

**You May Be Eligible for Benefits Under a
Class Settlement Related to the SPE Cyberattack**

For more information, visit www.CyberattackSettlement.com or call 1 (855) 907-3142.

A federal court authorized this notice. This is not a solicitation from a lawyer.

- A Settlement has been proposed in a lawsuit against Sony Pictures Entertainment Inc. (“SPE”) relating to the cyberattack on SPE in the fall of 2014 (the “SPE Cyberattack”). If you were a current or former corporate or production employee of SPE or one of its subsidiaries as of November 24, 2014, you are a “Settlement Class Member.” If you were not a current or former corporate or production employee of SPE or one of its subsidiaries as of November 24, 2014, but you received direct notice about this Settlement by mail, SPE has identified you as someone whose Personally Identifiable Information was disclosed on the Internet as a result of the SPE Cyberattack, and you are a “Settlement Class Member.”
- The Settlement provides for reimbursement of certain losses Settlement Class Members may have suffered as a result of the SPE Cyberattack. To be eligible for that reimbursement, you must file a claim and meet certain other requirements. You can file a claim online at www.CyberattackSettlement.com or by mail. There are two types of claims you can file:
 - (1) Preventive Measures Claim: If you incurred actual costs, or spent time, between November 24, 2014 and October 19, 2015, taking measures to avoid Identity Theft/Misuse¹ resulting from the SPE Cyberattack, and you have not already been reimbursed, you can file a Preventive Measures Claim. **The deadline to file a Preventive Measures Claim is April 23, 2016.**
 - (2) Identity Theft/Misuse Claim: If you have suffered, or do suffer, actual, unreimbursed losses from Identity Theft/Misuse as a direct result of the SPE Cyberattack, you can file an Identity Theft/Misuse Claim. **The deadline to file an Identity Theft/Misuse Claim is December 31, 2017.**
- As part of the Settlement, SPE will also provide Settlement Class Members with certain identity protection services, free of charge, through AllClear ID (“AllClear”) and, for Settlement Class Members residing outside of the United States who do not have a U.S. Social Security Number, through IDT911.
 - (1) All Clear PRO: Settlement Class Members residing in the United States or who have a U.S. Social Security Number can enroll in All Clear PRO, free of charge, for coverage through December 31, 2017. Enroll at <https://spe.allclearid.com/> or by calling 1 (855) 731-6013. **The deadline to enroll is May 23, 2016.** If you reside in the United States and already enrolled in the AllClear PRO coverage offered by SPE following the SPE Cyberattack, your coverage will be automatically extended through December 31, 2017.
 - (2) IDT911: Settlement Class Members residing outside of the United States can enroll in IDT911, free of charge, for coverage through December 31, 2017. Enroll at idca.breachresponse.com or by calling 1-866-272-1415 (Canadian residents), at idtuk.breachresponse.com or by calling 0-808-189-3120 (United Kingdom residents), or at idtant.breachresponse.com or by calling +353 91 423312 (other international residents). **The deadline to enroll is May 23, 2016.**
 - (3) All Clear Secure: All Settlement Class Members will also be provided with coverage under AllClear Secure, free of charge, through December 31, 2017. Please note that the AllClear PRO and IDT911 services provide benefits and services that are not part of AllClear Secure. You must enroll in AllClear PRO or IDT911, as applicable, if you wish to receive those benefits and services.

Your legal rights are affected whether or not you respond. ***Please read this notice carefully.***

¹ Capitalized terms that are not defined in this notice have the meaning given to them in the Settlement Agreement. Identity Theft/Misuse is defined in the Settlement Agreement as someone assuming, without permission, your identity and taking out a line of credit, establishing a new financial account, or taking similar actions for the purpose of fraudulently obtaining monies or other things of value in your name. The Settlement Agreement is available at www.CyberattackSettlement.com.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

