IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Andrew Beckett, Arizona Doe, California Doe, S.A., Colorado Doe, Connecticut Doe, DC Doe, Florida Doe, Georgia Doe, Illinois Doe, Indiana Doe, Kansas Doe, Maine Doe, Maryland Doe, Minnesota Doe, Mississippi Doe, Missouri Doe, Newada Doe, NewHampshire Doe, NewJersey Doe, NewHampshire Doe, NewJersey Doe, NewMexico Doe, NewYork Doe1, NewYork Doe2, NewYork Doe3, NewYork Doe4, NorthCarolina Doe, Ohio Doe, Oklahoma Doe, SouthCarolina Doe, Tennessee Doe, Texas Doe, Virginia Doe, Washington Doe, John Doe, Jane Doe2, John Doe1, and John Doe2, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

Aetna, Inc., Aetna Life Insurance Company, and Aetna Specialty Pharmacy, LLC,

Defendants.

Case No. 2:17-CV-3864-JS

PLAINTIFFS' MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

Plaintiffs, through their undersigned counsel, respectfully file this Motion for Preliminary Approval of Class Action Settlement, and move the Court for an order:

- 1. Finding the terms of the Parties' proposed Settlement Agreement fair, reasonable and adequate, and granting preliminary approval to the proposed Settlement so that notice of the Settlement can be provided to the Settlement Class;
- 2. Preliminarily certifying the following Settlement Class pursuant to Rule 23(a) and (b)(3) of the Federal Rules of Civil Procedure for purposes of administering the proposed Settlement:

- all persons whose Protected Health Information and/or Confidential HIV-related information was allegedly disclosed improperly by Aetna and/or Aetna-related or affiliated entities, or on their behalf, to third parties, including Gibson, Dunn & Crutcher, LLP ("GDC") and Kurtzman Carson Consultants LLC ("KCC"), and/or to whom any written notice was mailed as required by the settlement of *Doe v. Aetna, Inc.*, No. 14-cv-2986 (S.D. Cal.) and *Doe v. Coventry Health Care, Inc.*, No. 15-cv-62685 (S.D. Fla.).
- 3. Preliminarily appointing Plaintiffs Andrew Beckett, Arizona Doe, California Doe, S.A., Colorado Doe, Connecticut Doe, DC Doe, Florida Doe, Georgia Doe, Illinois Doe, Indiana Doe, Kansas Doe, Maine Doe, Maryland Doe, Minnesota Doe, Mississippi Doe, Missouri Doe, Newada Doe, NewHampshire Doe, NewJersey Doe, NewMexico Doe, NewYork Doe, NewYork Doel, NewYork Doe, Chio Doe, Oklahoma Doe, SouthCarolina Doe, Tennessee Doe, Texas Doe, Virginia Doe, Washington Doe, John Doe, Jane Doel, John Doel, and John Doel as Class Representatives;
- 4. Preliminarily appointing Shanon J. Carson, E. Michelle Drake, and Sarah R. Schalman-Bergen of Berger & Montague, P.C.; Ronda Goldfein of the AIDS Law Project of Pennsylvania; and Sally Friedman of the Legal Action Center as Co-Lead Class Counsel;
- 5. Appointing Angeion Group, LLC as the Settlement Administrator to provide notice to the Settlement Class and administer the Settlement;
- 6. Approving as to form and content the proposed Claim Form attached as Exhibit A to the Settlement Agreement, and the proposed Notice of Class Action Settlement attached as Exhibit C to the Settlement Agreement; and directing that notice of the proposed Settlement be provided to the Settlement Class in accordance with the terms and provisions of the Settlement Agreement; and
- 7. Scheduling a Final Approval Hearing to consider whether to grant final approval of the proposed Settlement Agreement.

This Motion is based on the accompanying Memorandum of Law; the proposed Settlement Agreement, which is attached as Exhibit 1; the Declarations of Shanon J. Carson, Ronda B. Goldfein, Sally Friedman, and Charles E. Ferrara of Angeion Group, LLC, in support of this Motion, and all other records, pleadings and papers on file in this action. Pursuant to the terms of the Settlement Agreement, Defendants do not oppose this Motion. Defendants reserve their right to state their position and to be heard in this or any other litigation with regard to any facts or issues raised by this Motion and/or any responses thereto.

A proposed Order is submitted for the Court's consideration.

