1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
9		
10		
11	JULIA JUNGE and RICHARD JUNGE, on	Case No. 3:20-cv-00547-WHA (DMR)
12	behalf of themselves and a class of similarly situated investors,	Class Action
13	Plaintiffs,	(Consolidated with Case No. 3:20-cv-
14	v.	01163-WHA)
15	GERON CORPORATION and JOHN A.	(Related to Case No. 3:20-cv-02823-WHA; 3:22-mc-80051-WHA)
16	SCARLETT,  Defendants.	[ <del>PROPOSED]</del> ORDER APPROVING DISTRIBUTION PLAN
17		
18	Lead Plaintiffs moved this Court for an order approving a distribution plan for the Net	
19	Settlement Fund in the above-captioned securities class action (the "Action"). Having reviewed and	
20	considered all the materials and arguments submitted in support of the motion, including Lead	
21	Plaintiffs' Motion for Approval of Distribution Plan, and for Approval of Epiq Class Action and	
22	Claims Solutions, Inc.'s ("Epiq") Additional Fees and Expenses, and Memorandum of Point and	
23	Authorities in Support Thereof, and the Declaration of Stephanie Amin-Giwner in Support of Lead	
24	Plaintiffs' Motion for Approval of Distribution Plan, and in support of Epiq Class Action and Claims	
25	Solutions, Inc.'s Additional Fees and Expenses, dated December 15, 2023 ("12/15 Amin-Giwner	
26	Declaration"),	
27	NOW, THEREFORE, IT IS HEREBY ORDERED THAT:	
28		
		-1- Case No. 3:20-cv -00547-WHA (DMR)
	[ <del>Proposed</del> ] Order Appr	ROVING DISTRIBUTION PLAN

- 1. This Order incorporates by reference the definitions in the Stipulation and Agreement of Settlement, dated September 2, 2022 (ECF No. 247) ("Stipulation"), and the 12/14 Amin-Giwner, and all capitalized terms used in this Order shall have the same meanings as defined in the Stipulation and the 12/15 Amin-Giwner Declaration.
- 2. This Court has jurisdiction over the subject matter of the Action and over all parties to the Action, including all Class Members.
- 3. Lead Plaintiffs' plan for distribution of the Net Settlement Fund to Authorized Claimants is **APPROVED**. Accordingly:
- a. The administrative determinations of Epiq, the Court-approved Claims Administrator, to accept the Timely Eligible Submitted Claims stated in Exhibit AA-1 to the 12/15 Amin-Giwner Declaration and the Late but Otherwise Eligible Submitted Claims stated in Exhibit AA-2 to the 12/15 Amin-Giwner Declaration are adopted.
- b. The Claims Administrator's administrative determinations to reject the Rejected Submitted Claims, as stated in Exhibit AA-3 to the 12/15 Amin-Giwner Declaration are adopted.
- c. The Court has considered the request for judicial review of Epiq's recommendation to reject Claim No. 1543 and approves Epiq's determination to reject Claim No. 1543 because the Claimant has no Recognized Loss under the Plan of Allocation. *See Dura Pharms., Inc. v. Broudo*, 544 U.S. 336, 342 (2005).
- d. The Court approves Epiq Distribution Plan, as set forth in Paragraph 66 of the 12/15 Amin-Giwner Declaration, which provides for the following:
- (i) Epiq will conduct an initial distribution (the "Initial Distribution") of the Net Settlement Fund as follows: Epiq will calculate award amounts to all Authorized Claimants by calculating their *pro rata* share of the fund in accordance with the Plan of Allocation.
- (ii) Epiq will, pursuant Paragraph 70 of the Settlement Notice and to the terms of the Plan of Allocation, eliminate from the distribution any Authorized Claimant whose *pro rata* share of the Net Settlement Fund as calculated above is less than \$10.00. Such Claimants will

not receive any distribution from the Net Settlement Fund and Epiq will send letters to those Authorized Claimants advising them of that fact.