FILE A CLAIM	<p>This is the only way to receive a payment for a Preventive Measures Claim or an Identity Theft/Misuse Claim.</p> <p>The deadline to file a <u>Preventive Measures Claim</u> is April 23, 2016. (See Questions 8 and 11)</p> <p>The deadline to file an <u>Identity Theft/Misuse Claim</u> is December 31, 2017. (See Questions 9 and 11)</p>
DO NOTHING	<p>If you do nothing, you will not be eligible to receive any payment for a Preventive Measures Claim or Identity Theft/Misuse Claim, and you will give up your rights to sue SPE about the legal claims in this lawsuit. If you do nothing, you will get AllClear Secure coverage but you will not get AllClear PRO or IDT911 coverage unless you affirmatively enroll (or, for Settlement Class Members residing in the United States, unless you reside in the United States and you previously enrolled in the AllClear PRO coverage offered by SPE following the SPE Cyberattack). (See Question 25)</p> <p>To enroll in AllClear PRO (U.S. residents or if you have a U.S. Social Security Number), free of charge, visit https://spe.allclearid.com/ or call 1-855-731-6013. (See Question 10)</p> <p>To enroll in IDT911 (non-U.S. residents), free of charge, visit idta.breachresponse.com or call 1-866-272-1415 (Canadian residents), visit idtuk.breachresponse.com or call 0-808-189-3120 (United Kingdom residents), or visit idtint.breachresponse.com or call +353 91 423312 (other international residents). (See Question 10)</p>
ASK TO BE EXCLUDED	<p>If you exclude yourself from the Settlement, you will get no benefits. Your AllClear Secure coverage will not be extended to December 31, 2017. You will not be eligible for free enrollment in AllClear PRO or IDT911, and you will not be eligible to submit a claim for payment. This is the only option that may allow you to sue SPE with respect to the issues in this lawsuit. The postmark deadline to exclude yourself is March 9, 2016. (See Question 14)</p>
OBJECT OR COMMENT	<p>You may remain part of the class and write to the Court about why you like or don't like the Settlement. The postmark deadline to send an objection or comment is March 9, 2016. (See Question 20)</p>
GO TO A HEARING	<p>You may remain part of the class and ask to speak in Court about the fairness of the Settlement. (See Question 24)</p>

- **Your rights and options — and the deadlines to exercise them — are explained in this notice.**
- The Court still must decide whether to approve the Settlement. No payments will be made until after the Court grants final approval of the Settlement and all appeals, if any, are resolved.

QUESTIONS? CALL TOLL-FREE 1 (855) 907-3142 (US AND CANADA), 0 8000966478 (UK), CALL COLLECT: (614) 533-1396
OR VISIT WWW.CYBERATTACKSETTLEMENT.COM

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BASIC INFORMATION

1. WHY IS THERE A NOTICE?

A Court authorized this notice because you have a right to know about a proposed Settlement in a lawsuit against SPE and about all of your options before the Court decides whether to give final approval to the Settlement. This notice explains the nature of the lawsuit, the general terms of the proposed Settlement (including the benefits available), and your legal rights and obligations.

The lawsuit was brought on behalf of current and former employees of SPE and its subsidiaries whose personally identifiable information was compromised as a result of the SPE Cyberattack. Judge R. Gary Klausner of the United States District Court for the Central District of California is overseeing this lawsuit, which is known as *Corona v. Sony Pictures Entertainment Inc.*, No. 2:14-cv-09600-RGK-E (C.D. Cal.). The people who sued are called the “Plaintiffs.” SPE is the “Defendant.”

2. WHAT IS THIS LAWSUIT ABOUT?

In the fall of 2014, SPE was the victim of an unprecedented cyberattack. Following the cyberattack, the perpetrators released stolen SPE data on the Internet, some of which contained personally identifiable information concerning current and former employees of SPE and its subsidiaries and certain other individuals. Plaintiffs claim that SPE did not adequately protect their personal information and that they were injured as a result of the SPE Cyberattack. SPE 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. The complaint filed in this lawsuit, and SPE’s answer to the complaint, are available at www.CyberattackSettlement.com.

3. WHY IS THIS A CLASS ACTION?

In a class action, one or more people called “class representatives” sue on behalf of themselves and other people with similar claims. The Plaintiffs (the class representatives here), together with the people they represent, are called Settlement Class Members. One court resolves the issues for all Settlement Class Members, except for those people who exclude themselves from the Settlement Class.

