

Superior Court of California
County of San Francisco

IF YOU ENTERED INTO A CONTRACT WITH INTERNATIONAL PERFORMING ARTS SHOWCASE, INTERNATIONAL PERFORMING ARTS ACADEMY LLC, AND/OR LION MANAGEMENT GROUP, INC. (“IPAS”), AND PAID ON THAT CONTRACT ON OR AFTER APRIL 6, 2012, SO THAT YOU OR YOUR CHILD (OR OTHER BENEFICIARY) COULD PARTICIPATE IN A SHOWCASE OPERATED BY IPAS, A PROPOSED CLASS ACTION SETTLEMENT MAY AFFECT YOUR RIGHTS.

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

A settlement has been reached in the class action lawsuit filed against International Performing Arts Academy, LLC, Lion Management Group, Inc., and Larry and Lena Lionetti (collectively, “Defendants”). A description of the lawsuit is included at Page 4.

The proposed settlement provides for you to receive money in exchange for releasing your claims against the Defendants. Your legal rights are affected, and you have a choice to make now:

YOUR LEGAL RIGHTS AND OPTIONS IN THIS LAWSUIT	
DO NOTHING	<p>Stay in this lawsuit. Receive a share of the settlement proceeds if the settlement is approved. Give up certain rights.</p> <p>By doing nothing, you participate in the proposed settlement reached in this lawsuit, which may result in money and other benefits for you and other Class members, including the mailing of one or more settlement checks to your address if approved. However, by doing nothing, you give up any right(s) to sue Defendants separately for the same legal claims asserted in this lawsuit. Because checks will be sent to your address, you should also verify your address on the following page.</p>
OBJECT	<p>Stay in this lawsuit. Object to the proposed settlement. Receive a share of the settlement proceeds if the settlement is approved.</p> <p>By objecting, you will remain in this lawsuit, and raise concerns you may have about the proposed settlement to the Court’s attention. If your objection is overruled, you will still participate in the proposed settlement reached in this lawsuit, which may result in money and other benefits for you and other Class members, including the mailing of one or more settlement checks to your address if approved. If your objection is overruled, you will still give up any right(s) to sue Defendants separately for the same legal claims asserted in this lawsuit. Because checks will be sent to your address, you should also verify your address below.</p>
ASK TO BE EXCLUDED	<p>Get out of this lawsuit. Get no benefits from it. Keep certain rights.</p> <p>If you ask to be excluded from this lawsuit, you won’t share in the money and other benefits provided in the proposed settlement. By asking to be excluded from this lawsuit, you keep any right(s) to sue Defendants separately for the same legal claims asserted in this lawsuit. However, you may lose the right to sue Defendants separately if you do not do so within the statute of limitations.</p>

Your options are explained in more detail in this notice. To object, or to ask to be excluded, you must act before **September 22, 2020**.

WARNING: Verify that your mailing address is correct.

It may take up to two years, or more, to complete all the distributions provided for by the settlement agreement. If you need to update your address at any time, you must either (1) email your updated address to CosioIPAAsettlement@atticusadmin.com or (2) send your updated address by mail to: *Cosio v. IPAA c/o Atticus Administration, PO Box 64053, St. Paul, MN 55164*, stating that you want to update your address for *Cosio v. International Performing Arts Academy, LLC, et al.* Be sure to include your name, new address, telephone number, and email address, and sign the letter.

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Basic Information

1. Why did I get this notice?

A proposed class action settlement (the “Settlement”) has been reached between plaintiff Angelica Cosio (“Plaintiff”) and International Performing Arts Academy, LLC, Lion Management Group, Inc., and Larry and Lena Lionetti (collectively, “Defendants”) in the class action pending in San Francisco Superior Court, case number CGC-16-551337 (the “Action”), brought on behalf of the following individuals (the “Class”):

All natural persons who were California citizens at the time Cosio's original complaint was filed (April 5, 2016) who (a) signed a contract so that the Class member, the Class member's child (or other beneficiary) could participate in a showcase operated by International Performing Arts Showcase (IPAS); (b) paid IPAS for such contract; and (c) such payment was made on or after April 5, 2012; (d) excluding any such payments that were (i) a percentage of the income earned by the Class member's beneficiary in the entertainment industry; or (ii) consisted entirely of reimbursement for out-of-pocket costs actually incurred by IPAS on behalf of the Class member's beneficiary for services rendered by an independent third party.

