A proposed Settlement has been reached in a class action lawsuit known as *Flores et al. v. Trussway Manufacturing, LLC*, Case No. 4:23-cv-02509 ("Lawsuit"), filed in the United States District Court for the Southern District of Texas, Houston Division.

What is this about? This Lawsuit arises out of unauthorized access to Trussway's systems and certain files containing sensitive and/or personal information about Trussway's current or former employees including, but not limited to, names, addresses, Social Security numbers, dates of birth, and health plan enrollment information, health insurance policy numbers, driver's license numbers, passport numbers, other government-issued identification numbers, financial account information, and if an individual had filed a claim for worker's compensation or short-term disability, the medical information relating to such claims ("Private Information"), and which was discovered by Trussway on or about March 31, 2023.

Who is a Settlement Class Member? You are a Settlement Class Member if you reside in the United States and were mailed written notification by Trussway Manufacturing, LLC ("Trussway") that your Private Information was potentially accessed, viewed, and/or obtained as a result of the Data Incident that occurred between March 7, 2023 and April 1, 2023.

What are the benefits? The Settlement provides the following benefits:

- **Documented Out-of-pocket Expense Reimbursement**: Up to \$500 for documented out-of-pocket expenses.
- Lost Time Reimbursement: Reimbursement for up to three (3) hours of lost time spent dealing with the Data Incident (\$25 per hour).
- **Documented Extraordinary Loss Reimbursement**: Reimbursement for extraordinary losses, not to exceed \$2,500 per Settlement Class Member, for documented monetary losses.
- **Credit Monitoring**: Settlement Class Members who previously enrolled in the product previously offered by Trussway shall have the term automatically extended by one year, and those who did not previously enroll shall have the ability to make a claim for one year of credit monitoring under the same service previously offered by Defendant.
- Information Security Improvements: Trussway will also provide various security enhancements.

You must file a claim by May 22, 2024 by mail or online at www.rg2claims.com/trussway.html to receive benefits from the Settlement. Claim forms are available at www.rg2claims.com/trussway.html. Your unique Login and Password on this Notice will be required to access the online and paper claim forms.

Login: XXX XXX XXXX Password: XXXX

What are my other rights?

- **Do Nothing**: If you do nothing, you remain in the Settlement. You give up your rights to sue but you will not get any money; you must submit a claim to get any money.
- Exclude yourself: You can get out of the Settlement and keep your right to sue about the claims in this Lawsuit, but you will not get any money from the Settlement. You must exclude yourself by April 22, 2024.
- **Object**: You can stay in the Settlement but tell the Court why you think the Settlement should not be approved. Objections must be submitted by April 22, 2024. Detailed instructions on how to file a claim, get additional credit monitoring, exclude yourself, or object are on the Settlement

Website below. The Court will hold the Final Fairness Hearing on May 29, 2024 at 10:00 a.m. to consider whether the proposed Settlement is fair, reasonable, and adequate, to consider Attorneys' Fees, Costs, and Expenses in the total amount of \$102,500 and request a Class Representative service award of \$2,100 each (for a total payment of \$4,200), and to consider whether and if the Settlement should be approved. You may attend the hearing, but you don't have to. This is only a summary. For additional information, including a copy of the Settlement Agreement, Class Counsel's Application for Attorneys' Fees and Expenses, and other documents, visit www.rg2claims.com/trussway.html or call 1-866-742-4955.