- (iii) After eliminating Claimants who would have received less than \$10.00, Epiq will calculate the *pro rata* share of the Net Settlement Fund for Authorized Claimants who would have received \$10.00 or more pursuant to the calculations described above ("Distribution Amount").
- To encourage Authorized Claimants to deposit their payments (iv) promptly, all distribution checks will bear a notation: "CASH PROMPTLY. VOID AND SUBJECT TO REDISTRIBUTION IF NOT CASHED BY [DATE 90 DAYS AFTER ISSUE DATE]." For Authorized Claimants whose checks are returned as undeliverable, Epiq will endeavor to locate new addresses through reasonable methods, including processing undeliverable checks through an address trace service and contacting Claimants via email and/or by telephone. Where a new address is located, Epiq will update the Settlement Database accordingly and reissue a distribution check to the Authorized Claimant at the new address. In the event a distribution check is lost or damaged, or otherwise requires reissuance, Epiq will issue replacements. Distribution reissues will be undertaken only upon written instructions from the Authorized Claimant, provided that the Authorized Claimant returns the previous check where appropriate. For all checks, Epiq will void the initial payment prior to reissuing a payment. In order not to delay further distributions to Authorized Claimants who have timely cashed their checks, Epiq's outreach program shall end 30 days after the initial void date. Authorized Claimants will be informed that, if they do not cash their Initial Distribution checks within 90 days of the issue date, or they do not cash checks reissued within 30 days of the mailing of such reissued checks, their checks will lapse, their entitlement to recovery will be irrevocably forfeited, and the funds will be reallocated to other Authorized Claimants. Reissue requests for lost or damaged checks will be granted after the void date on the checks as long as the request for the reissue is received no later than 45 days prior to the next planned distribution. Requests for reissued checks in connection with any subsequent distributions (should such distributions occur) will be handled in the same manner.

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

Case No. 3:20-cv -00547-WHA (DMR)

## Case 3:20-cv-00547-WHA Document 332 Filed 05/28/24 Page 5 of 5

an increased Recognized Claim Amount, may be made after January 25, 2024.

(ix) Unless otherwise ordered by the Court, one year after the Second Distribution, Epiq will destroy the paper copies of the Submitted Claims and all supporting documentation, and one year after all funds have been distributed, Epiq will destroy electronic copies of the same.

- 4. The Court finds that the administration of the Settlement and the proposed distribution of the Net Settlement Fund comply with the terms of the Stipulation and Plan of Allocation approved by this Court and that all persons involved in the review, verification, calculation, tabulation, or any other aspect of the processing of the Claims submitted, or who are otherwise involved in the administration or taxation of the Settlement Fund or the Net Settlement Fund, are hereby released and discharged from any and all claims arising out of that involvement, and all Class Members and other Claimants, whether or not they receive payment from the Net Settlement Fund, are hereby barred from making any further claims against the Net Settlement Fund, Lead Plaintiffs, Lead Counsel, the Claims Administrator, the Escrow Agent or any other agent retained by Lead Plaintiffs or Lead Counsel in connection with the administration or taxation of the Settlement Fund or the Net Settlement Fund, or any other person released under the Settlement beyond the amounts allocated to Authorized Claimants.
- 5. Epiq's request for additional fees and expenses incurred in the administration of the Settlement and estimated to be incurred in connection with the Initial Distribution of the Net Settlement Fund is approved, and Lead Counsel is directed to pay Epiq \$ 900,000 out of the Settlement Fund to Epiq.

As stated on the record, all brokers are required to bear their own costs. None of the above payment shall be used to reimburse brokers or cover any part of their submitted invoices.

6. This Court retains jurisdiction to consider any further applications concerning the administration of the Settlement, and any other and further relief that this Court deems appropriate. SO ORDERED this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 2024.

DATED: May 28, 2024