4. WHY IS THERE A SETTLEMENT?

The Court has not decided in favor of Plaintiffs or SPE. Instead, both sides agreed to a settlement. Settlements avoid the costs and uncertainty of a trial and related appeals, while providing benefits to members of the Settlement Class. The class representatives and the attorneys for the Settlement Class (“Class Counsel,” see Question 18) think the Settlement is in the best interests of the Settlement Class Members.

WHO IS PART OF THE SETTLEMENT?

5. HOW DO I KNOW IF I AM PART OF THE SETTLEMENT?

You are a member of the Settlement Class, and therefore part of this Settlement, if:

- You were a current or former corporate or production employee of SPE or one of its subsidiaries as of November 24, 2014; or
- You were not a current or former corporate or production employee of SPE or one of its subsidiaries as of November 24, 2014, but you received direct notice about this Settlement by mail because SPE has identified you as someone whose Personally Identifiable Information was disclosed on the Internet as a result of the SPE Cyberattack.

THE SETTLEMENT BENEFITS

6. WHAT BENEFITS DOES THE SETTLEMENT PROVIDE?

Identity Protection Services for Free

First, SPE will provide Settlement Class Members with certain identity protection services, free of charge, through AllClear and IDT911. These services are called AllClear Secure, All Clear PRO, and IDT911. The benefits of these services are described at Question 7. AllClear Secure is available to all Settlement Class Members, regardless of their country of residence. AllClear PRO is available to Settlement Class Members who reside within the United States or who have a U.S. Social Security Number. IDT911 is available to Settlement Class Members who reside outside the United States. AllClear PRO and IDT911 provide more benefits and services than AllClear Secure. You must affirmatively enroll in AllClear PRO or IDT911 to receive those extra benefits and services.

For Settlement Class Members residing in the United States who already enrolled in the AllClear PRO coverage offered by SPE following the SPE Cyberattack, however, your coverage will be automatically extended.

If you previously enrolled in credit monitoring in connection with the SPE Cyberattack through AllClear PRO Canada, your coverage will not be automatically extended through December 31, 2017, and you must enroll in IDT911 to receive credit monitoring and an identity theft insurance policy, as well as other services. See Question 10 for more details.

- **AllClear Secure:** Settlement Class Members will have their existing coverage under AllClear Secure automatically extended through December 31, 2017, at no cost to them. To the extent any Settlement Class Members are not already covered by AllClear Secure in connection with the SPE Cyberattack, they will automatically have AllClear Secure coverage provided to them, at no cost, through December 31, 2017.
- **AllClear PRO:** AllClear PRO provides additional benefits and services that are only available if you enroll. Settlement Class Members who reside in the United States or who have a U.S. Social Security Number can enroll in All Clear PRO, free of charge, for coverage through December 31, 2017. For information about how to enroll, see Question 10. Failure to enroll in AllClear PRO may affect your eligibility to make an Identity Theft/Misuse Claim. If you reside in the United States and already enrolled in the AllClear PRO coverage offered by SPE following the SPE Cyberattack, your coverage will be automatically extended, free of charge, through December 31, 2017.
- **IDT911 (non-U.S. residents):** IDT911 provides additional benefits and services that are only available if you enroll. Settlement Class Members who reside outside the United States can enroll in IDT911, free of charge, for coverage through December 31, 2017. For information about how to enroll, see Question 10. Failure to enroll in IDT911 may affect your eligibility to make an Identity Theft/Misuse Claim.

Cash Payments for Valid Claims

Second, SPE will reimburse certain losses Settlement Class Members may have suffered because of the SPE Cyberattack. To be eligible for that reimbursement, you must file a claim and meet certain other requirements. There are two types of claims:

- (1) **Preventive Measures Claim:** If you incurred actual costs, or spent time, before October 19, 2015, taking measures to avoid Identity Theft/Misuse resulting from the SPE Cyberattack and you have not already been reimbursed, you can file a Preventive Measures Claim. SPE will deposit \$2 million into a fund to distribute to Settlement Class Members with valid Preventive Measures Claims. See Question 8 for further details, including about how to submit a Preventive Measures Claim and eligibility requirements.
- (2) **Identity Theft/Misuse Claim:** If you have suffered, or do suffer, actual, unreimbursed losses from Identity Theft/Misuse as a direct result of the SPE Cyberattack, you can file an Identity Theft/Misuse Claim. SPE will make payments up to an aggregate maximum of \$2.5 million for all valid Identity Theft/Misuse Claims. See Question 9 for further details, including about how to submit an Identity Theft/Misuse Claim and eligibility requirements.

