations in Paragraph 323 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 323.

324. The conspiracy, by its very nature, was and is self-concealing. Payments for OON healthcare services are not exempt from antitrust regulation, and thus, before recent events, Plaintiffs and other Providers considered the OON Commercial Payer Market to be competitive. A reasonable person under the circumstances would not have been previously alerted to investigate the legitimacy of Defendants' unlawful conduct.

ANSWER:

Paragraph 324 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 324 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the "conspiracy" alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 324.

325. Zelis has continued to fraudulently conceal the Zelis Repricing Conspiracy. On or around April 1, 2025, A spokesperson for Zelis provided the following statement to *Becker's*:

The complaints filed against Zelis are without merit. They are mistaken about the identity of Zelis' clients, the operation of Zelis' solutions, and the benefits Zelis provides to patients, providers and health plans. Zelis provides highly customizable solutions that our clients leverage independently. Nothing about any of Zelis' solutions is unlawful.

The plaintiffs' lawyers failed to conduct a diligent investigation before filing their claims. They copied allegations against another firm and concocted a 'conspiracy' among Zelis and health plans that is without any foundation in fact or law. Zelis looks forward to prevailing in court.³³⁰

Zelis's un-caveated statement reflects a continuation of its nothing-to-see-here approach.

³³⁰ *Kansas dentist filed antitrust lawsuit against Zelis, insurers*, Becker's Dental + DSO Review (Apr. 1, 2025), <https://www.beckersdental.com/revenue-cycle-management/kansas-dentist-files-antitrust-lawsuit-against-zelis-insurers/> (last visited Jun. 10, 2025).

ANSWER:

To the extent Paragraph 325 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 325 also states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 325 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 325.

VII. ANTICOMPETITIVE EFFECTS OF EACH DEFENDANTS’ CONDUCT, ARTICLE III DAMAGES, ANTITRUST INJURY, AND ANTITRUST STANDING

A. Summary of Defendants’ Anticompetitive Effects

326. Defendants’ anticompetitive conduct had the following effects, among others:

- a. Price competition has been restrained or eliminated with respect to paying Providers for OON healthcare services;
- b. Payments for OON healthcare services rendered to patients have been fixed, suppressed, stabilized, or maintained at artificially deflated levels;
- c. Plaintiffs and members of the Class have been deprived of free and open competition; and
- d. Plaintiffs and members of the Class have received payments at artificially suppressed price levels for OON healthcare services.

ANSWER:

Paragraph 326 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 326 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 326.

327. The purpose and actual resulting impact of the conspiratorial conduct of Defendants and their co-conspirators was to decrease, fix, stabilize, and/or maintain at suppressed payment levels, the payments to Providers for performance of OON healthcare services. As a direct and foreseeable

result, Plaintiffs and members of the Class were damaged by receiving payment for OON healthcare services at artificially suppressed prices during the Class Period.

ANSWER:

Paragraph 327 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 327 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 327.

B. Article III Damages

1. Collusively-Suppressed OON Payment Amounts

328. The price effects of Defendants’ conduct have damaged Plaintiffs and Class Members through receipt of payments at suppressed price levels for the performance of OON healthcare services during the Class Period, causing both Article III and antitrust injuries.

ANSWER:

Paragraph 328 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 328 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 328.

329. The Defendants’ conspiratorial conduct, along with that of the other Co-Conspirators, caused Plaintiffs and members of the Class direct and proximate harm.

ANSWER:

Paragraph 329 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 329 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 329.

330. When the Commercial Payer applies Zelis-enabled repricing, there remains a difference, often including a substantial difference, between what the OON Provider is paid and the amount billed.

ANSWER:

Paragraph 330 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 330 regarding entities other than Aetna, and on that basis denies them. Aetna denies the allegations in Paragraph 330 related to “Zelis-enabled repricing” on the grounds that this term is undefined, rendering those allegations vague as a matter of law.

331. As David Scanlan testified, “we [Allied National, Inc., a healthcare insurance company Commercial Payer] usually pay something less than what that billed amount is.”³³¹

ANSWER:

To the extent Paragraph 331 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 331 regarding entities other than Aetna, and on that basis denies them.

332. A representative from Zelis confirmed its role in paying OON Providers at amounts less than what was billed. When asked, “[w]hen you say accept the ERS rates, does that mean the ERS rates might be something less than [what] the provider billed?,” Zelis’s Robert Jackson responded: “Yes.”³³²

ANSWER:

To the extent Paragraph 332 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief

³³¹ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-17-00050 (D. Mont. Aug. 30, 2018), at ECF 94-4, at 2 (92:11-17).

³³² *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Oct. 5, 2018), at ECF 118-11, at 3 (11:16-25).

as to the allegations in Paragraph 332 regarding entities other than Aetna, and on that basis denies them.

333. Zelis repeatedly asserts that its repricing tools are highly effective, and are intended to be so.³³³ With respect to the effectiveness, which is to say, the “retention” of the “savings” or “acceptance” by Providers, Zelis’s Robert Jackson testified that “90 percent of the providers who receive claims priced by ERS accept the ERS rate.”³³⁴ Zelis admits that its services are effective in downwardly adjusting payment amounts for Providers providing OON services. According to its press release, “Zelis sees across the system to identify, optimize, and solve problems holistically with technology built by healthcare experts – *driving real, measurable results for clients.*”³³⁵

ANSWER:

To the extent Paragraph 333 purports to quote and characterize certain documents identified in footnotes 333 through 335, those documents speak for themselves and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 333 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 333.

334. By reason of the alleged violations of the antitrust laws described herein, Plaintiffs and the Class have sustained injury to their businesses or property, having received lower payments for performing OON healthcare services than they would have been paid in the absence of Defendants’ illegal contract, combination, or conspiracy and, as a result, have suffered damages. The pervasive use and application of Zelis’s technologies and methodologies have caused widespread and substantial harm to Providers. As included on Zelis’s webpage, “Craig, COO of TPA” apparently said: “We’re the nation’s largest Taft Hartley TPA and have been working with our partner Zelis for the past several years. Our clients have enjoyed average savings of 42%.”³³⁶ Zelis has also

³³³ Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 16, 2025) (“The intent is to provide an effective tool to help stabilize the healthcare claims costs.”).

³³⁴ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Oct. 5, 2018), at ECF 118-11, at 3 (11:16-21).

³³⁵ *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited Mar. 21, 2025)(emphasis added.)

³³⁶ *Market Based Pricing with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (emphasis added) (last visited Mar. 19, 2025).

indicated that it “delivers more than \$240B in payments to providers”—payments which deposition testimony confirms is substantially less than the amount that was originally and collectively billed.³³⁷ In one example, Plaintiff Pacific Inpatient Medical Group’s submitted a claim, which was repriced by Zelis and the associated Commercial Payer at a discount of over 88%:

Proposal Expires: 01/17/2023

zelis

The attached proposal is being submitted to you for consideration and remittance of payment on the below detailed claim in accordance with the terms and conditions contained herein.

Details	Patient ID: [REDACTED] Patient Name: [REDACTED] Date(s) of Service: 10/30/22 - 10/30/22 Payor: Anthem Blue Cross & Blue Shield Claim ID: [REDACTED] Provider: PACIFIC INPATIENT MEDICAL Total Billed Amount: \$1,234.08 Repriced Amount: \$143.24	Contact: Pam Phone: [REDACTED] Fax: [REDACTED]
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Terms This Agreement outlines Provider’s willingness to accept the following terms on the above claim:

1. The Repriced Amount will be agreed to on this claim.
2. Any interest or penalties relating to the claims processed by the Payor will be waived by Provider.
3. In consideration, Provider will receive payment within 10-15 working days from the date this document is received in the Zelis office. The EOB/EOP remark will designate that the discount is through Zelis or PHX.
4. Payment from the Payor will be subject to any benefit plan terms such as deductibles, co-insurance, co-pays, exclusions and code edit reductions per the plan guidelines. Provider agrees not to balance bill the Payor, administrator and/or patient for the difference between the Total Billed Amount and the Repriced Amount in accordance with the terms of this Agreement.

\$143.24 divided by \$1,234.08 is 0.116, or 11.6%, or approximately an 88.39% discount off of Plaintiff’s claim.

ANSWER:

To the extent Paragraph 334 purports to quote certain documents, those documents speak for themselves and therefore no response is required. Paragraph 334 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 334 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 334.

335. An even greater discount was applied by Zelis and the associated Commercial Payer in *California Spine & Neurosurgery Inst. v. Agilent Techs., Inc.*, No. 5:24-cv-05248-EJD

³³⁷ *Modernize your healthcare payments & communications*, Zelis, <https://www.zelis.com/solutions/payments-optimization/> (last visited Mar. 20, 2025).

