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10	Attorneys for Plaintiff and the				
11	Proposed Settlement Class				
12	SUPERIOR COURT OF CALIFORNIA				
13	COUNTY OF ALAMEDA				
14					
15	CALIFORNIA CHIROPRACTIC	Case No.: RG19045051			
16	ASSOCIATION, on behalf of itself and its members,	CLASS ACTION			
17	Plaintiff,	NOTICE OF MOTION AND			
18	VS.	PLAINTIFF'S MOTION FOR UNOPPOSED ATTORNEYS' FEES,			
19	MEDRISK, LLC; MEDRISK HOLDCO,	EXPENSES AND SETTLEMENT ADMINISTRATION EXPENSES			
20	LLC; and DOES 1 through 10, inclusive,				
21	Defendants.	Date: August 15, 2023 Time: 3:00 p.m. Dept.: 23			
22		Judge: Hon. Brad Seligman			
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	NOTICE OF MOTION AND PLAINTIFF'S MOTION FOR UNOPPOSED ATTORNEYS' FEES, EXPENSES AND SETTLEMENT ADMINISTRATION EXPENSES				
	ATTORIETS TEES, EMELAGES AND SETTLEMENT ADMINISTRATION EATENSES				

1	TO THE COURT	ALL PARTIES,	AND THEIR	COUNSEL:
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On May 19, 2023, this Court granted preliminary approval of the class action settlement
in this matter and set a Final Fairness Hearing on August 15, 2023 at 3:00 p.m., in Department
23 of the Superior Court of California, County of Alameda, located at 1221 Oak Street, 4th Floor,
Oakland, CA 94612. Plaintiff California Chiropractic Association will, and hereby does, move
the Court for an order granting Plaintiff's Motion for Unopposed Attorneys' Fees, Expenses and
Settlement Administration Expenses ("Motion").

8 Class Counsel respectfully requests that the Court grant the Motion and award the
9 requested attorneys' fees, expenses, and settlement administration expenses on the grounds that
10 these payments are fair and reasonable in light of the efforts and risk borne by Class Counsel and
11 the Class Settlement Administrator.

This Motion is based upon this Notice of Motion and Motion, the accompanying
Memorandum of Points and Authorities in Support of Plaintiff's Motion, the supporting
Declaration of Zev B. Zysman, the supporting Declaration of Jordan L. Lurie, the records and
files in this action, and upon such further and additional papers and argument as may be
presented herein.

18 POMERANTZ LLP Dated: July 5, 2023 LAW OFFICES OF ZEV B. ZYSMAN APC 19 20 Zev B. Zysman By: 21 JORDAN L. LURIE ARI Y. BASSER 22 ZEV B. ZYSMAN Attorneys for Plaintiff 23 CALIFÓRNIA CHIROPRACTIC ASSOCIATION 24 25 26 27 28 NOTICE OF MOTION AND PLAINTIFF'S MOTION FOR **UNOPPOSED ATTORNEYS' FEES, EXPENSES AND SETTLEMENT ADMINISTRATION EXPENSES**