Only valid claims will be paid.

7. WHAT BENEFITS DO ALLCLEAR SECURE, ALLCLEAR PRO, AND IDT911 PROVIDE?

The AllClear Secure service is designed to help recover any financial losses and restore identities. Settlement Class Members will have access to an SPE-specific hotline maintained by AllClear where they can speak to specialized fraud investigators,

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who will provide any appropriate remediation services at no cost, including contacting creditors and other involved parties to address and resolve issues such as unauthorized credit card charges and bank fees. To contact AllClear Secure, call 1-855-731-6013 (United States and Canadian callers) or +1-512-201-2183 (all other callers).

The AllClear PRO service provides the same services as AllClear Secure, and in addition for enrollees who reside in the United States or enrollees who have a U.S. Social Security Number, also provides identity theft monitoring, including fraud detection, credit monitoring, alerts by phone, lost wallet protection, detection and restoration services for identity theft associated with an enrollee's child, and identity theft insurance coverage of \$1 million.

More information about the AllClear Secure and AllClear PRO services is available at <https://spe.allclearid.com>.

The IDT911 service (non-U.S. residents) provides identity theft insurance coverage of \$1 million to all enrollees as well as identity theft monitoring to all enrollees who reside in Canada, the United Kingdom, other countries outside of the European Union and, to the extent available in their country of residence, the European Union. IDT911's services include fraud detection, lost wallet protection, and detection and restoration services for identity theft associated with an enrollee's child. For enrollees residing in Canada and the United Kingdom, IDT911 will also provide credit monitoring.

More information about the services offered by IDT911 is available at idca.breachresponse.com (Canadian residents), idtuk.breachresponse.com (United Kingdom residents), or idtint.breachresponse.com (other international residents).

8. WHO IS ELIGIBLE FOR A PAYMENT FOR A PREVENTIVE MEASURES CLAIM?

If you incurred actual costs, or spent time, taking measures to avoid Identity Theft/Misuse resulting from the SPE Cyberattack between November 24, 2014 and October 19, 2015 (for example, by purchasing credit monitoring services, obtaining credit reports, or placing credit freezes), and you have not already been reimbursed, then you are eligible for a payment if you file a valid Preventive Measures Claim Form by **April 23, 2016**. (See Question 11)

The Settlement Administrator will review and confirm your eligibility for a payment and will calculate payment amounts. If you submit valid documentation supporting the out-of-pocket expenses that you are claiming, your payment will be based on the expenses for which you submit valid documentation, up to a maximum of \$1,000 per claimant, but may be reduced depending on the number of valid claims submitted by the class. If you are only claiming lost time or do not submit documentation of the out-of-pocket expenses you incurred, you will be limited to a fixed payment amount that will depend on the number of valid claims submitted by the class.

Further information can be found in the Settlement Agreement and Plan of Allocation for Preventive Measures Funds, available at www.CyberattackSettlement.com

9. WHO IS ELIGIBLE FOR A PAYMENT FOR AN IDENTITY THEFT/MISUSE CLAIM?

If you have suffered, or do suffer, actual, unreimbursed losses from Identity Theft/Misuse as a direct result of the SPE Cyberattack, you may be eligible for reimbursement for actual losses of up to \$10,000 per claimant if you file a valid Identity Theft/Misuse Claim by December 31, 2017. SPE will make payments as claims are approved, up to an aggregate maximum of \$2.5 million across all valid Identity Theft/Misuse Claims. The Settlement Administrator will review and confirm your eligibility for a payment and will determine payment amounts. Please note that failure to enroll in AllClear PRO or IDT911, as applicable, may affect your eligibility to make an Identity Theft/Misuse Claim. For further information about the eligibility requirements, the documentation required, and the claim process, see the Settlement Agreement and the Identity Theft/Misuse Claim Form, available at www.CyberattackSettlement.com.