(N.D. Cal. Aug. 16, 2024). As illustrated in Ex. 11, Zelis repriced the back surgery services performed by the Provider from an initially-billed amount of \$39,000.00 to \$567.58:

zelis		Proposal Expires: 07/12/2023
The attached proposal is being submitted to you for consideration and remittance of payment on the below detailed claim in accordance with the terms and conditions contained herein.		
Details	Patient ID: [REDACTED] Patient Name: [REDACTED] Date(s) of Service: 02/16/23 - 02/16/23 Payor: Anthem Blue Cross & Blue Shield Claim ID: [REDACTED] Provider: SAN JOSE NEUROSPINE Total Billed Amount: \$39,000.00 Repriced Amount: -\$567.58 — \$33,150.00	Contact: LJZ Phone: 213-355-3900 Fax: 213-355-3999 **We are willing to accept a reduced payment of \$33,150.00**
Terms	This Agreement outlines Provider's willingness to accept the following terms on the above claim: <ol style="list-style-type: none"> 1. The Repriced Amount will be agreed to on this claim. 2. Any interest or penalties relating to the claims processed by the Payor will be waived by Provider. 3. In consideration, Provider will receive payment within 12-15 working days from the date this document is received in the Zelis office. The EDB/EOP remark will designate that the discount is through Zelis or PHX. 4. Payment from the Payor will be subject to any benefit plan terms such as deductibles, co-insurance, co-pays, exclusions and code edit reductions per the plan guidelines. Provider agrees not to balance bill the Payor, administrator and/or patient for the difference between the Total Billed Amount and the Repriced Amount in accordance with the terms of this Agreement. 	

Zelis's proposal is a mere 1.712% of the price of Provider's services, representing a 98.288% discount.³³⁸

ANSWER:

To the extent Paragraph 335 quotes and characterizes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 335 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 335.

336. Zelis, the Commercial Payer Defendants, and other Co-Conspirators have directly and proximately caused Plaintiffs and members of the Class harm and damages resulting from the Zelis Conspiracy. By receiving collusively-determined and suppressed payments in amounts less than what they would have received for competitively-priced OON healthcare services, Plaintiffs and members of the Class have suffered Article III damages.

ANSWER:

Paragraph 336 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

³³⁸ *California Spine & Neurosurgery Inst. v. Agilent Techs., Inc.*, No. 5:24-cv-05248-EJD (N.D. Cal. Aug. 16, 2024), ECF 1-11 (Ex. 11).

allegations in Paragraph 336 regarding entities other than Aetna, and on that basis denies them.

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint.

Aetna otherwise denies the allegations in Paragraph 336.

337. The repricing communications are addressed to Providers performing OON services, and include an “Agreement, [which] outlines Provider’s willingness to accept . . . The Repriced Amount”³³⁹ This “Agreement” also includes a prohibition against “balance bill[ing],” which specifies the “Provider” as the target of repricing resulting from Zelis Conspiracy members’ collusive conduct, re-confirms the damages experienced by the target of the collusion, and prevents their target from mitigating damages or becoming “whole” again from a damages perspective.³⁴⁰ Plaintiffs and members of the Class have been harmed precisely in the ways Congress anticipated and intended the federal antitrust laws to be used so as to prohibit and remedy such harm. Plaintiffs and members of the Class have suffered antitrust damages and possess antitrust standing.

ANSWER:

To the extent Paragraph 337 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 337 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 337 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 337.

2. Artificially Limiting Professional Choice

338. The *overall* private, commercial payer market (as encompassing the OON Commercial Payer Market) includes both payments made to in-network Providers and payments made to OON Providers. Although this matter primarily concerns out-of-network payments, the Zelis Conspiracy touches on the market relating to payments made to in-network Providers, as follows.

³³⁹ *Id.*

³⁴⁰ *Id.*

ANSWER:

Paragraph 338 purports to characterize the Complaint, which speaks for itself and therefore no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 338 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 338.

339. In-network and OON healthcare services are often regarded, including by Zelis, as providing basically or exactly the same services.³⁴¹ Yet, traditionally, prices paid to in-network Providers for the same services as performed by OON Providers differ.³⁴² The difference in price is due, in part, to the economic decision in which the in-network Provider forgoes a higher price for providing specific healthcare services in return for stability, ease or speed of payment, and/or a higher volume of patients for the Provider’s services. Providers who remain or decide to go out-of-network often do so, at least in part, precisely in order to charge a higher fee for a given service.

ANSWER:

To the extent Paragraph 339 purports to quote and characterize certain documents identified in footnotes 341 through 342, those documents speak for themselves and therefore no response is required. Aetna otherwise lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 339 regarding entities other than Aetna, and on that basis denies them.

340. By artificially suppressing OON payment levels so that they match or come close to in-network payment levels, there is comparatively greater incentive for a Provider to join a PPO Network or go “in-network,” but without the PPO needing to increase in-network payments or to improve in-network services. Without needing to expend any additional costs to improve pay or

³⁴¹ Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (“For example, the cost variance of an MRI might range between \$800 - \$4,000 (or more). But one could argue that the quality of the procedure and car provided is essentially the same.”) (last visited May 16, 2025).

³⁴² *Network and out-of-network care*, Aetna, <https://www.aetna.com/individuals-families/using-your-aetna-benefits/network-out-of-network-care.html> (“Out-of-network rates are higher”) (last visited May 16, 2025).

conditions for Providers, the PPO Network then can charge subscribers more for having a comparatively larger practitioner directory.

ANSWER:

Paragraph 340 contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 340, and on that basis denies them.

341. There is a direct economic and competitive tension between the benefits involved with choosing to practice within a particular PPO plan and the benefits associated with practicing on an out-of-network basis.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 341, and on that basis denies them.

342. Prior to the Zelis Conspiracy and prior to Ingenix, there was a proper, competitive dynamic available to Providers deciding whether to opt to go in-network or remain OON. The collusive efforts of Zelis, the Commercial Payer Defendants, and the Co-Conspirators also operate to deny Providers the economic advantages associated with this competitive dynamic. For example, Milliman's David Lewis specifically noted how repricers and Commercial Payers can use an "In-Network" pricing "reference."³⁴³ By using this pricing comparator, the Zelis Conspiracy operates explicitly to help eradicate the economic value associated with providing OON healthcare services.³⁴⁴

ANSWER:

To the extent Paragraph 342 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 342 also contains legal conclusions to which no

³⁴³ David C. Lewis, *The changing landscape of out-of-network reimbursement*, Milliman (Sept. 2018), <https://edge.sitecorecloud.io/millimaninc5660-milliman6442-prod27d5-0001/media/Milliman/importedfiles/uploadedFiles/insight/2018/changing-landscape-oon-reimbursement.pdf> at 1 (last visited Mar. 19, 2025).

³⁴⁴ Use of any reference (or none) can still eradicate the difference in economic value between practicing in-network and out-of-network. The key factor is the resultant price. So long as this price is set at or near in-network payment levels, Defendants thwart the availability of this competitive dynamic.

response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 342 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 342.

343. By collusively suppressing OON payment levels to come close to or match in-network payment levels, the Commercial Payer Defendants and the non-defendant Co-Conspirators harm competition in yet another way: by making in-network participation artificially more attractive to Providers, but without needing to increase payment levels or improve service levels for Providers.

ANSWER:

Paragraph 343 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 343 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 343.

C. Antitrust Injury

344. In addition to sustaining Article III harm, as discussed above, Plaintiffs PIMG, Frank Scaccia, Plaintiff Ayer, Plaintiff Allen, Plaintiff Dr. Scaccia, and Plaintiff DBC, and other members of the Class have also suffered antitrust injury.

ANSWER:

Paragraph 344 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 344 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 344.

345. Plaintiff Providers have antitrust standing to bring this lawsuit because they are the ones directly injured by the Zelis conspiracy OON underpayments, not the patients:

- a. Providers are the ones underpaid and injured as a result of the anticompetitive repricing conspiracy. Injury occurs at the time of payment (or when it is clear the Provider will not be paid for rendered service). Any injury to a patient is derivative and may not occur at all if there is a balance billing prohibition. Even if there is no such a prohibition

- by contract or by governmental regulation, a patient's injury depends on whether the provider is willing or able to force the patient to pay the remainder.
- b. Providers' only real and guaranteed option for payment is direct payment from Commercial Payers after providing the service. Whether Providers can get all or part of the remainder of their fee from sources beyond the Commercial Payers is a speculative, secondary issue.
 - c. The patient's injury is dependent on what a Provider does after it is underpaid. Any purported injury is indirect and an irrelevant pass-on issue.
 - d. Patients are not motivated to sue third party payors when such patients are not required to pay the Provider in full for the services. Balance billing prohibitions torpedo any motivation that patients might otherwise have to pursue receipt of additional policy benefits.
 - e. Patients' injuries are speculative: To the extent that a patient never pays the balance owed to Providers for the services at issue, patients suffer no injury.

In the real world, Providers don't feel they have the option to go after patients for the full amount, whether due to a patient's lack of resources or patient relationship concerns. Going after a patient means the Provider suffers additional injury as far as the lost time value of money, expended effort, opportunity costs of use of limited resources, additional internal office expense to recover payment, loss of goodwill with customers, tarnish to reputation in the community, cost for a collections agent or attorney (which will take a cut of the total payment), and the distraction from the ability to maintain or improve quality of services.

ANSWER:

Paragraph 345 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 345 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the "conspiracy" alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 345.

346. In any event, the Commercial Payers are in a far better position to pay for the Providers' healthcare services than customers. In comparison to the assets of policyholders, the billions of dollars of readily-available "Surplus" and "Cash and cash equivalents" held by the Commercial Payers (*see Parties, supra*) means that the Commercial Payers are in a far better position to pay the OON Providers than the patients themselves. Of course, the whole idea behind insurance is that the Commercial Payers will pay the lion's share when healthcare services are needed. If patients are the actual, responsible party, the entire value proposition of insurance is at risk.

ANSWER:

Paragraph 346 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 346 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 346.

