

# If your Private Information was compromised as a result of Data Breaches at McLaren Health Care Corp. in 2023 or 2024, you may be entitled to benefits from a settlement.

*This is not a solicitation from a lawyer. Please read this Notice carefully and completely.*

## **THIS NOTICE MAY AFFECT YOUR RIGHTS. PLEASE READ IT CAREFULLY.**

- A proposed \$14 million Settlement arising out of two Data Breaches has been reached with McLaren Health Care Corp. (“McLaren”). Between July 28, 2023 and August 23, 2023, and then again between July 17, 2024 and August 3, 2024, unauthorized third parties may have gained access to Class Members’ Personally Identifying Information and Protected Health Information (collectively, “Private Information”).
- The Settlement Class includes all persons in the United States whose Private Information was compromised in the two Data Breaches, including all who were sent notice of them. Excluded from the Settlement Class are: (1) the Judge(s) presiding over the Actions and members of their immediate families and their staff; (2) McLaren, its subsidiaries, parent companies, successors, predecessors, and any entity in which McLaren or its parents, have a controlling interest, and its current or former officers and directors; (3) natural persons who properly execute and submit a Request for Exclusion prior to the expiration of the Opt-Out Period; (4) the successors or assigns of any such excluded natural person; and (5) Plaintiffs’ counsel.
- If you are a Class Member, you are eligible to receive one year of one-bureau Credit Monitoring and Identity Theft Protection services, and one or both of the following two types of cash Settlement Benefits:

**(1) Documented Loss Payment:** You may submit a timely and valid Claim Form and provide supporting Reasonable Documentation that you spent money or incurred losses related to the Data Breaches for up to \$5,000;

**AND**

**(2) Pro Rata Cash Fund Payment:** You also may choose to receive a flat cash payment, without any documentation. The amount of your Cash Fund Payment depends on the number of valid claims and how much of the Settlement Fund remains after payment of valid Documented Loss Payment claims.

The Settlement Administrator will automatically treat uncured, incomplete, or defective Documented Loss Payment claims as claims for a Cash Fund Payment.

- Your legal rights will be affected whether you act or do not act. You should read this entire Notice carefully.

## **YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:**

<b>FILE A CLAIM FORM SUBMITTED OR POSTMARKED BY: APRIL 29, 2026</b>	Submitting a timely and valid Claim Form is the only way that you can receive Settlement Benefits. If you submit a Claim Form, you will give up the right to sue McLaren and the Released Parties in a separate lawsuit about the legal claims this Settlement resolves.
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QUESTIONS? CALL 1-844-685-4251 TOLL FREE OR VISIT [WWW.MHCCSETTLEMENT.COM](http://WWW.MHCCSETTLEMENT.COM)

<b>EXCLUDE YOURSELF FROM THIS SETTLEMENT POSTMARKED BY: MARCH 16, 2026</b>	This is the only option that allows you to sue, continue to sue, or be part of another lawsuit against McLaren and the Released Parties, for the legal claims this Settlement resolves. If you exclude yourself, you will give up the right to receive any Settlement Benefits from this Settlement.
<b>OBJECT TO OR COMMENT ON THE SETTLEMENT POSTMARKED BY: MARCH 16, 2026</b>	You may object to the Settlement by writing to the Court and informing it why you do not think the Settlement should be approved. You can also write the Court to provide comments or reasons why you support the Settlement. You will still be bound by the Settlement if it is approved, and you will not be allowed to exclude yourself from the Settlement. If you object, you may also file a Claim Form to receive Settlement Benefits, but you will give up the right to sue McLaren and the Released Parties in a separate lawsuit about the legal claims this Settlement resolves.
<b>GO TO THE “FINAL APPROVAL HEARING” DATE: APRIL 21, 2026</b>	You may attend the Final Approval Hearing where the Court may hear arguments concerning approval of the Settlement. If you wish to speak at the Final Approval Hearing, you must make a request to do so in your written objection or comment. You are <u>not</u> required to attend the Final Approval Hearing.
<b>DO NOTHING</b>	If you do nothing, you will not receive a cash payment and you will give up your rights to sue McLaren and the Released Parties for the legal claims this Settlement resolves.

- These rights and options—and the deadlines to exercise them—are explained in this Notice.
- The Court in charge of this lawsuit still has to decide whether to approve the Settlement. No Settlement Benefits or Settlement Payments will be provided unless the Court approves the Settlement and it becomes final.