Judge Anne-Christine Massullo of the Superior Court of California in and for the City and County of San Francisco (the “Court”) has preliminarily approved the Settlement. You have received this notice because Defendants’ records indicate that you are a member of the Class. This notice is designed to provide you with a brief description of the Action, inform you of the terms of the proposed Settlement, and discuss your rights and options in connection with the Action and the Settlement, including how you can object to the Settlement or elect not to participate in the Settlement. Unless you submit a timely and valid Request for Exclusion, if the Settlement is finally approved by the Court, it will be binding upon you.

Remember to update your address with the Settlement Administrator. If your name and/or address listed on this Notice needs to be updated, you must alert the Settlement Administrator by mail or email as soon as possible to ensure you receive further notices about this case and your share of settlement proceeds. If you fail to cash your check with settlement proceeds within 90 days of issuance, you will be excluded from subsequent distributions, and any funds they would have otherwise received will be distributed to the other class members.

2. What is this lawsuit about?

Plaintiff’s claims in this lawsuit concern whether Defendants operate an Advance Talent Fee Representation Service (“AFTRS”).

California Labor Code section 1702.1(a) defines an AFTRS as follows:

A person who provides or offers to provide, or advertises or represents itself as providing, an artist, directly or by referral to another person, with one or more of the following services described below, provided that the person charges or receives a fee from or on behalf of an artist for photographs, Internet Web sites, or other reproductions or other promotional materials as an artist; lessons, coaching, seminars, workshops, or similar training for an artist; or for one or more of the following services:

- (1) Procuring or attempting to procure an employment opportunity or an engagement as an artist.

- (2) Procuring or attempting to procure an audition for an artist.
- (3) Managing or directing the development of an artist’s career.
- (4) Procuring or attempting to procure a talent agent or talent manager, including an associate, representative, or designee of a talent agent or talent manager.

3. What is a class action and who is involved?

In a class action lawsuit, one or more people called “Class Representatives” (in this case Angelica Cosio) sue on behalf of other people who have similar claims. The people together are a “Class” or “Class Members.” The person who sued is called Plaintiff. The companies and individuals sued (in this case, International Performing Arts Academy, LLC, Lion Management Group, Inc., and Larry and Lena Lionetti) are called Defendants. One court resolves the issues for everyone in the Class—except for those people who choose to exclude themselves from the Class.

4. Why is this lawsuit a class action?

On September 11, 2018, the Court partially granted class certification pursuant to California Code of Civil Procedure 382, which governs class actions in California. Specifically, the Court certified this case as a class action based on Plaintiff’s theory that Defendants violate the law by operating as an AFTRS. More information about why the Court certified the class is in the Court’s Order, which is available at the Superior Court of California, City and County of San Francisco at <https://www.sfsuperiorcourt.com/online-services>, or at the Settlement website at www.CosioIPAAsettlement.com.

THE CLAIMS IN THE LAWSUIT

5. What does the lawsuit complain about?

The class action claims that were certified in this lawsuit allege that Defendants operated an AFTRS by receiving payments for artists to participate in a Showcase, and that such Showcase purportedly provided, or attempted to provide an artist, in addition to talent training, counseling, lessons and the like, with one or more of the following prohibited services described below:

- (1) Procuring or attempting to procure an employment opportunity or an engagement as an artist; or
- (2) Procuring or attempting to procure an audition for an artist; or
- (3) Procuring or attempting to procure a talent agent or talent manager, including an associate, representative, or designee of a talent agent or talent manager.

You can get a copy of the Plaintiff’s Fifth Amended Class Action Complaint at the Superior Court of California, County of San Francisco, or at the Settlement website at www.CosioIPAAsettlement.com or through Class Counsel, who can be reached at (510) 817-2711.

6. How did Defendants answer?

Defendants denied each and every allegation of Plaintiff’s complaint, assert that they did nothing wrong, and say that

they complied with California law which permits talent services that comply with California Labor Code section 1701 et. seq. Specifically, Defendants maintain that they do not operate an AFTRS, but instead, offer talent training/counseling and host talent competitions that are not auditions, work opportunities, or agent signings. You can get a copy of Defendants' Answer to the Class Action Complaint at the Superior Court of California, County of San Francisco, or at the Settlement website at www.CosiovIPAAsettlement.com, or through Class Counsel Aiman-Smith & Marcy, who can be reached at (510) 817-2711 or by email at hvr@asmlawyers.com, or Preston Law Offices, who can be reached by email at ep@eplaw.us, and/or at the following website: <http://eplaw.us/>.

7. Has the Court decided who is right?

The Court did not reach the merits of Plaintiff's complaint, or Defendants' answer, has not decided whether Plaintiff or Defendants are correct, and under the Settlement, the Court will not decide who was right.

