1 2 3 4 5 6 7	KAPLAN FOX & KILSHEIMER LLP Laurence D. King (SBN 206423) Kathleen A. Herkenhoff (SBN 168562) Blair E. Reed (SBN 316791) 1999 Harrison Street, Suite 1560 Oakland, CA 94612 Telephone: (415) 772-4700 Facsimile: (415) 772-4707 Iking@kaplanfox.com kherkenhoff@kaplanfox.com breed@kaplanfox.com KAPLAN FOX & KILSHEIMER LLP	
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13 14 15 16	Class Counsel for Lead Plaintiffs Julia Junge and Richard Junge and the Proposed Class UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
17 18 19 20 21 22 23 24 25 26 27 28	JULIA JUNGE and RICHARD JUNGE, on behalf of themselves and a class of similarly situated investors, Plaintiffs, v. GERON CORPORATION and JOHN A. SCARLETT, Defendants.	Class Action (Consolidated with Case No. 3:20-cv-01163-WHA); (Related to Case No. 3:20-cv-02823-WHA; 3:22-mc-80051-WHA) NOTICE OF ERRATA TO DECLARATION OF JEFFREY P. CAMPISI IN SUPPORT OF MOTION FOR FINAL APPROVAL OF SETTLEMENT AND PLAN OF ALLOCATION AND IN SUPPORT OF LEAD COUNSEL'S MOTION FOR AN AWARD OF ATTORNEYS' FEES, REIMBURSEMENT OF LITIGATION EXPENSES AND AWARDS TO LEAD PLAINTIFFS FOR LOST WAGES UNDER 15 U.S.C. § 78u-4(a)(4) Judge: Hon. William H. Alsup Courtroom: 12, 19th Floor Date: March 30, 2023 Time: 11:00 a.m.
-		Case No. 3:20-cv-00547 -WHA (DMR

1 NOTICE OF ERRATA 2 Lead Counsel for Lead Plaintiffs in the above-captioned action respectfully submits this 3 errata to the Declaration of Jeffrey P. Campisi in Support of: (A) Lead Plaintiffs' Motion for Final 4 Approval of Settlement and Plan of Allocation; and (B) Lead Counsel's Motion for an Award of 5 Attorneys' Fees, Reimbursement of Litigation Expenses and Awards to Lead Plaintiffs for Lost 6 Wages under 15 U.S.C. §78u-4(a)(4) ("Campisi Declaration"), ECF No. 262, in order to correct an 7 inadvertent error. 8 At Paragraphs 314 and 321, the Campisi Declaration cites to a hyperlink address at 9 https://spaces.hightail.com/receive/Ks6ymPYtCH when in fact the correct hyperlink is 10 https://spaces.hightail.com/receive/zx6dFYgoTL. 11 12 Respectfully submitted, DATED: February 3, 2023 13 KAPLAN FOX & KILSHEIMER LLP 14 By: /s/ *Jeffrey P. Campisi* Jeffrey P. Campisi 15 Robert N. Kaplan (admitted *pro hac vice*) 16 Jeffrey P. Campisi (admitted *pro hac vice*) Jason A. Uris (admitted *pro hac vice*) 17 850 Third Avenue, 14th Floor New York, NY 10022 18 Telephone: (212) 687-1980 Facsimile: (212) 687-7714 19 rkaplan@kaplanfox.com jcampisi@kaplanfox.com 20 juris@kaplanfox.com 21 Laurence D. King (SBN 206423) Kathleen A. Herkenhoff (SBN 168562) 22 Blair E. Reed (SBN 316791) 1999 Harrison Street, Suite 1560 23 Oakland, CA 94612 Telephone: (415) 772-4700 24 Facsimile: (415) 772-4707 lking@kaplanfox.com 25 kherkenhoff@kaplanfox.com breed@kaplanfox.com 26 Class Counsel for Lead Plaintiffs Julia Junge and 27 Richard Junge and the Class 28

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