HOW TO GET BENEFITS

10. HOW DO I ENROLL IN ALLCLEAR PRO OR IDT911 FOR FREE?

Settlement Class Members who reside in the United States or who have a U.S. Social Security Number can enroll in AllClear PRO, for coverage through December 31, 2017, by visiting <https://spe.allclearid.com> or calling 1-855-731-6013. Enrollment is free for Settlement Class Members. The deadline to enroll is May 23, 2016. If you reside in the United States and already enrolled in the AllClear PRO coverage offered by SPE following the SPE Cyberattack, your coverage will be

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automatically extended through December 31, 2017 at no charge to you. If you previously enrolled in credit monitoring in connection with the SPE Cyberattack through AllClear PRO Canada, your coverage will not be automatically extended through December 31, 2017, and you must enroll in IDT911 to receive credit monitoring and an identity theft insurance policy, as well as other services. If you are unsure about whether you already enrolled in AllClear PRO, contact AllClear.

Settlement Class Members who reside outside the United States can enroll in IDT911, for coverage through December 31, 2017, by visiting idta.breachresponse.com or by calling 1-866-272-1415 (Canadian residents), idtuk.breachresponse.com or by calling 0-808-189-3120 (United Kingdom residents), or idtint.breachresponse.com or by calling +353 91 423312 (other international residents). The deadline to enroll is May 23, 2016.

11. HOW DO I FILE A CLAIM FOR A PAYMENT?

To file a claim for a payment, you need to file a claim form. There are two options for filing claims:

- (1) File Online: File a claim form online at www.CyberattackSettlement.com; or
- (2) File by Mail: Download a hard copy of the claim form (available at www.CyberattackSettlement.com) or ask the Settlement Administrator to mail a claim form to you by calling 1 (855) 907-3142, fill it out, and mail it (including postage) to:

Corona v. Sony Pictures Entertainment Inc.
c/o GCG
P.O. Box 10246
Dublin, OH 43017-5746 USA

The deadline to file a Preventive Measures Claim is **April 23, 2016** (postmark deadline for mailed claims).

The deadline to file an Identity Theft/Misuse Claim is **December 31, 2017** (postmark deadline for mailed claims).

12. WHEN WILL I RECEIVE MY PAYMENT?

If you file a timely and valid claim form, the Settlement Administrator will evaluate your claim to confirm your eligibility and calculate your payment amount. Payments for valid claims will not be made until after the Settlement is finally approved and all appeals and other reviews have been exhausted.

13. WHAT AM I GIVING UP TO STAY IN THE SETTLEMENT CLASS?

Unless you exclude yourself from the Settlement, you cannot sue SPE or be part of any other lawsuit against SPE about the issues in this lawsuit. Unless you exclude yourself, all of the decisions by the Court will bind you. The specific claims you are giving up are described in Section XI of the Settlement Agreement. You will be releasing your claims against SPE and all related people as described in Section XI of the Settlement Agreement. The Settlement Agreement is available at www.CyberattackSettlement.com.

The Settlement Agreement describes the released claims with specific descriptions, so please read it carefully. If you have any questions about what this means, you can talk to Class Counsel, or you can talk to your own lawyer at your own expense.

EXCLUDING YOURSELF FROM THE SETTLEMENT

14. HOW DO I EXCLUDE MYSELF FROM THE SETTLEMENT?

To exclude yourself from the Settlement, you must send a letter by U.S. Mail saying that you wish to do so. Your exclusion letter must include:

- The name of this lawsuit (*Corona v. Sony Pictures Entertainment Inc.* or similar identifying words);
- Your full name and mailing address;
- The words “Notification of Exclusion” or a statement that you want to be excluded from the Settlement; and
- Your signature.

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You must mail your exclusion letter, postmarked no later than **March 9, 2016**, to:

Corona v. Sony Pictures Entertainment Inc.
c/o GCG
P.O. Box 10246
Dublin, OH 43017-5746 USA

You cannot exclude yourself by telephone or by email. You cannot exclude yourself by mailing a notification to any other location or after the deadline of March 9, 2016. Your exclusion letter must be signed by you, personally, and not your lawyer or anyone else acting on your behalf.