## BASIC INFORMATION

### 1. Why did I get this Notice?

A court authorized this Notice because you have the right to know about the proposed Settlement of this class action lawsuit and about all your rights and options before the Court decides whether to grant final approval of the Settlement. This Notice explains the lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

The lawsuit is known as *Cindy Womack-Devereaux, et al. v. McLaren Health Care Corp.*, Case No. 24-121459 (Genesee Cnty. Cir. Ct., Mich.) pending before the Honorable B. Chris Christenson (the “lawsuit”). The individuals who filed this lawsuit are called the “Plaintiffs” and the entity they sued, McLaren, is called the “Defendant.” The Plaintiffs and the Defendant agreed to this Settlement.

### 2. What is this lawsuit about?

Plaintiffs filed these lawsuits against Defendant, individually, and on behalf of members of the Settlement Class whose Private Information may have been compromised as a result of the Data Breaches at McLaren. Plaintiffs allege that between July 28, 2023 and August 23, 2023, and again between July 17, 2024 and August 3, 2024, there was unauthorized access by a cybercriminal(s) to McLaren’s network and that the Private Information of certain of McLaren’s current and former patients was exfiltrated. Consequently, Plaintiffs brought this lawsuit against McLaren.

The Plaintiffs allege that McLaren failed to adequately protect their Private Information and that they were injured as a result. McLaren denies any wrongdoing, and no court or other entity has made any judgment or other determination of any wrongdoing or that the law has been violated. McLaren denies these and all other legal claims made in the lawsuit. By entering into the Settlement, McLaren is not admitting that it did anything wrong.

### **3. Why is this a class action?**

In a class action, one or more people called the class representatives sue on behalf of all people who have similar legal claims. Together, all these people are called a class or class members. One court resolves the issues for all class members, except for those class members who exclude themselves (opt out) from the class.

The Class Representatives in this lawsuit are Plaintiffs Cheryl Drugich, Janise Norwood, Melissa Porter, Jamie McSkulin, Tamara Ejuan Wells, Ashley Beasley, Kyle Turri, Cindy Womack-Devereaux, Sue Ranney, Kayle Gries, and Janie Montgomery.

### **4. Why is there a Settlement?**

The Class Representatives and McLaren do not agree about the legal claims made in this lawsuit. The lawsuit has not gone to trial, and the Court has not decided in favor of the Class Representatives or McLaren. Instead, the Class Representatives and McLaren have agreed to settle the lawsuit following a mediation session. The Class Representatives, McLaren, and their respective lawyers believe the Settlement is best for all Class Members because of the benefits available to Settlement Class Members and the risks and uncertainty associated with continuing the lawsuit.

## **WHO IS INCLUDED IN THE SETTLEMENT**

### **5. How do I know if I am part of the Settlement?**

The Settlement Class includes all persons whose Private Information may have been compromised in the 2023 and 2024 Data Breaches at McLaren. You may have previously been sent notices regarding the Data Breaches by McLaren following the incidents.

If you have any questions as to whether you are a Class Member, you may contact the Settlement Administrator.

### **6. Are there exceptions to individuals who are included as Settlement Class Members in the Settlement?**

Yes. Excluded from the Settlement Class are: (1) the Judge(s) presiding over the Action and members of their immediate families and their staff; (2) McLaren, its subsidiaries, parent companies, successors, predecessors, and any entity in which McLaren or its parent companies, have a controlling interest, and its current or former officers and directors; (3) natural persons who properly execute and submit a Request for Exclusion prior to the expiration of the Opt-Out Period; (4) the successors or assigns of any such excluded natural person; and (5) Plaintiffs' counsel.

### **7. What if I am still not sure whether I am part of the Settlement?**

If you are still not sure whether you are a Class Member, you may go to the Settlement Website at

QUESTIONS? CALL 1-844-685-4251 TOLL FREE OR VISIT [WWW.MHCCSETTLEMENT.COM](http://WWW.MHCCSETTLEMENT.COM)

[www.MHCCSettlement.com](http://www.MHCCSettlement.com), or call the Settlement Administrator's toll-free number at **1-844-685-4251**.

## **THE SETTLEMENT BENEFITS—WHAT YOU GET IF YOU QUALIFY**

### **8. What does the Settlement provide?**

The Settlement will provide Class Members the opportunity to select and make a claim for one year (i.e., 12 months) of one bureau Credit Monitoring and Identity Theft Protection Services (“Credit Monitoring”), and one or both of the two cash Settlement Payments options (a Documented Loss payment or Cash Fund payment). These Settlement Benefits are explained in more detail below.