347. As for antitrust injury, *first*, the injury suffered by Plaintiffs and members of the Class is precisely the type of harm antitrust laws are meant to prevent. As alleged above, Plaintiffs and members of the Class were paid at amounts or levels less than what they would have been paid for their OON healthcare services that would [have] prevail[ed] in a market free of the unlawful trade restraint. Had the Defendants and other conspirators abided by the nation's antitrust laws, including Section 1 of the Sherman Act, Plaintiffs and members of the Class would not have been harmed by way of a conspiracy designed to be, which was intended to be, and which was effective in suppressing prices on a collusive basis for payments made to Providers performing OON healthcare services.

ANSWER:

Paragraph 347 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 347 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 347.

348. ***Second***, Plaintiffs and members of the Class were injured as a direct result of Defendants' violation of Section 1 of the Sherman Act. Plaintiffs and members of the Class were harmed by receiving excessively low and anticompetitive below-market payments for OON healthcare services, which were directly related to the efforts to establish, maintain, preserve, further, and conceal the Zelis Conspiracy at issue in this matter. For example, by examining Zelis's repricing communications issued to Plaintiffs and other Providers, it is clear that the injury at issue concerns the amounts by which submitted claims were repriced. To the extent that there is any question about from where the injury "flow[ed]," these repricing communications are addressed to specific healthcare service Providers performing OON healthcare services, and which list the "Total billed Amount," as well as the "Repriced Amount" to be paid to that specifically-addressed Provider. Further, the repricing communications note that "1. The Repriced Amount will be agreed to on this claim," and, preventing the ability to mitigate such conspiracy-derived damages, the repricing communication specifies that the "Provider agrees not to balance bill the Payor, administrator and/or patient *for the difference between the Total Billed Amount and the Repriced Amount* in accordance

with the terms of this Agreement.”³⁴⁵ To the extent there is any question from where Plaintiff’s injury “flowed,” the repricing communications include details that support, if not outright confirm, that the Plaintiffs and members of the Class were harmed by that which flowed from the efforts of Defendants participating in the Section 1 Sherman Act-violating Zelis Conspiracy.

ANSWER:

To the extent Paragraph 348 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 348 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 348 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 348.

349. **Third**, Plaintiffs can show not only the existence of their own injuries stemming from violations of Section 1 of the Sherman Act, but that Defendants’ conduct resulted in an antitrust injury, which also harmed competition. Zelis admits that it has issued “\$240B” worth of payments and even the repricing communications found by Plaintiffs and included and discussed herein demonstrate that others beside the Plaintiffs were injured a result of the Defendants’ and their Co-Conspirators’ collusive efforts.³⁴⁶ Further, however, because “over 770 health insurance companies” have joined the Zelis Conspiracy, including the “top 5” nationwide insurers, there is actually, virtually, or practicably nowhere for Providers to turn in order to obtain market-based and non-collusively-determined OON payments.³⁴⁷ Through the Defendants’ and their Co-Conspirators’ use of the conspiracy device, Plaintiffs and members of the Class are deprived of the ability to benefit from competition between and among non-conspiring and rival Commercial Payers. This harm to competition is further discussed in the paragraph below.

³⁴⁵ See, e.g., *California Spine & Neurosurgery Inst. v. Agilent Techs., Inc.*, No. 5:24-cv-05248-EJD (N.D. Cal. Aug. 16, 2024), ECF 1-11 (Ex. 11) (emphasis added).

³⁴⁶ *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 7, 2025).

³⁴⁷ *Id.*

Zelis Named to Inc. 5000 List of Fastest-Growing Companies, Zelis (Aug. 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 7, 2025).

ANSWER:

Paragraph 349 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 349 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 349.

350. *Fourth*, competition was harmed by Defendants’ and their Co-Conspirators’ collusive efforts, which affected the prices, quantity, or quality of OON healthcare services nationwide. More specifically, as reflected by the Zelis website touting the “effective[ness]” of its repricing tools and technologies;³⁴⁸ as reflected by the website’s inclusion of customer testimonials, noting, for example, that repricing efforts have given a certain “Taft Hartley TPA” an “average savings of 42%”; and as reflected on the repricing communications not provided by Plaintiff, which concern discounts ranging, for example, from 40% to over 98% of the Providers’ originally invoiced amounts, “*prices*” of the OON healthcare services have been suppressed by this buyers’ side conspiracy collusively suppressing OON payments.³⁴⁹ Moreover, on information and belief, the Zelis Conspiracy has caused the “*quantity*” of sources providing non-collusively- determined OON payments to be severely limited or fully eliminated, further harming competition. Because “over 770 payers,” including the “top 5 national health plans” are customers of Zelis and, presumably, members of the conspiracy, Plaintiffs and members of the OON Provider Class have virtually or actually nowhere to turn to obtain non-collusively-suppressed payments for their respective OON healthcare services.³⁵⁰ As reflected in the prices paid not just to Plaintiff, but to many other OON Providers, Defendants have harmed competition.

³⁴⁸ February 24, 2025 *Effective Strategies to Navigate Provider Out-of-Network Billing Challenges*, Zelis, <https://www.zelis.com/blog/effective-strategies-to-navigate-provider-out-of-network-billing-challenges/> (last visited May 7, 2025).

See also Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (April 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 7, 2025).

³⁴⁹ *Market-based Pricing with Zelis.*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 7, 2025).

³⁵⁰ *Zelis® for Health Plans & National Carriers*, Zelis, <https://www.zelis.com/built-for/payers/health-plans/> (last visited May 7, 2025); *Zelis Named to Inc. 5000 List of Fastest-Growing Companies*, Zelis (August 13, 2024), <https://www.zelis.com/news/zelis-named-to-inc-5000-list-of-fastest-growing-companies/> (last visited May 7, 2025).

ANSWER:

To the extent Paragraph 350 quotes and purports to characterize certain documents, those documents speak for themselves and therefore no response is required. Paragraph 350 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 350 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 350.

351. *Fifth*, price-fixing efforts are sufficient to support a finding of the correct “type” of injury for purposes of showing antitrust injury. As alleged, collusively-suppressed payments resulting from a price-fixing conspiracy as caused by Zelis’s ERS, RBP, and other tools, technologies, and methodologies, including their respective ability to allow collusively and specifically-determined OON pricing amounts, percentages, thresholds, or ceilings, including “Maximum Allowable Charges,” overrides, “pre-defined prices,” or price limits, as used and applied by Zelis and the Commercial Payer Defendants, support a “type” of injury constituting antitrust injury.³⁵¹

ANSWER:

To the extent Paragraph 351 quotes and purports to describe certain documents, those documents speak for themselves and therefore no response is required. Paragraph 351 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 351 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 351.

352. *Sixth*, when a buyers’ cartel is alleged, injury to sellers like Plaintiffs and members of the Class, inflicted through a horizontal price-fixing conspiracy of buyers, constitutes an antitrust injury,

³⁵¹ *Market-based Pricing with Zelis.*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 16, 2025); *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 16, 2025); Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (April 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 16, 2025).

which is actionable by the seller. Sellers, as alleged herein, are the Providers performing OON healthcare services. As alleged, this action is one concerning a buyers' cartel or buyers' conspiracy. Such a conspiracy, just as the one alleged herein, often concerns artificially suppressed prices by coordination from fellow buyer-conspirators. A "mirror" of a sellers' conspiracy, which is designed to prop up or maintain prices, antitrust injury can be properly alleged in the context of a buyers' cartel as supported by allegations of collusive efforts, which have suppressed prices below that which would have existed absent the conspiracy at issue. Commercial Payers have coordinated and engaged in efforts, including the sharing of confidential, proprietary, and CSI and the use of and application of Zelis's tools and technologies to determine on a collusive basis payment level for OON healthcare services and to conceal Commercial Payer responsibility for payment determinations. In disregard of the amounts originally invoiced by the Providers and the pricing responsibility and decision making authority of the Commercial Payers, Defendant Zelis then communicates such repriced amounts to the Providers, which are then paid by the Commercial Payers to the Providers at anticompetitive levels to the Providers' detriment. Absent the alleged buyers' side conspiracy, Providers performing OON healthcare services would have received higher payments.

ANSWER:

Paragraph 352 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 352 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 352.

353. *Seventh*, Plaintiffs and members of the Class received payment for their OON services from members of the buyers' cartel in amounts less than what they would have been paid absent the conspiracy. Receipt of such prices or payment levels are established by allegations, including that use of Zelis's repricing tools and technologies resulted in a "Taft Hartley TPA" obtaining an "average savings of 42%" off of OON healthcare service costs and that Anthem Blue Cross used Zelis to reprice back surgery services at more than a 98% discount (repriced from an initially-provided invoice \$39,000 to \$567.58).³⁵² Further, Zelis asserts the "effective[ness]" of its tools and services, including that its and its Co-Conspirators' efforts have resulted in "\$27B" in "claims cost reduction."³⁵³ Such savings reflect enormous discounts, including discounts as much as over 88% or over 98%, which can readily be recognized as "excessively low" or "significantly below-

³⁵² *Market-Based Pricing with Zelis*, Zelis, <https://www.zelis.com/solutions/out-of-network-solutions/market-based-pricing/> (last visited May 16, 2025); *California Spine & Neurosurgery Inst. v. Agilent Techs., Inc.*, No. 5:24-cv-05248-EJD (N.D. Cal. Aug. 16, 2024), ECF 1-11 (Ex. 11).