15. IF I DO NOT EXCLUDE MYSELF, CAN I SUE SPE FOR THE SAME THING LATER?

No. Unless you exclude yourself, you give up the right to sue SPE for the claims that this Settlement resolves.

16. IF I EXCLUDE MYSELF, CAN I STILL GET A PAYMENT?

No. You will not get a payment if you exclude yourself from the Settlement.

17. IF I EXCLUDE MYSELF, WILL I STILL RECEIVE ALLCLEAR OR IDT911 COVERAGE THROUGH DECEMBER 31, 2017?

No. Existing coverage under AllClear will not be extended if you exclude yourself from the Settlement, you will not be provided with AllClear Secure services, and you will not be eligible to enroll in AllClear PRO or IDT911 free of charge.

THE LAWYERS REPRESENTING YOU

18. DO I HAVE A LAWYER IN THE CASE?

Yes. The Court appointed the law firms of Keller Rohrback L.L.P., Girard Gibbs LLP, and Lieff Cabraser Heimann & Bernstein, LLP to represent you and other Settlement Class Members. These firms are called “Class Counsel.” You will not be charged by these lawyers for their work on the case. If you want to be represented by your own lawyer, you may hire one at your own expense.

19. HOW WILL THE LAWYERS BE PAID?

Class Counsel, who have not received payment for their services since the inception of this litigation, will ask the Court to award attorneys’ fees and reimbursement of costs and expenses in the amount of \$3,490,000. The Court will decide the amount of attorneys’ fees, costs, and expenses to award. Any attorneys’ fees, costs, and expenses awarded will be paid by SPE and will not reduce the benefits provided to you or the other Settlement Class Members under the proposed Settlement. A portion of the attorneys’ fees, costs, and expenses that are awarded may be paid to the lawyers who represented plaintiffs in four related cases about the SPE Cyberattack that were filed in California state court.

Class Counsel will ask the Court to approve, and SPE will not oppose, service awards not to exceed \$24,000 in total to compensate the class representatives and \$10,000 in total to compensate certain other individuals who also filed suit against SPE in connection with the SPE Cyberattack, for their efforts in the litigation and commitment on behalf of the Settlement Class. The Court will decide the service awards to be awarded. Any service awards that are awarded will be paid by SPE, and will not reduce the benefits provided to you or the other Settlement Class Members under the proposed Settlement. Class Counsel will file their application for attorneys’ fees, costs, and expenses, and service awards on or before **February 17, 2016**. This application will be available on the Settlement Website after it is filed, or you can request a copy by contacting the Settlement Administrator.

OBJECTING TO OR COMMENTING ON THE SETTLEMENT

20. HOW DO I TELL THE COURT THAT I LIKE OR DON'T LIKE THE SETTLEMENT?

If you are a Settlement Class Member, you can object to or comment on the Settlement, Class Counsel's request for attorneys' fees, costs, and expenses, and/or the request for service awards. To object, you must send a letter that states that you object and includes the following:

- a. The name of this lawsuit (*Corona v. Sony Pictures Entertainment Inc.* or similar identifying words);
- b. Your full name, mailing address, email address, and telephone number;
- c. An explanation of why you think you are a Settlement Class Member;
- d. All grounds for your objection, accompanied by any legal support;
- e. Whether you are represented by counsel, including any former or current counsel who may be entitled to compensation for any reason related to your objection, and if so the identity of that counsel;
- f. Whether any counsel will appear on your behalf at the Final Approval Hearing, and if so the identity of that counsel;
- g. The identity of any persons who will be called to testify at the Final Approval Hearing in support of your objection;
- h. Whether you intend to personally appear and/or testify at the Final Approval Hearing; and
- i. Your signature (an attorney's signature is not sufficient).

