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Jelinek Richa	ard M											
Form 4												
November 28	3, 2018											
FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSION							-	PPROVAL				
	UNITED	STATES				ND EXC D.C. 205		IGE (COMMISSION	OMB Number:	3235-0287	
Check thi										Expires:	January 31,	
subject to	subject to STATEMENT OF CHANG				GES IN BENEFICIAL OWN				NERSHIP OF	Estimated a	2005 average	
Section 1		SECURI				ITIES				burden hours per		
Form 4 or Form 5									response	0.5		
obligation	· · ·							•	e Act of 1934,			
may conti	inue. Section 17(3		of the Inv	•		•	• •		f 1935 or Sectio	n		
See Instru 1(b).	iction	50(II) (estinei	пС	ompan	y Act	01 19-	ŧU			
(Print or Type R	Responses)											
				Name ar	ame and Ticker or Trading 5. Relationship of Issuer					f Reporting Person(s) to		
Jelinek Rich			Symbol						155001			
AE			AETNA	AETNA INC /PA/ [AET]					(Check all applicable)			
(Last)	(First) (N	Middle)	3. Date of		Trar	isaction						
	C., 151 FARMIN	ICTON	(Month/Da	2					Director X Officer (give		b Owner er (specify	
AVENUE	\sim , 151 FARMIN	GIÚN	11/28/20	118					below)	below)		
AVENUE									EVP, E	Interprise Strate	egy	
				If Amendment, Date Original					6. Individual or Joint/Group Filing(Check			
			Filed(Mon	iled(Month/Day/Year)					Applicable Line) _X_ Form filed by One Reporting Person			
HARTFORI	D, CT 06156								Form filed by N Person	1 0		
(City)	(State)	(Zip)	Table	e I - Non	-De	rivative S	Securit	ies Acq	uired, Disposed of	f, or Beneficial	lly Owned	
1.Title of	2. Transaction Date	e 2A. Deen	ned	3.		4. Securit	ies Ac	quired	5. Amount of	6. Ownership		
Security	(Month/Day/Year)		ion Date, if Transaction(A) or Disposed of					Securities	Form: Direct	Indirect Beneficial		
(Instr. 3)		any (Month/E	Code (D) /Day/Year) (Instr. 8) (Instr. 3, 4 and 5)				5)	Beneficially Owned		Ownership		
			•						Following	(Instr. 4)	(Instr. 4)	
							(A)		Reported Transaction(a)			
				a .			or	р.	Transaction(s) (Instr. 3 and 4)			
Common				Code	V	Amount	(D)	Price				
Stock	11/28/2018			D		14,227	D	<u>(2)</u>	0	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Code	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Appreciation Rights	\$ 115.34	11/28/2018		D	16,806	(3)	(3)	Common Stock	16,806
Stock Appreciation Rights	\$ 103.45	11/28/2018		D	81,038	<u>(4)</u>	(4)	Common Stock	81,038
Stock Appreciation Rights	\$ 125.27	11/28/2018		D	79,938	(5)	(5)	Common Stock	79,938
Performance Stock Units	<u>(6)</u>	11/28/2018		D	23,200	(6)	(6)	Common Stock	23,200
Performance Stock Units	(7)	11/28/2018		D	9,939	(7)	(7)	Common Stock	9,939
Restricted Stock Units	<u>(8)</u>	11/28/2018		D	23,377	(8)	(8)	Common Stock	23,377

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Reporting Owners

Reporting Owner Name / Address			Relationships		
	Director	10% Owner	Officer	Other	
Jelinek Richard M AETNA INC. 151 FARMINGTON AVENUE HARTFORD, CT 06156			EVP, Enterprise Strategy		
Signatures					
/s/ Richard M. Jelinek by Adam Attorney-in-Fact	F. McAna	aney,	11/28/2018		
<u>**</u> Signature of Repor	Date				

Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

(1) Includes 140 shares acquired under Aetna Inc. Employee Stock Purchase Plan on June 1, 2018.

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(2) Converted pursuant to the merger agreement (the "Merger Agreement") between CVS Health Corporation ("CVS Health") and Aetna Inc. ("Aetna") into \$145 in cash and 0.8378 shares of CVS Health Common Stock for each share of Aetna Common Stock.

Represents Stock Appreciation Rights ("SARs") granted pursuant to the Aetna Inc. 2010 Stock Incentive Plan (the "Plan") on November 2, 2015. These SARs were canceled pursuant to the terms of the Merger Agreement in exchange for an amount in cash for each SAR

(3) equal to (a) \$145 plus (b) 0.8378 multiplied by the average of the volume weighted averages of the trading prices of CVS Health Common Stock on each of the five consecutive trading days ending on the trading day two trading days prior to the closing date, less (c) the exercise price (the "SAR Amount").

Represents SARs granted under the Plan on February 19, 2016, of which 66.7% had vested. Each vested SAR was canceled pursuant to(4) the terms of the Merger Agreement in exchange for an amount in cash equal to the SAR Amount. Each unvested SAR was converted to a CVS Health SAR pursuant to the terms of the Merger Agreement.

Represents SARs granted under the Plan on February 17, 2017, of which 33.3% had vested. Each vested SAR was canceled pursuant to(5) the terms of the Merger Agreement in exchange for an amount in cash equal to the SAR Amount. Each unvested SAR was converted to a CVS Health SAR pursuant to the terms of the Merger Agreement.

Represents Performance Stock Units ("PSUs") earned at a specified level in conjunction with the change in control of Aetna and pursuant
 to the terms of the relevant PSU award agreement. The PSUs were originally granted under the Plan on February 19, 2016. These PSUs were converted to time-vesting CVS Health Restricted Stock Units ("RSUs") pursuant to the terms of the Merger Agreement.

PSUs earned at a specified level in conjunction with the change in control of Aetna and pursuant to the terms of the relevant PSU award (7) agreement. The PSUs were originally granted under the Plan on February 17, 2017. These PSUs were converted to time-vesting CVS

- Health RSUs pursuant to the terms of the Merger Agreement.
- (8) RSUs granted under the Plan on March 2, 2018. These RSUs were converted to CVS Health RSUs pursuant to the Merger Agreement.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.