³⁵³ *Effective Strategies to Navigate Provider Out-of-Network Billing Challenges*, Zelis (February 24, 2025), <https://www.zelis.com/blog/effective-strategies-to-navigate-provider-out-of-network-billing-challenges/> (last visited May 16, 2025); *Zelis for Property & Casualty*, Zelis, <https://www.zelis.com/built-for/payers/property-and-casualty-plans/> (last visited May 1, 2025).

market,” and which such low prices paid to Providers for OON healthcare services would not have existed absent the Zelis Conspiracy.

ANSWER:

To the extent Paragraph 353 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Paragraph 353 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 353 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 353.

354. ***Eighth***, harm to competition can readily be shown even if healthcare costs have decreased for patient-consumers (which they have not—*see* analysis, *supra*) as the conspiracy at issue is a horizontal one; that is, one occurring between and among otherwise competing Commercial Payers, including private health insurance companies.³⁵⁴ Further, this group of Commercial Payers includes Defendant Zelis, as well as other architects, owners, operators, and/or managers of PPO Networks. Although Defendant Zelis operates in and competes with other PPO Networks in the

³⁵⁴ NAIC U.S. Health Insurance Industry | 2023 Annual Results, <https://content.naic.org/sites/default/files/topics-industry-snapshot-analysis-reports-2023-annual-report-health.pdf> (last visited May 16, 2025); NAIC U.S. Health Insurance Industry | 2024 Mid-Year Results, <https://content.naic.org/sites/default/files/health-2024mid-year-industry-report.pdf> (last visited May 16, 2025); MultiPlan Corp. Form 10-K for the fiscal year ended December 31, 2023 (filed on Feb. 22, 2024), <https://www.sec.gov/Archives/edgar/data/1793229/000179322924000012/mpln-20231231.htm> (last visited May 13, 2025); *In re Laser Spine Institute, LLC, Assignor, to Kapila, Assignee*, Petition Commencing Assignment for Benefit of Creditors, Circuit Court of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida, Civil Division, listing Zelis as a “Third Party Insurance Payer[]”; *November Payer Processing Issues*, RXNT (November 2024), <https://www.rxnt.com/chc-updates-nov24/?srsltid=AfmBOoqss6TZjCk2qRGBiqY2L622ybVsRhexTplH2zUCEb6kM8FbQWY4> (listing Zelis as a “Payer”); *Change Healthcare*, MB, <https://qa.mbpractice.com/insurance/ChangeHealthcarePayers> (listing “Payer Name” Zelis at CPID Nos. 6630 and 6731, and Payer ID No. 88057); *Organized Delivery Systems*, State of New Jersey Department of Banking & Insurance, https://www.nj.gov/dobi/division_insurance/managedcare/mcodes.htm (listing Zelis Network Solutions, LLC as among the “Approved Organized Delivery Systems”) (last visited May 15, 2025).

PPO Network space, it also performs repricing services.³⁵⁵ However, as a repricer, Zelis does not perform at a different commercial plane than the other Commercial Payers, but operates as a way to coordinate pricing information, apply uniform pricing strategies, and share private, confidential, and competitively-sensitive business information between and among Commercial Payers. In this way, as Zelis acts as a conductor, conduit, and hub in service of the greater Zelis Conspiracy, any verticality in the relationship between Zelis and other Commercial Payers does not immunize Zelis and any such verticality is overwhelmed by its role in facilitating collusive efforts on behalf of itself and other Commercial Payers to the detriment of OON Providers. In this circumstance, any “low prices” that might be argued as benefiting consumer-policyholders do not immunize Zelis or any of the Commercial Payer Defendants as (to the extent any such “low [health insurance premium] prices” actually exist in the real world) they result from a horizontal, buyers’ side, price-fixing cartel.

ANSWER:

To the extent Paragraph 354 purports to quote and characterize certain documents identified in footnotes 354 through 355, those documents speak for themselves and therefore no response is required. Paragraph 354 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 354 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 354.

355. Plaintiffs have alleged details sufficient to establish that competition has been harmed and that Plaintiffs and members of the Class have suffered antitrust injury.

ANSWER:

Paragraph 355 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 355.

D. Antitrust Standing

356. The following allegations, among others herein alleged, support Plaintiffs’ antitrust standing, including:

³⁵⁵ *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> (“API, EDI or portal integration to make repricing claims easier” and “82M+ claims repriced in 2023”) (last visited May 16, 2025).

ANSWER:

Aetna denies the allegations in Paragraph 356.

357. **First**, with respect to the causal connection between the antitrust violation and the harm to the plaintiff, the collusive repricing efforts caused OON Providers, including Plaintiffs and members of the Class, to receive payments at artificially suppressed amounts, as described by Zelis’s repricing communications. With respect to whether that harm impacted Plaintiffs, analyzing just a single repricing communication received by PIMG on or around January 17, 2023, showing the repriced amount was significantly lower than the original invoiced amount, and the discounted amount or some portion of it was anticompetitive. This discounted payment was determined by Defendants by an agreed-upon anticompetitive rate and is but a single expression of harm suffered by one Plaintiff, which was caused by the Sherman Act violation committed by Defendants.³⁵⁶

ANSWER:

Paragraph 357 contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 357 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 357.

358. **Second**, with respect to pleading an improper motive, other than possibly any requisite intent associated with committing to an agreement, there is no need to prove any other specific state of mind to support a violation of Section 1 of the Sherman Act. Nevertheless, Plaintiffs have alleged Defendant Zelis’s intent to use its technology, tools, and agreements Zelis has with other Commercial Payers to collusively—and effectively—suppress payments to an anticompetitive level for Providers performing OON healthcare services. As Zelis’s Kaitlyn Howard stated in an April 27, 2023 description of its “Referenced-Based Product” repricing tool, “[t]he intent is to provide an effective tool to help stabilize the healthcare claims costs.” (Emphasis added.)³⁵⁷ Zelis is clear as to the focus of the RBP tool’s “effective[ness]”: “RBP could potentially reduce healthcare spending by up to

³⁵⁶ As to be further explored and determined by one or more experts, it is likely that all or some component of the difference between the amount billed and the post-repricing amount paid represents the amount that an OON Provider has been injured. Although this amount or associated percentage has not been determined at this time, the existence of this difference demonstrates, at the pleading stage where all well-pled factual allegations support Plaintiffs’ inferences, Article III injury and antitrust injury.

³⁵⁷ Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited Mar. 19, 2025).

\$9.4 billion per year if it were widely adopted.”³⁵⁸ With respect to “Key Points” regarding its “RBP” repricing service: “2MM+ reference-based pricing claims [are] repriced annually”; that its RBP repricing service has resulted in “97% retained savings”; and that it has “<4% member and provider inquiry rate.”³⁵⁹ In other words, Zelis expressed its “intent” to “stabilize” OON healthcare claims costs, and its website further confirmed that it did so. Although controlling or minimizing costs might be appropriate in the abstract, it is not appropriate, and is “improper” when accomplishing such a goal in a collusive manner involving horizontal competitors engaging in price-fixing.

ANSWER:

To the extent Paragraph 358 purports to quote and characterize certain documents, those documents speak for themselves and therefore no response is required. Paragraph 358 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 358 regarding entities other than Aetna, and on that basis denies them. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis’s ERS or RBP products. Aetna otherwise denies the allegations in Paragraph 358.

359. *Third*, Plaintiffs have previously and satisfactorily alleged the existence of antitrust injury, or the nature of the plaintiff’s alleged injury and whether the injury is of a type that Congress sought to redress with the antitrust laws. As thoroughly discussed *supra*, Plaintiffs have fully satisfied this “antitrust injury” test. Further, allegations concerning price-fixing occurring through a buyers’ cartel suffice for pleading antitrust injury.

ANSWER:

Paragraph 359 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the

³⁵⁸ *Id.*

³⁵⁹ *Unlock Savings with Member-Centric Reference Based Pricing*, Zelis, <https://www.zelis.com/solutions/reference-based-pricing-for-network-replacement/> (last visited May 2, 2025).

allegations in Paragraph 359 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 359.

360. **Fourth**, Plaintiffs have sufficiently pleaded the directness with which the alleged market restraint caused the asserted injury. Plaintiffs have alleged a direct connection between the collusive repricing scheme at issue and its resulting harm to Plaintiffs. Plaintiffs have alleged that the Commercial Payers have reached agreements with Zelis, and have at least exchanged CSI between and among other Commercial Payers (if not also reached associated agreements). Further, on information and belief, at least prior to July 1, 2022, these agreements concern an agreement to share confidential, proprietary, and competitively-sensitive business information in exchange for the permission to use Zelis's repricing tools, technologies, and methodologies. Also, these agreements specifically concern the repricing of payments owed to Providers performing OON healthcare services. Finally, such repricing is often reflected in Zelis's repricing communications, which include details concerning the amount billed, the identification of the patient and associated claim, and the amount ultimately paid at the repriced (downwardly adjusted) amount. There is no intervening event or occurrence that separates the agreements at issue entered into by the Defendants, the application of the repricing, which was enabled by those agreements, and the financial impact suffered by the Providers performing OON healthcare services. As shown by the Zelis repricing communications, this injury was not remote, but is as direct as an impact resulting from a buyers' cartel can be.

ANSWER:

Paragraph 360 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 360 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 360.