To be considered by the Court, your objection must be mailed, postmarked no later than March 9, 2016, to the following three recipients at the following addresses:

COURT	CLASS COUNSEL	DEFENSE COUNSEL
Clerk of the Court USDC, Central District of CA Edward R. Roybal Federal Building 255 East Temple Street Los Angeles, CA 90012-3332 USA	Daniel C. Girard Girard Gibbs LLP 601 California Street, 14th Floor San Francisco, CA 94108 USA	Noah Levine WilmerHale LLP 7 World Trade Center 250 Greenwich Street New York, NY 10007 USA

21. WHAT IS THE DIFFERENCE BETWEEN OBJECTING AND EXCLUDING MYSELF?

You object to the Settlement when you wish to remain a Settlement Class Member and be subject to the Settlement, but disagree with some aspect of the Settlement. An objection allows your views to be heard in Court.

Excluding yourself from the Settlement Class means that you are no longer a Settlement Class Member and don't want the Settlement to apply to you. Once you are excluded, you lose any right to receive any benefits from the Settlement or to object to any aspect of the Settlement because the case no longer affects you.

FINAL APPROVAL HEARING

22. WHEN AND WHERE WILL THE COURT DECIDE WHETHER TO APPROVE THE SETTLEMENT?

The Court will hold a Final Approval Hearing at **10:00 a.m.** on **April 6, 2016**, in the Courtroom of Judge R. Gary Klausner of the United States District Court for the Central District of California, located at Edward R. Roybal Federal Building, 255 East Temple Street, Los Angeles, CA 90012. This hearing date and time may be changed, so please check www.CyberattackSettlement.com for notice of any changes.

At the Final Approval Hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. The Court will listen to people who appear at the hearing and who have provided

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notice of their intent to appear at the hearing (*see* Question 24). The Court may also consider Class Counsel’s application for attorneys’ fees, costs, and expenses and for service awards. After the hearing, the Court will decide whether to approve the Settlement.

23. DO I HAVE TO COME TO THE HEARING?

No. Class Counsel will answer any questions the Court may have. You may attend at your own expense if you wish. If you submit a written objection, you do not have to come to Court to talk about it. As long as you submitted your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

24. MAY I SPEAK AT THE HEARING?

You may ask the Court for permission to speak at the Final Approval Hearing. To do so, you must send a letter that includes the following:

- a. The name of this lawsuit (*Corona v. Sony Pictures Entertainment Inc.* or similar identifying words);
- b. Your full name, mailing address, and telephone number;
- c. A statement that you would like to speak at the Final Approval Hearing; and
- d. Your signature (an attorney’s signature is not sufficient).

Your Notice of Intention to Appear must be postmarked no later than **March 9, 2016**, and be sent to the three addresses listed in Question 20 above. You cannot speak at the hearing if you exclude yourself from the Settlement Class.

IF I DO NOTHING

25. WHAT HAPPENS IF I DO NOTHING?

If you are a Settlement Class Member and do nothing, AllClear Secure coverage will be provided to you through December 31, 2017 at no cost to you. If you reside in the United States and previously enrolled in the AllClear PRO coverage offered by SPE following the SPE Cyberattack, your coverage for that service will also be extended through December 31, 2017. If you did not previously enroll in AllClear PRO, you will not get AllClear PRO service unless you affirmatively enroll. If you reside outside the United States, you will not get IDT911 service unless you affirmatively enroll. (See Question 10) Unless you take affirmative steps to submit a claim form (see Question 11), you will not be eligible to receive any payment for a Preventive Measures Claim or an Identity Theft/Misuse Claim. And, unless you exclude yourself, you will give up the right to start a lawsuit or be part of any other lawsuit against SPE about the claims in this case.

GETTING MORE INFORMATION

26. HOW DO I GET MORE INFORMATION?

This notice summarizes the proposed Settlement. More details are in the Settlement Agreement itself. You can get a copy of the Settlement Agreement, view other case documents, and get additional information by visiting www.CyberattackSettlement.com. You can also get additional information or request a copy of the Settlement Agreement by calling toll-free 1 (855) 907-3142 or writing to the Settlement Administrator at *Corona v. Sony Pictures Entertainment Inc.* c/o GCG, P.O. Box 10246, Dublin, OH 43017-5746 USA.

Please do not contact the Court with questions about the Settlement.