**Credit Monitoring Service:** You may elect to receive one year of one bureau Credit Monitoring. The Credit Monitoring Settlement Benefit provides a way to protect yourself from unauthorized use of your Private Information. If you already have credit monitoring services, you may still sign up for this additional protection, as you will have one year from receipt of it to redeem this benefit. The Credit Monitoring Settlement Benefit provided by this Settlement is separate from, and in addition to, the credit monitoring and identity resolution services offered by McLaren in response to the Data Breaches, for individuals who received a notice letter from McLaren. Class Members who previously accepted McLaren’s credit monitoring and identity resolution services may choose to delay the start date for the Credit Monitoring Benefits for one year. You are eligible to make a claim for the Credit Monitoring Services being offered through this Settlement even if you did not sign up for the previous services.

The Credit Monitoring service, provided by IDX Identity Protection Services, includes the following benefits: CyberScan Dark Web Monitoring; \$1M Reimbursement Insurance; Fully Managed Identity Restoration; Member Advisory Services; and Lost Wallet Assistance.

In addition to Credit Monitoring, Class Members are eligible to receive the following cash Settlement Benefits:

**Documented Loss Payment:** You may submit a Claim Form for up to \$5,000 per person. A claim for a Documented Loss Payment must be timely and you must provide supporting Reasonable Documentation that you spent money or incurred losses related to either of the Data Breaches. These losses must have been incurred on or after July 28, 2023 (the date on which the 2023 Data Breach began). Documented Losses must further be supported by Reasonable Documentation that a Class Member actually incurred unreimbursed losses and consequential expenses that are more likely than not traceable to either of the Data Breaches.

Examples of Reasonable Documentation include (but are not limited to): credit card statements, bank statements, invoices, telephone records, screen shots, and receipts. Documented Loss costs cannot be documented solely by a personal certification, declaration, or affidavit from the Claimant; a Class Member must provide supporting documentation.

You will not be reimbursed for expenses if you have been reimbursed for the same expenses by another source, including compensation provided in connection with the credit monitoring and identity theft protection product offered as part of the notice provided by McLaren.

If you file a claim for a Documented Loss Payment and don’t submit qualifying documentation, or if your claim is deemed incomplete by the Settlement Administrator, and you do not cure your Claim Form, the Settlement Administrator may automatically treat and consider your claim as eligible for a Cash Fund Payment at the Settlement Administrator’s discretion.

**Cash Fund Payment:** You also may file a claim, without providing any documentation, to receive a flat, pro rata Cash Fund Payment.

Your Cash Fund Payment will be an equal share among those other Class Members who elect to receive a Cash Fund Payment. The precise amount will depend on the amount approved for valid Documented Loss claims and the number of valid Cash Fund Payments claims submitted.

In addition, McLaren has agreed to continue to take certain remedial measures and enhance its security measures as a result of this lawsuit.

Please review Question 9 carefully for additional information regarding the order in which Settlement Benefits are paid from the Settlement Fund. This additional information may impact your decision as to which of the two Settlement Benefit options is the best option for you.

#### **9. How will Settlement Benefits be paid?**

Before determining which Settlement Benefit option is best for you, it is important for you to understand how Settlement Payments will be made. Court-awarded attorneys' fees up to a maximum of 1/3 of the \$14,000,000.00 Settlement Fund, reasonable costs incurred by Class Counsel, Administrative Expenses for costs of the settlement administration, any applicable Taxes, the cost of providing Credit Monitoring services, and Service Awards of up to \$1,500.00 to each of the Class Representatives will be deducted from the Settlement Fund before making payments to Class Members. The Court may award less than these amounts. The remainder of the Settlement Fund will be distributed pursuant to the plan of allocation in Section 3.10 of the Settlement Agreement.

#### **10. What is the total value of the Settlement?**

The Settlement provides a \$14,000,000.00 Settlement Fund, plus confirmation of certain enhanced cybersecurity measures designed to further strengthen McLaren's data and information security. Any court-approved Fee Award and Costs, Service Awards to the Class Representatives, Taxes due on any interest earned by the Settlement Fund, if necessary, the cost of Credit Monitoring, and any Notice and Administrative Expenses will be paid out of the Settlement Fund, and the balance ("Net Settlement Fund") will be used to pay for the above Settlement Benefits. Any costs associated with McLaren's enhanced cybersecurity measures have been paid by McLaren separate from the Settlement Fund.