361. **Fifth**, the damages here are not speculative.³⁶⁰ Plaintiffs and their fellow class-member OON Providers were the intended victims of the repricing scheme at issue. The repricing communications were not only addressed directly to the Provider (and not, for example, a patient), and not only include the downwardly adjusted amounts (the amounts which were actually paid to the Providers), but also include a prohibition on balance billing and other terms. The balance billing prohibition, among other effects, conditions the **Provider's** receipt of payment on an agreement not to "balance bill." As such, the focus of the repricing is not on some other individual or entity, but on the Provider performing OON healthcare services. Specifically, Zelis conditioned "[p]ayment" on Plaintiff's "agree[ment] not to balance bill the Payor, administrator and/or patient for the difference between the Total Billed Amount and the Repriced Amount in accordance with the terms of this Agreement." Moreover, there is no indication that any other individual or entity has suffered greater or more directly-applied harm by the Defendants resulting from this scheme, or otherwise holds

³⁶⁰ *Sullivan v. Tagliabue*, 25 F. 3d 43, 46 (1st Cir. 1994) (citing *Associated Gen'l Contractors of Cal., Inc. v. Cal. State Council of Carpenters*, 459 U.S. 519, 537-545 (1983)) (factor (5) "the speculative nature of the damages").

positions in greater danger from the effects of the collusive repricing scheme than the OON Providers. Just as Zelis's Ms. Howard communicated, the Providers (the source of such "healthcare claims costs") are the "intend[ed]" victims of the collusive repricing scheme and were and are the most direct victims of the repricing scheme at issue; there are no other "more direct victims." The damages cannot be deemed to be "speculative," as in those cases where repricing communications accompany a repriced claim, Zelis specifies the exact amounts at issue.

ANSWER:

To the extent Paragraph 361 purports to quote and characterize certain documents, including those identified in footnote 360, those documents speak for themselves and therefore no response is required. Paragraph 361 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 361, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 361.

362. *Sixth*, there is very little, if any, risk of duplicative recovery or complex apportionment of damages. With respect to the payment for OON healthcare services at issue, Providers perform healthcare services for patients where that Provider is not a member of the patient's PPO Network. Based on the terms of that patient's health insurance policy with that particular Commercial Payer, the Commercial Payer remains obligated to pay the Provider for such care, even though the Provider is "out-of-network." After such healthcare services are performed, the Provider issues a claim to the patient's insurer. At this point, the insurer could simply pay the Provider the amount invoiced by the Provider. However, this is not what occurs. Instead, the Commercial Payer sends the Provider's claim to the Commercial Payer's repricer; here, Zelis. Zelis then applies its downwards pricing adjustment via its tools, technologies, and/or methodologies to produce a reduced payment amount. As the Commercial Payer has previously delegated such pricing authority to Zelis, Zelis then issues the Provider a repricing communication reflecting various details, which include the date the healthcare service was rendered, the identification of the patient, the claim ID, the procedure at issue, the Provider performing the procedure, the amount originally billed, and the repriced amount.³⁶¹ As occurs most of the time (by far), there is no objection by the Provider and within a particularly specified amount of time, the Commercial Payer pays the Provider at the repriced amount.

³⁶¹ *Butler v. Unified Life Ins. Co.*, No. 1:17-cv-00050 (D. Mont. Sept. 5, 2018), ECF 101-5 (Scanlan Rebuttal Report), at 1; *Cal. Spine Inst. v. Agilent Techs.*, No. 5:24-cv-05248-EJD (N.D. Cal. Aug. 16, 2024), ECF No. 1-11 (Ex. 11).

ANSWER:

Paragraph 362 contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 362 regarding entities other than Aetna, and on that basis denies them. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis's ERS or RBP products. Aetna otherwise denies the allegations in Paragraph 362.

363. Subject to expert analysis and refinement, the damages at issue here are represented by at least part, if not all, of the difference between the amounts originally invoiced and the amounts paid at the repriced level. There is no potential for "duplicative recovery;" rather, there is only any recovery if the repriced amount is less than the amount originally billed. Moreover, as these amounts are specifically tied to particularized procedures and patients, as performed on a particular day by a particular Provider (as indicated on Zelis's repricing communications), there is no risk of multiple payments paid for the same service. Additionally, allocation of damages is straightforward, as often specified by Zelis's repricing communications. Zelis, as delegated by the respective Commercial Payer, specifies that the repriced amount as included in the repricing communication is tied to a particular procedure performed by a particular Provider on a particular patient on a particular day. Further, that repriced amount is tied to the Provider's specific, invoiced amount. Subject to expert analysis and refinement, the OON Provider's damages are captured, at least in part, by the difference between the amount originally invoiced and the repriced payment. The repricing communications themselves minimize or eliminate entirely the possibility of duplicative recovery or complex apportionment. Further, Defendant Zelis and the Commercial Payer responsible for the payment at issue are both likely to have detailed ledgers and databases, which similarly record and connect the originally invoiced amount and the repriced amount with the Provider performing the OON healthcare service.³⁶²

ANSWER:

To the extent Paragraph 363 purports to quote and characterize certain documents identified in footnote 362, those documents speak for themselves and therefore no response is

³⁶² Amanda Eisel, *The Data Revolution: Coming to a Healthcare Industry Near You*, Zelis (Sept. 27, 2023), <https://www.zelis.com/blog/the-data-revolution-coming-to-a-healthcare-industry-near-you/> ("We're aggregating and analyzing data and putting it back into the hands of payers, providers, and consumers. More specifically, Zelis is optimizing data to help payers easily assess, benchmark and create high-performing networks based on costs, access and quality.") (last visited May 16, 2025); *Gain claims pricing accuracy and transparency with Zelis*, Zelis, <https://www.zelis.com/solutions/in-network-pricing/> ("API, EDI or portal integration . . . make[s] repricing claims easier") (last visited May 16, 2025).

required. Paragraph 363 also contains legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 363 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 363.

364. The harm and damages suffered by Plaintiffs and members of the Class constitute an antitrust injury of the type that Congress, through the enactment of the antitrust laws including Section 1 of the Sherman Act, meant to dissuade, prevent, and redress.

ANSWER:

Aetna denies the allegations in Paragraph 364.

365. In addition to the analysis above, confirming Plaintiffs' and the Class Members' antitrust injury, their antitrust standing, and their inability to mitigate damages, the repricing communications at issue specifically prevent and prohibit Providers from recovering the difference between the amount invoiced by the Providers and the amount paid by the Commercial Payers, through the repricing efforts of Zelis.³⁶³

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 365 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 365.

366. Zelis, as an agent of the Commercial Payers and acting within its scope of delegated authority, conditions receipt of payment on the healthcare service Provider's agreement not to balance bill others in order to obtain full satisfaction of the amount invoiced for performance of OON healthcare services.³⁶⁴

³⁶³ See, e.g., *Cal. Spine Inst. v. Agilent Techs.*, No. 5:24-cv-05248-EJD (N.D. Cal. Aug. 16, 2024), ECF No. 1-11 (Ex. 11).

³⁶⁴ See *Id.*

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 366, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 336.

367. In the event that a healthcare service Provider seeks to avoid the balance billing restriction, that Provider receives no payment from Commercial Payers for the performance of the OON healthcare services. Accordingly, the Provider performing associated OON healthcare services is either damaged through receipt of an underpayment or through receipt of no payment whatsoever.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 367, and on that basis denies them.

368. As communicated by Zelis to the “Provider”: “Provider agrees not to balance bill the Payor, administrator, and/or patient for the difference between the Total Allowed Amount and the Repriced Amount in accordance with the terms of this Agreement.”³⁶⁵

ANSWER:

To the extent Paragraph 368 quotes a document, that document speaks for itself and therefore no response is required. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 368 regarding entities other than Aetna, and on that basis denies them.

369. Due in part to OON underpayments as communicated at repriced amounts and Zelis’s inclusion of prohibitions on “balance billing,” which are specifically directed to “Provider[s],” there is no question that the “intend[ed]” victims of this antitrust conspiracy, as the source of “healthcare claims costs,” are the Plaintiffs and Class members; that such Providers have suffered damages; that such Providers have sustained antitrust injury of the type that Congress, through enactment of the Sherman Act, sought to dissuade, prevent, and redress; and, as such, that Plaintiffs and members of the Class of OON Providers possess antitrust standing.³⁶⁶

³⁶⁵ *Cal. Spine Inst. v. Agilent Techs.*, No. 5:24-cv-05248-EJD (N.D. Cal. Aug. 16, 2024), ECF No. 1-11 (Ex. 11).

³⁶⁶ Kaitlin Howard, *Reference-Based Pricing (RBP): An overview*, Zelis (Apr. 27, 2023), <https://www.zelis.com/blog/rbp-an-overview/> (last visited May 16, 2025).

ANSWER:

To the extent Paragraph 369 quotes a document, that document speaks for itself and therefore no response is required. Paragraph 369 also states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 369 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 369.

VIII. CLASS ACTION ALLEGATIONS

A. Plaintiffs Seek to Represent and Are Members of the Following Defined Class

370. Plaintiffs satisfy Federal Rule of Civil Procedure 23 and all other pertinent federal class certification requirements to represent the Class described herein.

ANSWER:

Paragraph 370 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 370.

371. Plaintiffs invoke Rule 23(a), (b)(2), and (b)(3) on behalf of the following Class:

All persons and entities who received one or more payments from either Zelis or from Commercial Payers (as defined herein) for out-of-network healthcare services in the United States, including in any of its States, the District of Columbia, or U.S. territories that were repriced directly or indirectly by Zelis, from June 13, 2016 to the present (the “Class Period”).

