

IF YOU RECEIVED AN AUTOMATED TELEPHONE CALL FROM INVENTURUS KNOWLEDGE SOLUTIONS, INC. REMINDING YOU ABOUT A BALANCE YOU HAD WITH A HEALTHCARE PROVIDER, AND YOU HADN'T CONSENTED TO RECEIVE THE CALL, YOU MAY BE ENTITLED TO A CASH PAYMENT FROM A CLASS ACTION SETTLEMENT

*Flahive v. Inventurus Knowledge Solutions, Inc., et al., Case No. 17 CH 7570 (Ill. Cir. Ct. Cook Cnty.)
Para una notificacion en Espanol, visitar www.HealthCareTCPAsettlement.com.*

A settlement has been reached in a class action lawsuit involving automated balance-reminder calls that Inventurus Knowledge Solutions, Inc. ("IKS") made on behalf of healthcare providers. The lawsuit, *Flahive v. Inventurus Knowledge Solutions, Inc.*, Case No. 17 CH 7570 (Ill. Cir. Ct. Cook Cnty.), alleges that IKS violated the federal Telephone Consumer Protection Act ("TCPA"), 47 U.S.C. § 227 et seq., by making automated telephone calls or calls that featured a prerecorded or artificial voice to the cellphones of persons who hadn't consented or who had revoked prior consent to receive such automated calls. The proposed settlement is not an admission of wrongdoing by IKS. IKS denies that it violated the TCPA or any similar laws, and the Court hasn't decided who is right or wrong. Rather, the parties are resolving the dispute by settlement.

Am I a Member of the Settlement Class?

You are a member of the Settlement Class if, at any time between May 1, 2013 and August 29, 2017, IKS made an automated telephone call to your cellphone, the call featured a prerecorded or artificial voice, and you hadn't consented to receive that call or you otherwise revoked any prior consent.

What Can I Get From the Proposed Settlement?

If the Court finally approves the settlement, class members who submit a valid, timely claim form will be entitled to an equal payment of up to \$200 out of a Settlement Fund that IKS has agreed to create. The exact amount of each class member's payment is unknown at this time; it may be as much as \$200, but it may be less depending on several factors, including how many settlement class members return valid claim forms. Administration expenses, attorneys' fees and costs, and incentive awards are also paid from the Settlement Fund.

To make a claim for a cash payment, you must submit a completed claim form online at www.HealthCareTCPAsettlement.com by November 20, 2017.

What are my Options?

Please visit the settlement website, www.HealthCareTCPAsettlement.com, for details about your options and related deadlines. If you do not want to be legally bound by the settlement, you must exclude yourself by October 13, 2017. If you do not exclude yourself, you will release any claims you may have, as more fully described in the Settlement Agreement, available at the settlement website. You may also object to the settlement by making a valid objection by October 13, 2017. The Long Form Notice, available on the website, explains how to exclude yourself or object. The Court will hold a hearing on November 6, 2017 to consider whether to approve the settlement and a request by Class Counsel for attorneys' fees and expenses of up to one-third of the Settlement Fund for their work in the case. The Court will also consider an incentive award payment in an amount up to \$2,500 to the class representative. You may appear at the hearing, either by yourself or through an attorney hired by you, but you don't have to.

For more information and for a claim form, visit www.HealthCareTCPAsettlement.com