#### **11. What am I giving up to receive Settlement Benefits or stay in the Settlement Class?**

Unless you exclude yourself (opt out), you are choosing to remain in the Settlement Class. If the Settlement is approved and becomes final, all Court orders and any judgments will apply to you and legally bind you. You will not be able to sue, continue to sue, or be part of any other lawsuit against the Released Parties about the legal issues in this lawsuit that are released by this Settlement. The specific rights you are giving up are called "Released Claims."

#### **12. What are the Released Claims?**

Section 4 of the Settlement Agreement describes the Released Claims and the Release, so please read these sections carefully. The Settlement Agreement is available at [www.MHCCSettlement.com](http://www.MHCCSettlement.com). For questions regarding the Release or Released Claims and what the language in the Settlement Agreement means, you can also contact Class Counsel listed in Question 16 for free, or you can talk to your own lawyer at your own expense.

## HOW TO GET SETTLEMENT BENEFITS—SUBMITTING A CLAIM FORM

### 13. How do I make a claim for Settlement Benefits?

You must submit a timely and valid Claim Form for the Settlement Benefits described in Question 8. Your Claim Form must be submitted online at [www.MHCCSettlement.com](http://www.MHCCSettlement.com) by April 29, 2026, or mailed to the Settlement Administrator at the address on the Claim Form, postmarked by April 29, 2026. If you are electing the Cash Fund Payment, you may also submit a claim by completing and returning the tear-off Claim Form attached to the mailed notice you received. Claim Forms are also available on the Settlement Website at [www.MHCCSettlement.com](http://www.MHCCSettlement.com), by calling 1-844-685-4251 or by writing to [Info@MHCCSettlement.com](mailto:Info@MHCCSettlement.com) or:

MHCC Class Action Settlement  
1650 Arch Street, Suite 2210  
Philadelphia, PA 19103

### 14. What happens if my contact information changes after I submit a Claim Form?

If you change your mailing address or email address after you submit a Claim Form, it is your responsibility to inform the Settlement Administrator of your updated information. You may notify the Settlement Administrator of any changes by writing to [Info@MHCCSettlement.com](mailto:Info@MHCCSettlement.com) or:

MHCC Class Action Settlement  
1650 Arch Street, Suite 2210  
Philadelphia, PA 19103

### 15. When will I receive my Settlement Benefits?

If you file a timely and valid Claim Form, Settlement Benefits will be provided by the Settlement Administrator after the Settlement is approved by the Court and becomes final. The approval process may take time. Please be patient and check [www.MHCCSettlement.com](http://www.MHCCSettlement.com) for updates.

## THE LAWYERS REPRESENTING YOU

### 16. Do I have a lawyer in this case?

Yes, the Court has appointed E. Powell Miller of The Miller Law Firm, P.C., Benjamin F. Johns of Shub Johns & Holbrook LLP, and Gary M. Klinger of Milberg Coleman Bryson Phillips Grossman PLLC as Class Counsel to represent you and the Settlement Class for the purposes of this Settlement. You may hire your own lawyer at your own cost and expense if you want someone other than Class Counsel to represent you in this lawsuit.

### 17. How will Class Counsel be paid?

Class Counsel will file a motion asking the Court to award attorneys' fees up to one-third (1/3) of the \$14 million Settlement Fund and, separately, reimbursement of reasonably incurred litigation costs. Class Counsel will also ask the Court to approve Service Awards for the Class Representatives of up to \$1,500.00 each for their efforts in achieving the Settlement. If awarded by the Court, the Fee Award and Costs, and the Service Awards, will be paid from the Settlement Fund. The Court may award less than these amounts.

Class Counsel's application for the Fee Award and Costs and the Service Awards will be made available on the Settlement Website at [www.MHCCSettlement.com](http://www.MHCCSettlement.com).

## **EXCLUDING YOURSELF FROM THE SETTLEMENT**

If you are a Class Member and want to keep any right you may have to individually sue or continue to sue McLaren and/or the Released Parties on your own about the legal claims in this lawsuit or released by the Released Claims, then you must take steps to get out of the Settlement. This is called excluding yourself from – or “opting out” of – the Settlement.