Excluded from the Class are Zelis, any of its subsidiaries; any of its officers, directors and employees; any entity in which Zelis has a controlling interest; and any affiliate, legal representative, heir, or assign of Zelis. Also excluded from the Class are the Commercial Payer Defendants and any other commercial payers that made payments pursuant to Zelis’ repricing conspiracy any of their subsidiaries; any of their officers, directors, and employees; any entity in which a Commercial Payer Defendants has a controlling interest; and any affiliate, legal representative, heir, or assign of any Commercial Payer. Also excluded are any federal, state, or local governmental entity; any judicial officer presiding over this action; the members of the judicial officer’s immediate family and staff; and any juror assigned to this action.

ANSWER:

Paragraph 371 states legal conclusions and characterizations of Plaintiffs' claims, to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 371.

372. Plaintiffs provided OON healthcare services to patients who maintained insurance, but whose insurance did not include Plaintiffs among the policy's, the plan's, or the network's in-network Providers. Plaintiffs are members of the Class they seek to represent.

ANSWER:

Paragraph 372 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 372.

B. Plaintiffs Satisfy All Rule 23(a) Requirements

1. The Class Is Ascertainable

373. The defined Class is readily identifiable and one for which sufficient and adequate electronic records exist because Class members received payments from Defendants.

ANSWER:

Paragraph 373 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 373.

2. The Number of Members of the Class Is Sufficiently Numerous

374. Due to the nature of the trade and commerce involved, Plaintiffs believe thousands of Class Members exist. Defendants know or have records sufficient to determine the exact number of Class members and their identities.

ANSWER:

Paragraph 374 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 374, and on that basis denies them.

3. Plaintiffs' Claims Are Typical of Those Members of the Class

375. Plaintiffs' claims are typical of Class members' claims as the members' claims invoke the same theories of liability, arise from the same course of unlawful conduct, and show that injury of healthcare Providers has occurred in the same way involving the same or similar mechanisms. Plaintiffs Will Adequately Protect the Interests of the Class.

ANSWER:

Paragraph 375 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 375.

376. Plaintiffs will fairly and adequately protect the interests of the members of the Class as Plaintiffs' interests are aligned with, and not antagonistic to, the interests of Class members.

ANSWER:

Paragraph 376 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 376.

377. Plaintiffs have retained counsel competent and experienced in prosecuting class actions, litigating antitrust matters, and both in combination.

ANSWER:

Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 377, and on that basis denies them.

4. An Action Brought Individually on Behalf of Plaintiffs Share Common Legal and Factual Questions and Answers with an Action Brought on Behalf of the Class

378. As discussed further with respect to Rule 23(b)(3), in the event that Plaintiffs were to bring individual antitrust actions against Zelis and the Commercial Payer Defendants, such actions would share many if not all of the same legal and factual inquiries and related resolutions as would a similar action brought on behalf of a proposed Class.

ANSWER:

Paragraph 378 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 378.

C. Common Legal and Factual Questions Predominate Over Individual Questions and Answers

379. Common legal and factual questions, along with their corresponding resolutions, predominate over individual or individualized questions. These predominating common legal questions, which resolve to common answers, include the following:

- Whether Zelis, the Commercial Payer Defendants, and their Co-Conspirators engaged in an agreement, combination, or conspiracy to suppress, maintain, or stabilize payments made to Providers for their OON healthcare services and/or products as part of interstate commerce between and among the States, the District of Columbia, and U.S. territories, and in the United States;
 - The identity of the conspiracy's participants;
 - The conspiracy's duration;
 - The acts performed by Zelis, the Commercial Payer Defendants, and their Co-Conspirators in furtherance, maintenance, enforcement, preservation, or concealment of the conspiracy;
 - Whether the conspiracy violated Section 1 of the Sherman Act, 15 U.S.C. § 1;
 - The effect of the conspiracy on the price of OON healthcare services and products in the United States, the District of Columbia, and U.S. territories during the Class Period;
 - Whether Plaintiffs and members of the proposed Class suffered antitrust injury as a result of the Zelis Conspiracy;
 - The appropriate method for measuring damages for injury suffered by Plaintiffs and members of the Proposed Class; and
- Whether Plaintiffs and members of the Class are entitled to injunctive relief, and the form, nature, and extent thereof.

ANSWER:

Paragraph 379 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 379.

380. Many, if not all of the above inquiries resolve to an answer shared between Plaintiffs and members of the proposed Class.

ANSWER:

Paragraph 380 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 380.

381. To the extent there might be differences between those experiences of Plaintiffs and Class members, such differences relate to considerations regarding the extent, amount, or timing of the injuries at issue and do not defeat class certification.

ANSWER:

Paragraph 381 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 381.

D. Use of the Class Action Mechanism Here is Superior to Other Methods of Dispute Resolution

382. A class action is superior to other available methods for the fair and efficient adjudication of this controversy for the following reasons: (1) individual joinder of all class members is impractical; (2) prosecution as a class action will eliminate the possibility of duplicative litigation; (3) prosecution of separate actions by individual members of the proposed Class would create the risk of inconsistent or varying decisions and adjudications, creating uncertain and potentially incompatible standards for adjudicating the claims and defenses asserted in this action; (4) the relatively small amount of damages suffered by individual members of the proposed Class, when compared to the expense and burden of individual prosecution of their individual claims, preclude feasible and practical individual actions to seek redress for the violations alleged; and (5) individual litigation would greatly magnify the delay and expense to all parties and to the court system. For these reasons, a class action will reduce case management difficulties and provide the benefits of unitary adjudication, economy of scale, and comprehensive supervision by a single court.

ANSWER:

Paragraph 382 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 382.

383. Also supporting the superiority of use of the class action mechanism over other methods, the Zelis members have acted on grounds generally applicable to the Class, making final injunctive relief appropriate as applied to the Defendants and as of benefit to the members of the proposed Class as a whole.

ANSWER:

Paragraph 383 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 383.

IX. CAUSE OF ACTION

Count 1: Horizontal Conspiracy in Restraint of Trade in Violation of Section 1 of the Sherman Act, 15 U.S.C. § 1

384. Plaintiffs incorporate and reallege each and every allegation set forth in the preceding paragraphs of this Complaint as if set forth herein.

ANSWER:

Aetna incorporates and realleges each and every answer set forth in the preceding paragraphs of this Answer as if set forth herein.

385. Beginning no later than June 13, 2016, Zelis, the Commercial Payer Defendants, and their Co-Conspirators created and executed a continuing contract, combination, or conspiracy to unreasonably restrain interstate trade and commerce.

ANSWER:

Paragraph 385 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 385 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 385.

386. The contract, combination, or conspiracy alleged herein has consisted of a continuing horizontal agreement between and among Zelis, the Commercial Payer Defendants, and all of their Co-Conspirators to knowingly and collectively use Zelis’s repricing tools to collusively fix payment amounts for OON healthcare services performed by OON Providers in the United States. This conspiracy has caused Plaintiffs to be paid at artificially suppressed payment levels for performance of OON healthcare services during the Class Period.

ANSWER:

Paragraph 386 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 386 related to “repricing tools” on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis’s ERS or RBP products. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 386 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 386.

387. The contract, combination, or conspiracy alleged herein constitutes a horizontal conspiracy between and among direct competitors participating in the OON Commercial Payer Market.

ANSWER:

Paragraph 387 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 387 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 387.

388. In the alternative, the contract, combination, or conspiracy to unreasonably restrain trade and commerce alleged herein has taken the form of a hub-and-spoke conspiracy in which Zelis served and continues to serve as the “hub” or as a “conduit,” the agreements between Zelis and Commercial Payer Defendants, and their Co-Conspirators to use Zelis’s repricing tools served and continue to serve as “spokes,” and the agreements between the ends of different “spokes” to use Zelis’s repricing tools to reprice payments to Providers for OON healthcare services at artificially suppressed levels served and continue to serve as the “rim.”

ANSWER:

Paragraph 388 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 388 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 388.

389. The unlawful acts and omissions of Zelis, the Commercial Payer Defendants, and their Co-Conspirators in establishing, maintaining, furthering, reinforcing, concealing and/or preserving the conspiracy and the conspiracy's objectives include, but are not limited to, the following:

- Zelis sold and operated its proprietary analytical tools to determine the amounts of payment for OON healthcare services performed by OON Providers;
- Zelis's Co-Conspirators, including other Commercial Payers, facilitated the use of Zelis's analytical pricing tools by submitting their confidential, proprietary, and competitively-sensitive claims and pricing data to Zelis;
- Zelis's Co-Conspirators, including Commercial Payers, outsourced the processing and pricing of OON claims to Zelis, knowing that Zelis would use their claims and pricing data to set payment prices for OON healthcare claims;
- Zelis and its Co-Conspirators, including the Commercial Payer Defendants, paid claims for OON healthcare services at anticompetitive rates or payment levels as determined by Zelis's pricing tools;
- Zelis, the Commercial Payer Defendants, and their Co-Conspirators, including Non-Defendant Commercial Payers, used many methods of bilateral and multilateral communication about claims, pricing, and payments of claims submitted for OON healthcare services, including their use and endorsement of Zelis's repricing tools, all having the purpose and effect of establishing, maintaining, furthering, reinforcing, concealing and/or preserving their anticompetitive scheme;
- Zelis, the Commercial Payer Defendants, and their Co-Conspirators engaged in efforts designed to and were successful in interfering with the OON Providers' ability to associate OON pricing determinations with a particular Commercial Payer; and
- Engaging in efforts to conceal the Zelis Conspiracy, the methodologies, calculations, and overrides used in determining OON payment levels, and the identities of its participants.