Dated: January 16, 2018 Respectfully submitted,

/s/Shanon J. Carson

Shanon J. Carson (PA 85957)
Sarah R. Schalman-Bergen (PA 206211)
BERGER & MONTAGUE, P.C.
1622 Locust Street
Philadelphia, PA 19103
scarson@bm.net
sschalman-bergen@bm.net
(215) 875-4656

E. Michelle Drake*
John Albanese*
BERGER & MONTAGUE, P.C.
43 SE Main Street
Suite 505
Minneapolis, MN 55414
emdrake@bm.net
jalbanese@bm.net
(612) 594-5997

Ronda B. Goldfein (PA 61452) Yolanda French Lollis (PA 65148) Adrian M. Lowe (PA 313614) AIDS LAW PROJECT OF PENNSYLVANIA 1211 Chestnut Street, Suite 600 Philadelphia, PA 19107 goldfein@aidslawpa.org

alowe@aidslawpa.org lollis@aidslawpa.org (215) 587-9377

Sally Friedman*
Monica Welby*
Karla Lopez*
LEGAL ACTION CENTER
225 Varick Street
New York, NY 10014
sfriedman@lac.org
mwelby@lac.org
klopez@lac.org
(212) 243-1313

Co-Lead Counsel for Plaintiffs and the Proposed Settlement Class

Torin A. Dorros*
DORROS LAW
8730 Wilshire Boulevard, Suite 350
Beverly Hills, California 90211
310-997-2050
tdorros@dorroslaw.com

Counsel for Plaintiff S.A.

* Pro Hac Vice

Laurence D. King (SBN 206423)
Linda M. Fong (SBN 124232)
Matthew B. George (SBN 239322)
Mario M. Choi (SBN 243409)
KAPLAN FOX & KILSHEIMER LLP
350 Sansome Street, Suite 400
San Francisco, CA 94104
Telephone: 415-772-4700
Facsimile: 415-772-4707
lking@kaplanfox.com
lfong@kaplanfox.com
mgeorge@kaplanfox.com
mgeorge@kaplanfox.com
mchoi@kaplanfox.com

Counsel for Plaintiff John Doe

Patricia M. Kipnis (PA #91470)

BAILEY & GLASSER LLP 923 Haddonfield Road Suite 300 Cherry Hill, NJ 08002 856-324-8219

Maureen M. Brady, KS bar No. 22460 McShane & Brady LLC Lucy McShane, 1656 Washington, Suite 140 Kansas City, MO 64108 816-888-8010 fax: 816-332-6295 mbrady@mcshanebradylaw.com lmcshane@mcshanebrady.com

Anne Schiavone KS bar No. 19669 4600 Madison, Ste. 810 Kansas City, MO 64112 816-283-8739 aschiavone@hslawllc.com

Counsel for Plaintiff Kansas Doe

Brian P. Murray (CT 25372) GLANCY PRONGAY & MURRAY LLP 230 Park Avenue, Suite 530 New York, NY 10169 (212) 682-5340 bmurray@glancylaw.com

Paul C. Whalen LAW OFFICE OF PAUL C. WHALEN, P.C. 768 Plandome Road Manhasset, NY 11030 (516) 426-6870 paul@paulwhalen.com

Jasper D. Ward IV JONES WARD PLC 312 S. Fourth Street Louisville, KY 40202 (502) 882-6000 jasper@jonesward.com

John Yanchunis MORGAN & MORGAN

COMPLEX LITIGATION GROUP 201 North Franklin Street, 7th Floor Tampa, Florida 33602 (813) 275-5272 jyanchunis@forthepeople.com

Jean S. Martin LAW OFFICE OF JEAN SUTTON MARTIN, PLLC 2018 Eastwood Road Suite 225 Wilmington, NC 28403 Telephone: (800) 678-6612 jean@jsmlawoffice.corn

Counsel for Plaintiffs Jane Doe2 and John Doe1

Abbas Kazerounian, Esq. (SBN: 249203) Mona Amini, Esq. (SBN: 296829) KAZEROUNI LAW GROUP, APC 245 Fischer Avenue, Unit D1 Costa Mesa, California 92626 Telephone: (800) 400-6808 Facsimile: (800) 520-5523 ak@kazlg.com mona@kazlg.com

Joshua B. Swigart, Esq. (SBN: 225557) HYDE & SWIGART 2221 Camino Del Rio South, Suite 101 San Diego, CA 92108 Telephone: (619) 233-7770 Facsimile: (619) 297-1022 josh@westcoastlitigation.com

THE SOLIMAN FIRM
Steven Soliman, Esq. (SBN: 285049)
245 Fischer Avenue, Suite D1
Costa Mesa, CA 92626
Telephone: (714) 491-4111
Facsimile: (714) 491-4111
ssoliman@thesolimanfirm.com

Counsel for Plaintiff John Doe2

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing was served upon all counsel of record through the Court's ECF system this 16th day of January, 2018.

s/ Shanon J. Carson Shanon J. Carson