### **18. How do I get out of the Settlement?**

To exclude yourself from the Settlement, you must mail a written Request for Exclusion, which must do the following: identify the case name “*Womack-Devereaux, et al. v. McLaren Health Care Corp.*”; state the name, address, telephone number and unique identifier of the Class Member seeking exclusion; identify any lawyer representing the Class Member seeking to opt out; physically sign the Request for Exclusion; and must also contain a statement to the effect that “I hereby request to be excluded from the proposed Settlement Class in *Womack-Devereaux, et al. v. McLaren Health Care Corp.*” Any person who elects to request exclusion from the Settlement Class shall not (i) be bound by any orders or Judgment entered in the Actions, (ii) be entitled to relief under this Agreement, (iii) gain any rights by virtue of this Agreement, or (iv) be entitled to object to any aspect of this Agreement.

The exclusion request must be **mailed** to the Settlement Administrator at the following address, and be **postmarked by March 16, 2026**:

MHCC Class Action Settlement  
Attn: Opt Outs  
P.O. Box 58220  
Philadelphia, PA 19102

**You cannot opt out (exclude yourself) electronically or by telephone or email.**

Requests for Exclusion may only be done on an individual basis, and no person may request to be excluded from the Settlement Class through “mass” or “class” opt-outs.

### **19. If I exclude myself, can I still get anything from the Settlement?**

No. If you timely opt out, you will not be entitled to receive Settlement Benefits, but you will not be bound by the Settlement or any judgment in this lawsuit. You can only get Settlement Benefits if you stay in the Settlement and submit a timely and valid Claim Form.

### **20. If I do not exclude myself, can I sue McLaren for the same thing later?**

No. Unless you timely opt out, you give up any right to individually sue any of the Released Parties for the legal claims this Settlement resolves and Releases relating to the Data Breaches. You must opt out of this lawsuit to start or continue with your own lawsuit or be part of any other lawsuit against the Released Parties. If you have a pending lawsuit, speak to your lawyer in that case immediately.

## OBJECT TO OR COMMENT ON THE SETTLEMENT

### 21. How do I tell the Court that I do not like the Settlement?

If you are a Class Member, you can tell the Court you object to all or any part of the Settlement. Any Class Member who wishes to object to the Settlement, the Settlement Benefits, Service Awards, and/or the Fee Award and Costs, or wishes to appear at the Final Approval Hearing and show cause, if any, for why the Settlement should not be approved as fair, reasonable, and adequate to the Class, why a final judgment should not be entered, why the Settlement Benefits should not be approved, or why the Service Awards and/or the Fee Award and Costs should not be granted, may file an objection. A Class Member must file in this Action the objection, together with any briefs, papers, statements, or other materials the Class Member or other person wishes the Court to consider, within 45 days following the Notice Date (by **March 16, 2026**).

All written objections and supporting papers must clearly (a) identify the case name and number; (b) state the Class Member's full name, current mailing address, and telephone number; (c) contain a statement by the Class Member that he or she believes himself to be a member of the Settlement Class; (d) include proof that the Class Member is a member of the Settlement Class (e.g., copy of the settlement notice, copy of the original notice(s) of the Data Breach(es)); (e) identify the specific factual and legal grounds for the objection; (f) identify whether the objection is an objection to the Settlement in part or in whole; (g) state whether the objection applies only to the objector, a subset of the Settlement Class, or the entire Settlement Class; (h) identify all counsel representing the Class Member, if any; (i) include a list, including case name, court, and docket number, of all other cases in which the objector and/or the objector's counsel has filed an objection to any proposed class action settlement in the past 5 years; (j) include all documents or writings that the Class Member desires the Court to consider; (k) contain a statement regarding whether the Class Member (or counsel of his or her choosing) intends to appear at the Final Approval Hearing; and (l) contain the signature of the Class Member or the Class Member's duly authorized attorney or representative.

All objections must be submitted to the Settlement Administrator, Class Counsel identified below, and to the Court either by mailing them to: 7th Judicial Circuit Court, Genesee County, 900 Saginaw Street, Flint, Michigan 48502, or by filing them in person at the Courthouse. All objections must be filed or postmarked on or before the Objection Deadline, as set forth above. Any Class Member who does not make their objection by the Objection Deadline and in the manner set forth above and as described in the Settlement Agreement shall be deemed to have waived any objections and shall be forever barred from raising such objections in this or any other action or proceeding, absent further order of the Court.