ANSWER:

Paragraph 389 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 389 related to "analytical tools," "pricing tools," and "repricing tools" on the grounds that this term is undefined, rendering those allegations vague as a matter of law. Aetna denies that it has used or has entered into any agreements regarding the use of Zelis's ERS or RBP products. Aetna denies the existence of, and

its participation in, the “conspiracy” alleged in the Complaint. Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 389 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 389.

390. The acts and omissions by Zelis, the Commercial Payer Defendants, and their Co-Conspirators in establishment, maintenance, furtherance, reinforcement, and concealment of their conspiracy to restrain trade were authorized, ordered, and performed by the Defendants’ and their Co-Conspirators’ officers, employees, agents, or representatives while actively engaged in managing their interstate operations.

ANSWER:

Paragraph 390 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 390 regarding entities other than Aetna, and on that basis denies them.

Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint.

Aetna otherwise denies the allegations in Paragraph 390.

391. Zelis, the Commercial Payer Defendants, and their Co-Conspirators jointly possess market power in the relevant antitrust market, the market for payments made to OON Providers by Commercial Payers made up of private health insurers, PPO Networks, PPO Plans, managed care organizations, self-funded plans, and self-insured entities (the OON Commercial Payer Market).

ANSWER:

Paragraph 391 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 391 regarding entities other than Aetna, and on that basis denies them.

Aetna otherwise denies the allegations in Paragraph 391.

392. The relevant geographic market is the United States, including all fifty states, the District of Columbia, and U.S. territories.

ANSWER:

Aetna denies the allegations in Paragraph 392.

393. The Zelis Conspiracy has caused past and continuing anticompetitive effects in the form of artificially suppressed payment of claims.

ANSWER:

Paragraph 393 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 393.

394. As a direct and proximate result of past and continuing violations of Section 1 of the Sherman Act by members of the Zelis Conspiracy, Plaintiffs and members of the Class have been injured in their business or property and will continue to be similarly injured by receiving lower payments for OON healthcare claims than they would have received, absent the conspiracy.

ANSWER:

Paragraph 394 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 394 regarding entities other than Aetna, and on that basis denies them. Aetna denies the existence of, and its participation in, the “conspiracy” alleged in the Complaint. Aetna otherwise denies the allegations in Paragraph 394.

395. The Zelis Conspiracy is a *per se* violation of Section 1 of the Sherman Act.

ANSWER:

Paragraph 395 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 395.

396. As the violations at issue include *per se* violations of Section 1 of the Sherman Act, no delving into procompetitive justifications or excuses is needed or permitted.

ANSWER:

Paragraph 396 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 396.

397. In the event that a presiding Court determines that the violations at issue are not *per se*-based, there are no procompetitive justifications or excuses for the Zelis Conspiracy. Further, to the extent that any to-be-proffered procompetitive justifications exist, they could have been achieved through less restrictive means.

ANSWER:

Paragraph 397 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 397.

398. In the alternative, the Zelis Conspiracy violates Section 1 of the Sherman Act under either a “quick look” or a full “rule of reason” analysis. The combination and conspiracy alleged had these effects, among others:

- Price competition in the payment for OON healthcare services has been restrained, suppressed, and eliminated as to interstate commerce in the United States;
- Plaintiffs and members of the Class who received payments for their respective OON healthcare services from Zelis, the Commercial Payer Defendants, or their Co-Conspirators, including their respective divisions, subsidiaries, and affiliates, were deprived of the benefits of free and open competition with respect to the prices paid for those OON healthcare services.

ANSWER:

Paragraph 398 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 398 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 398.

399. Defendants’ anticompetitive acts had a direct, substantial, and foreseeable effect on interstate commerce by suppressing and fixing payments for claims submitted for OON services throughout the United States as Defendants provide repricing and payment-related services throughout the United States, the District of Columbia, and U.S. territories.

ANSWER:

Paragraph 399 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 399 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 399.

400. The conspiratorial acts and combinations have caused unreasonable restraints in the OON Commercial Payer Market.

ANSWER:

Paragraph 400 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 400 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 400.

401. Plaintiffs and members of the Class have been injured and will continue to be injured in their respective businesses and properties by receiving smaller payments for their performance of OON healthcare services from Zelis, the Commercial Payer Defendants, and their Co-Conspirators than they would have been paid absent the conspiracy.

ANSWER:

Paragraph 401 states legal conclusions to which no response is required. To the extent a response is required, Aetna lacks sufficient knowledge or information to form a belief as to the allegations in Paragraph 401 regarding entities other than Aetna, and on that basis denies them. Aetna otherwise denies the allegations in Paragraph 401.

402. Plaintiffs and members of the Class are entitled to an injunction against all members of the Zelis Conspiracy, including Zelis, the Commercial Payer Defendants, and their Co-Conspirators, to prevent and restrain their unlawful conduct.

ANSWER:

Paragraph 402 states legal conclusions to which no response is required. To the extent a response is required, Aetna denies the allegations in Paragraph 402.

X. REQUEST FOR RELIEF

WHEREFORE, Plaintiffs, on their behalf and on behalf of absent Class members, request that the Court grant the following relief:

a. A determination that this action may be maintained as a class action under Rule 23(a), (b)(2), and (b)(3); appointing Plaintiffs as Class representatives and their counsel of record

as Class Counsel; and directing that notice of this class action as provided by Rule 23(c)(2) be given to members of the Class following certification;

b. A determination that the conspiracy among Zelis, the Commercial Payer Defendants, and their Co-Conspirators, and all of their respective acts or omissions in establishing, maintaining, furthering, reinforcing, concealing and/or preserving the conspiracy, violate Section 1 of the Sherman Act, 15 U.S.C. § 1;

c. Enter judgment for Plaintiffs and members of the Class against Zelis and the Commercial Payer Defendants for treble damages sustained by Plaintiffs and the members of the Class in the form of claim underpayments, lost revenue and profits, and all other economic harm resulting from Zelis's and the Commercial Payer Defendants' violations of the Sherman Act;

d. An award to Plaintiffs and the members of the Class of all available damages, including the trebling of all antitrust-based damages as allowed under the federal antitrust statutes for Defendants' wrongful conduct as alleged herein;

e. An award to Plaintiffs and the members of the Class all pre-judgment and post-judgment interest covering the fullest extent of time and calculated at the largest interest rate allowed by law, beginning no later than the commencement of this action;

f. Permanent injunctive relief enjoining Zelis, the Commercial Payer Defendants, and their Co-Conspirators, affiliates, successors, transferees, assignees, officers, directors, partners, agents, employees, and all other persons acting or claiming to act on their behalf or in concert with them, from continuing, maintaining, furthering, reinforcing, concealing, preserving, and/or renewing the conduct, conspiracy, or combination and from entering into any other contract, conspiracy, or combination having a similar purpose or effect, and from adopting or following any practice, plan, program, or device from having a similar purpose or effect, and/or from adopting

or following any practice, plan, program, or device having a similar purpose or effect caused by any further violation of the Sherman Act or any other federal antitrust law;

g. An award of Plaintiffs' and the Class members' costs and expenses of prosecuting this action, including all reasonable attorneys' fees as permitted by Sections 4 and 16 of the Clayton Act, 15 U.S.C. §§ 15 and 26;

h. Such other and further relief as the Court may deem just and proper.

ANSWER:

Aetna denies that the relief requested, or any relief whatsoever, is permitted.

XI. DEMAND FOR JURY TRIAL

Plaintiffs demand a trial by jury, pursuant to Fed. R. Civ. P. 38(b), of all issues so triable.

ANSWER:

Aetna admits that Plaintiffs purport to demand a jury trial.

AFFIRMATIVE AND OTHER DEFENSES

Aetna asserts the following affirmative defenses to the Complaint. By setting forth these affirmative defenses, Aetna does not assume the burden of proving any fact, issue, or element of a cause of action where such burden properly belongs to Plaintiffs or the putative class members. All of the following defenses are pleaded in the alternative, and none relieve Plaintiffs or the putative class members from proving each and every element of the asserted claims where Plaintiffs or the putative class members have the burden of proof. Nothing in these affirmative defenses is intended or shall be construed as an admission that any particular issue or subject matter is relevant to Plaintiffs' allegations.

FIRST AFFIRMATIVE DEFENSE
(Statute of Limitations)

Plaintiffs’ and putative class members’ claims are barred, in whole or in part, by the applicable statute of limitations, including, without limitation, 15 U.S.C. § 15b. Thus, their claims must be dismissed unless Plaintiffs and putative class members can prove that they could not have discovered—exercising reasonable diligence—the claimed offenses within the limitations period.

Plaintiffs and putative class members cannot satisfy this burden because the challenged conduct relating to their claims concerning Aetna allegedly began “no later than” June 13, 2016—approximately nine years before Plaintiffs brought this lawsuit in 2025 and well outside the four-year limitations period. *See* Compl. ¶ 385. Plaintiffs’ and putative class members’ own allegations show that, by June 2016, they knew or should have known of their claims related to the supposed “Zelis Conspiracy.” For example, Plaintiffs and putative class members allege that, by June 2016, Zelis provided services “to over 500 payor clients,” leading to the “downward adjustment of payments to OON Providers.” *See* Compl. ¶¶ 74–76. Further, Plaintiffs’ and putative class members’ attempts to justify their delay by claiming fraudulent concealment fails; they simply rely on their underlying allegations and vague assertions of “secret[ive]” or “misleading” conduct and then assert fraudulent concealment. *See, e.g.*, Compl. ¶¶ 309–10, 319–20, 324. Accordingly, the Complaint is time-barred.