8. What was the Plaintiff asking for?

Plaintiff asked in the complaint for Defendants to pay for the fees paid by class members for participation in Showcase, and that applicable fees should be trebled as set forth under the Labor Code, and to pay for Class Counsel's attorney's fees and costs. Plaintiff had also asked that Defendants be stopped from engaging in the alleged practices described above in the future. Plaintiff has estimated potential value of this case at trial is \$24 million, plus Plaintiff's reasonable attorneys' fees and costs.

Who Is Included In The Settlement

9. Am I part of this Settlement?

The Court certified the class as defined in section 1 on page 4.

If you are included in the class definition, you are in the Class and will be affected by this Settlement if it is approved unless you opt out.

10. I'm still not sure if I am included.

If you are still not sure whether you are included, you can get free help by calling or writing to the lawyers in this case, at the phone number or address listed on Page 10.

THE PROPOSED SETTLEMENT

You need to decide whether to participate in the proposed Settlement. If you do not want to participate, you must ask to be excluded by September 22, 2020.

11. What would I receive in the Settlement?

- (1) The total settlement amount: Defendants have promised to pay a total of \$720,000 plus interest.
- (2) When Defendants' will pay the settlement amount: Defendants have deposited \$200,000 of the total settlement amount. Defendants will make payments in monthly installments until the total settlement amount is funded. However,

the period of time for these payments is extended due to the effects of the Covid-19 pandemic on Defendants' business. Defendants shall not be required to make monthly payments to the Settlement Fund until the later of: (i) January 5, 2021; or (ii) 6 months after the Termination of Shelter in Place Orders. Thereafter, Defendants shall continue to make monthly payments of \$20,000 on the 5th day of each successive month for nine months. Thereafter, Defendants shall continue to make monthly payments of \$40,000 on the 5th day of each successive month. Defendants' monthly payments shall be prorated, if necessary, due to financial hardships as set forth in the Amendment to Settlement Agreement. Defendants shall continue making monthly payments until they have paid all sums required under Section 6.1 of the Settlement Agreement.

(3) What expenses the settlement amount will cover: From the total settlement amount, Defendants will pay to each participating Class Member an equal share after deducting the costs of settlement administration, the Plaintiff's Class Representative Enhancement Payment, Class Counsel's reasonable attorneys' fees and reasonable litigation costs incurred on behalf of the Class, and additional specified third-party litigation costs. (However, if sufficient information is available, each participating Class Member will instead receive a share in proportion to the amount they paid to Defendants within the Class Period, after the previously-listed deductions are made.)

In addition to participating in the Settlement as a Class Member, the Plaintiff will seek approval from the Court for a payment of \$10,000 in recognition of her efforts and hard work in prosecuting the Action on behalf of Class Members, undertaking the risk of liability for attorneys' fees and expenses in the event she was unsuccessful in the prosecution of the Action, and for her Complete and General Release she is granting as part of the Settlement. If awarded by the Court, this payment, which will be paid in addition to Plaintiff's individual share of the settlement, will be made out of the total paid to the Class by Defendants under the Settlement.

Class Counsel have represented and continue to represent the Class on a contingency-fee basis. That means that attorneys' fees are paid only if money is recovered for the Class. It is common to award attorneys' fees as a percentage of the settlement amount negotiated by the attorneys for the Class. As part of the final approval hearing, Class Counsel will request up to \$240,000 for their attorneys' fees (representing one-third of the Total Settlement Amount) and up to \$60,000.00 for their costs incurred in connection with their work in the Action. Defendants have agreed to not oppose these payments. Class Members will not be required to pay Class Counsel for any other attorneys' fees, costs or expenses out of their own pockets if the Settlement Agreement and the fee request are finally approved by the Court. Payments of Class Counsel's attorneys' fees and litigation costs, as approved by the Court, will be made out of the total paid to the Class by Defendants under the Settlement.

In addition to the reasonable litigation costs payable to Class Counsel, the Court will be asked to consider the potential payment of additional litigation costs associated with a third-party's compliance with subpoenas. Specifically, third-party Realize CPA, LLC, intends to make a motion for costs, which if granted, would be deducted from the total settlement amount. The hearing on the motion for costs by Realize CPA, LLC, is currently set for August 18, 2020, at 9:15 a.m., in Dept. 304, of the San Francisco County Superior Court.

Payments for the reasonable costs of administering the Settlement, including the Settlement Administrator's fees and expenses, of approximately \$22,921, will also be made out of the total paid to the Class by Defendants under the Settlement.

(4) How the amount payable to class members will be apportioned: The amount each Class Member receives will depend on whether any Class Members elect not to participate in the Settlement; and the amounts awarded by the Court for the payment to Plaintiff for the Class Representative Enhancement Payment, to Class Counsel for their reasonable attorneys' fees and litigation costs, to the Settlement Administrator for the costs of administering the Settlement, and to Realize CPA, LLC for litigation costs associated with their compliance with Class Counsel's subpoenas. The precise amounts will be calculable once all timely and valid Requests for Exclusion are received, and the number of Participating Class Members is identified.

