

# In the United States Court of Federal Claims

No. 17-877C  
(Filed: May 24, 2018)

\*\*\*\*\*  
COMMON GROUND HEALTHCARE \*  
COOPERATIVE, \*  
\*  
Plaintiff, \*  
\*  
v. \*  
\*  
THE UNITED STATES, \*  
\*  
Defendant. \*  
\*\*\*\*\*

## ORDER

On May 22, 2018, plaintiff in the above-captioned case filed a motion for approval of its proposed class action notice plan, attaching a proposed class action notice and opt-in form. Plaintiff represents that defendant has no objections to the motion or the proposed notice. Plaintiff shall make the following changes to the notice:

- Page 2: Either (1) remove the heading “What This Notice Contains” and the sentence that follows (“No table of contents entries found.”), or (2) keep the heading “What This Notice Contains” and replace the sentence that follows with a table of contents.
- Page 6, question 13, third sentence: Change “their” to either (1) “its” or (2) “the Class’s.”

So long as plaintiff makes these two corrections, the court **APPROVES** the documents and **GRANTS** plaintiff’s unopposed motion.

In accordance with the schedule proposed by plaintiff, class counsel shall distribute the notice to the potential class members by **no later than Wednesday, June 13, 2018**. Potential class members shall be required to return their opt-in forms by **no later than Monday, August 13, 2018**. Class counsel shall “certify final membership in the Class by identifying the name of each member of the Class to the Court and providing to the Court and Defendant a copy of the

opt-in form completed by each Class member and submitted to Class counsel” by **no later than Wednesday, September 12, 2018.**

**IT IS SO ORDERED.**

s/ Margaret M. Sweeney  
MARGARET M. SWEENEY  
Judge