SECOND AFFIRMATIVE DEFENSE
(Laches)

Plaintiffs’ and putative class members’ claims are barred, in whole or in part, by the doctrine of laches. Plaintiffs and putative class members have demonstrated an unreasonable lack of diligence in bringing their claims. As set forth in support of Aetna’s First Affirmative Defense (Statute of Limitations), the alleged conduct that underlies Plaintiffs’ and putative class members’

claims occurred and was discoverable beginning approximately nine years before they brought this lawsuit. And specific facts allegedly supporting Plaintiffs' and putative class members' claims were publicly available to Plaintiffs and putative class members many years before Plaintiffs initiated this lawsuit. *See, e.g.*, Compl. ¶¶ 74, 84, 118–20. Yet Plaintiffs and putative class members sat on their allegations for years, causing Aetna to continue to deal with Plaintiffs in the same manner, to Aetna's prejudice. Plaintiffs' unreasonable and prejudicial lack of diligence in raising their claims bars them now. Accordingly, the doctrine of laches bars Plaintiffs and putative class members from seeking relief after such delay.

THIRD AFFIRMATIVE DEFENSE
(Waiver)

Plaintiffs' and putative class members' claims are barred, in whole or in part, by the doctrine of waiver. As set forth above in Aetna's First Affirmative Defense (Statute of Limitations), the challenged conduct that underlies Plaintiffs' and putative class members' claims occurred and was discoverable approximately nine years ago. The facts Plaintiffs and putative class members cite in support of their claims were likewise made public years ago. *See, e.g.*, Compl. ¶¶ 74, 84, 118–20. Plaintiffs' and putative class members' conduct in continuing to submit claims for payment and accept payment for those claims without complaint at what they now allege are collusively deflated prices is evidence of an intention to waive any right to bring this suit and is inconsistent with any intention other than to waive their right to bring suit. Plaintiffs and putative class members thereby relinquished their right to bring suit. Accordingly, the doctrine of waiver bars Plaintiffs' and putative class members' claims in whole or in part.

FOURTH AFFIRMATIVE DEFENSE
(Estoppel)

Plaintiffs' and putative class members' claims are barred, in whole or in part, by the doctrine of estoppel. As set forth above in Aetna's First Affirmative Defense (Statute of Limitations), the challenged conduct that underlies Plaintiffs' and putative class members' claims occurred approximately nine years ago, and specific facts pleaded by Plaintiffs and putative class members were publicly known. Plaintiffs and putative class members presented out-of-network claims for payment to Defendants and accepted payments from Defendants that were allegedly repriced by Zelis's solutions. By continuing to submit bills and accept payments that expressly stated that they were repriced by Zelis's solutions, Plaintiffs and putative class members induced Aetna's reasonable reliance thereon. Aetna relied in good faith, and to its detriment, on Plaintiffs' and putative class members' actions in continuing to submit and accept such out-of-network claims without complaint. Aetna had no knowledge of Plaintiffs' and putative class members' alleged claims based on the bills submitted and payments accepted by Plaintiffs and putative class members, nor did Aetna have the means to discover those alleged claims. Plaintiffs and putative class members are therefore estopped from pursuing their claims in whole or in part.

FIFTH AFFIRMATIVE DEFENSE
(Failure to Mitigate)

Plaintiffs' and putative class members' claims are barred, in whole or in part, by their failure to mitigate any and all damages or losses claimed by them. For example, Plaintiffs and putative class members could have sought payment from patients who received their out-of-network services for the difference between Plaintiffs' and putative class members' billed charges and payment provided for such out-of-network services. If Plaintiffs and putative class members believed the payment provided for such out-of-network services was incorrect or inadequate, they

could have availed themselves of the negotiation and appeal procedures set forth in the relevant agreements covering the claims for which they now allege they were underpaid. Additionally, Plaintiffs and putative class members could have availed themselves of applicable state and/or federal procedures, and the No Surprises Act, which sets forth an independent dispute resolution process for providers that seek additional payment for certain non-elective services. To the extent Plaintiffs and putative class members suffered harm as alleged in the Complaint, which Aetna denies, the harm is attributable in whole or in part to Plaintiffs' and putative class members' failure to exercise reasonable care to mitigate damages.

SIXTH AFFIRMATIVE DEFENSE
(Third-Party Conduct/ Superseding/Intervening Cause)

Plaintiffs' and putative class members' claims are barred, in whole or in part, because the occurrences referenced in the Complaint, and the alleged damages to Plaintiffs, if any, lack a causal connection to Aetna. Plaintiffs' and putative class members' injuries were not caused by any fault, act, or omission by Aetna or any other Defendant, including, without limitation, because any injuries that may have been suffered were caused solely or proximately by circumstances or the intervening and supervening acts or omissions of Plaintiffs and third parties over whom Aetna had no control or responsibility, including but not limited to because Plaintiffs and putative class members voluntarily chose not to bill their patients for any outstanding amounts not reimbursed.

SEVENTH AFFIRMATIVE DEFENSE
(Arbitration)

Plaintiffs' and putative class members' claims are barred, in whole or in part, to the extent that any Plaintiff or putative class member is bound by a valid and enforceable agreement to arbitrate disputes with one or more Defendants, or that they have chosen a different forum for the resolution of their claims. To the extent that any Plaintiff or putative class member entered into a

contract with any Defendant—or any affiliate, predecessor, or subsidiary thereof—that contains a mandatory arbitration clause, such Plaintiff or putative class member is required to submit their claims to binding arbitration and is precluded from pursuing those claims in this judicial proceeding. *See Biller v. S-H OpCo Greenwich Bay Manor LLC*, 961 F.3d 502, 508 (1st Cir. 2020); *see also* Dkt. No. 184 (granting motions to compel arbitration of certain Plaintiffs’ claims against certain Defendants).

EIGHTH AFFIRMATIVE DEFENSE
(Multiple Recoveries)

Plaintiffs’ and putative class members’ claims are barred to the extent they seek improper multiple damage awards, and/or damages awards duplicative of those sought in other actions because such multiple recoveries would violate rights guaranteed to Aetna by the United States Constitution, including, without limitation, rights guaranteed under the Due Process Clause of the Fourteenth Amendment. Fourteenth Amendment protections include Aetna’s right to set off any amounts paid to Plaintiffs or putative class members by any Defendants that have settled, or do settle, Plaintiffs’ claims against them in this action.

NINTH AFFIRMATIVE DEFENSE
(Ratification/ Agreement/ Acquiescence/ Consent)

Without admitting any unlawful or unfair conduct, and specifically denying the same, Defendants assert that Plaintiffs’ and putative class members’ claims are barred, in whole or in part, due to the ratification of, and consent to, the conduct of Aetna and the other Defendants. The Complaint alleges and relies on publicly available information—much of which has been available for years—thereby demonstrating Plaintiffs’ and putative class members’ long-standing ratification of and consent to the complained-of conduct. By way of example, and not limitation, Plaintiffs and putative class members have known for nearly a decade that Aetna and the other

Defendants were utilizing Zelis's repricing solutions, and that Plaintiffs and putative class members were receiving allegedly "reduce[d]" payments in connection with that repricing. *See, e.g.,* Compl. ¶¶ 74, 76. To the extent Plaintiffs and putative class members were paid pursuant to plan terms incorporating Zelis's repricing solutions, Plaintiffs and putative class members knew about and consented to industry use of the same. Yet rather than complain of what they have long known, Plaintiffs and putative class members silently accepted without complaint the benefits of claims payments for years. Accordingly, because Plaintiffs and putative class members have been aware for years of the very same conduct they now challenge, Plaintiffs' and putative class members' claims are barred by the doctrines of ratification, agreement, acquiescence, and consent.

TENTH AFFIRMATIVE DEFENSE

(Business Justification/ No Wrongful Means/ Lawful Competition)

Aetna alleges, without admitting any liability, that at all times, its conduct was lawful and reasonable and that its actions were undertaken in good faith to advance legitimate business interests and had the effect of promoting, encouraging, and increasing competition. Plaintiffs' and putative class members' claims are thus barred, in whole or in part, because Aetna's procompetitive justifications outweigh any alleged anticompetitive effects outlined in the Complaint. Among other reasons, the high cost of out-of-network claims is a significant driver of rising healthcare expenses, contributing to higher premiums and impacting patients, self-funded insurance plans, and others. MCOs, self-funded plans, TPAs, and other entities rely on vendors like Zelis to recommend reimbursement amounts for out-of-network services in order to control these rising costs.

ELEVENTH AFFIRMATIVE DEFENSE
(Unclean Hands)

Plaintiffs' and putative class members' claims are barred, in whole or in part, by the doctrine of unclean hands.

TWELFTH AFFIRMATIVE DEFENSE
(Other Defenses Incorporated by Reference)

Aetna adopts and incorporates by reference any and all additional affirmative defenses asserted or to be asserted by any other Defendant in this proceeding to the extent that Aetna may share in such affirmative defenses.

ADDITIONAL AFFIRMATIVE DEFENSES

Aetna reserves the right to assert additional affirmative defenses based upon further investigation and discovery.

Dated: June 8, 2026

Respectfully submitted,

By: /s/ Katherine Trefz

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CERTIFICATE OF SERVICE

I hereby certify that on June 8, 2026, I electronically filed the foregoing document with the Clerk of the Court using the Court's CM/ECF system, which will send notice of the filing to counsel of record.

/s/ Katherine Trefz

Katherine Trefz