To be timely, written notice of an objection including all of the information above must be mailed to the Settlement Administrator, Class Counsel, and the Court by **March 16, 2026**, at the following addresses:

COURT	CLASS COUNSEL	SETTLEMENT ADMINISTRATOR
Clerk of Court 7th Judicial Circuit Court 900 Saginaw Street Flint, MI 48502	E. Powell Miller The Miller Law Firm 950 W. University Drive, Ste 300 Rochester, MI 48307  Gary M. Klinger Milberg Coleman Bryson	MHCC Class Action Settlement Attn: Objections P.O. Box 58220 Philadelphia, PA 19102

	<p>Phillips Grossman PLLC 227 W. Monroe Street, Ste 2100 Chicago, IL 60606</p> <p>Benjamin F. Johns Shub Johns &amp; Holbrook LLP Four Tower Bridge 200 Barr Harbor Dr., Ste 400 Conshohocken, PA 19428</p>	
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If you fail to comply with the requirements for objecting as detailed above, you waive and forfeit any and all rights you may have to appear separately and/or to object to the Settlement and you will be bound by all the terms of the Settlement and by all proceedings, orders, and judgments in the lawsuit.

**22. What is the difference between objecting and requesting exclusion?**

Objecting is simply telling the Court you do not like something about the Settlement or the requested attorneys' fees and costs. You can object only if you stay in the Settlement Class (meaning you do not opt out of the Settlement). Opting out of the Settlement is telling the Court you do not want to be part of the Settlement Class or the Settlement. If you opt out, you cannot object to the Settlement.

**THE FINAL APPROVAL HEARING**

**23. When and where will the Court decide whether to approve the Settlement?**

The Court will hold a Final Approval Hearing on **April 21, 2026, at 10:00 a.m.** before the Honorable B. Chris Christenson of the 7th Judicial Circuit Court, Genesee County, 900 Saginaw Street, Flint, Michigan 48502.

The date and time of the Final Approval Hearing are subject to change without further notice to the Settlement Class. The Court may also decide to hold the hearing via video conference or by telephone. You should check the Settlement Website [www.MHCCSettlement.com](http://www.MHCCSettlement.com) to confirm that the date and time of the Final Approval Hearing has not changed.

At the Final Approval Hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate, and will decide whether to approve the Settlement, Class Counsel's application for a Fee Award and Costs, and the Service Awards to the Class Representatives. If there are objections that were filed by the deadline, the Court will consider them. If you file a timely objection, and you would like to speak at the Final Approval Hearing, the Court will also listen to you or your lawyer speak at the hearing, if you so request.

**24. Do I have to come to the Final Approval Hearing?**

No. Class Counsel will answer any questions the Court may have. However, you are welcome to attend at your own expense. If you submit an objection, you do not have to come to the Final Approval Hearing to talk about it. As long as you mail your written objection on time the Court will consider it.

## **25. May I speak at the Final Approval Hearing?**

Yes, as long as you do not exclude yourself (opt out) and you submit a timely written objection requesting to speak at the hearing, you can (but do not have to) participate and speak for yourself at the Final Approval Hearing. This is called making an appearance. You also can have your own lawyer speak for you, but you will have to pay for the lawyer yourself.

If you want to appear, or if you want your own lawyer instead of Class Counsel to speak for you at the hearing, you must follow all the procedures for objecting to the Settlement listed in Question 21 above—and specifically include a statement whether you and your lawyer will appear at the Final Approval Hearing.

## **IF YOU DO NOTHING**

### **26. What happens if I do nothing at all?**

If you are a Class Member and you do nothing, you will not receive Settlement Benefits, and you will give up rights explained in the “Excluding Yourself from the Settlement” section of this Notice, including your right to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against any of the Released Parties about the legal issues in this lawsuit that are released by the Settlement relating to the Data Breaches.

## **GETTING MORE INFORMATION**

### **27. How do I get more information?**

This Notice summarizes the proposed Settlement. For more details about the Settlement, please see the Settlement Agreement and other related documents available at [www.MHCCSettlement.com](http://www.MHCCSettlement.com), by calling toll-free **1-844-685-4251**, or by contacting Class Counsel.

If you have questions about the proposed Settlement or anything in this Notice, you may contact the Settlement Administrator at [www.MHCCSettlement.com](http://www.MHCCSettlement.com) or:

MHCC Class Action Settlement  
1650 Arch Street, Suite 2210  
Philadelphia, PA 19103

**PLEASE DO NOT CONTACT THE COURT OR CHAMBERS  
TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**