By way of example only, assume that no Class Member elected not to participate in the Settlement, that all payment amounts sought were awarded, that the Settlement Administrator's costs of administration are \$22,921, and that Realize CPA, LLC received nothing for its litigation costs, this leaves a net distribution fund of approximately \$387,079. Assuming there are 860 participating Class Members, this would result in each Class Member receiving a total claim amount of approximately \$450.

(5) When the amount payable to class members will be apportioned: Class Members who participate in the Settlement will receive their share of the settlement after final Court approval of the Settlement. There is expected to be three distributions. With each distribution, Class Members who fail to cash their checks within 90 days will be excluded from subsequent distributions, and any funds they would have otherwise received will be distributed to the rest of the Class in the following distributions. The first distribution will occur 21 days after the Settlement receives final approval, a final judgment is entered, and all rights to appeal or review are exhausted or after any appeal or review has been resolved in favor of the Settlement. If the final approval hearing is held as scheduled on October 19, 2020, this means the first distribution would occur in approximately January, 2021. A second distribution will be made 12 months after Defendants resume making monthly payments into the Settlement Fund. A third distribution shall be made 21 days after the last Payment is received in the Settlement Fund.

(6) What will be done with residual funds: After the third distribution is made, assuming there are insufficient funds to make any further distributions of at least one dollar (\$1.00) per class member, any remaining funds will be donated to the BizParentz Foundation, a non-profit corporation providing education, advocacy, and charitable support to parents and children engaged in the entertainment industry. The Court will decide whether to approve BizParentz Foundation as the cy pres beneficiary at final approval.

(7) What other relief will be provided through the settlement: In addition to paying money to the Class, Defendants have agreed that after the Showcase scheduled for October 2019, Defendants will not operate Showcase or any other Advance Fee Talent Representation Service as defined in California Labor Code § 1702 *et seq.*

You can get a copy of the Settlement Agreement at the Settlement website at www.CosiovIPAAsettlement.com, or through Class Counsel Aiman-Smith & Marcy, who can be reached at (510) 817-2711 or by email at hvr@asmlawyers.com, or Preston Law Offices, who can be reached by email at ep@eplaw.us, and/or at the following website: <http://eplaw.us/>.

12. What would I give up in the Settlement?

In exchange for the benefits listed above, participating Class Members will give up their right to sue Defendants separately for the same legal claims asserted in this lawsuit.

13. Why isn't there more money?

Defendants claim they lack sufficient funds or assets to pay more than what is required in this proposed Settlement. After two years of efforts to test and investigate that claim, Plaintiff and Class Counsel have concluded that the proposed Settlement is the best possible outcome given Defendants' financial condition and the Defendants' defenses. As part of the Settlement, Defendants are required to submit comprehensive financial disclosures under penalty of perjury to the Court, and have guaranteed that those financial disclosures will be truthful, accurate, and complete.

YOUR RIGHTS AND OPTIONS

You have to decide whether to participate in the Settlement or ask to be excluded by September 22, 2020.

14. What happens if I do nothing at all?

By doing nothing you are staying in the Class and participating in the proposed Settlement. You will then be mailed settlement checks with each distribution at your address. Because checks will be sent to your address, you should verify your address is correct, and update your address as appropriate according to the instructions on Page 2 of this Notice.

If you stay in, you will not be able to sue, or continue to sue, Defendants—as part of any other lawsuit—about the same legal claims that are the subject of this lawsuit.

15. Why would I ask to be excluded?

If you exclude yourself from the Settlement—which also means to remove yourself from the Settlement, and is sometimes called “opting-out” of the Settlement— you: (1) will not be legally bound by the Settlement or the Court’s judgments in this class action; (2) will keep any rights you may have to sue Defendants for the legal claims that are or could have been included in this lawsuit or to bring a claim before the Labor Commissioner; and (3) won’t get any money or benefits from the Settlement.

16. How do I ask the Court to exclude me from the Settlement?

To ask to be excluded, you must either (1) email your request to be excluded to CosioIPAAsettlement@atticusadmin.com, or (2) send an “Exclusion Request” in the form of a letter sent by mail to: Cosio v. IPAA c/o Atticus Administration, PO Box 64053, St. Paul, MN 55164, stating that you want to be excluded from *Cosio v. International Performing Arts Academy, LLC, et al.* Be sure to include your name, address, telephone number, email address, and a statement you wish to be excluded, and sign the letter. You must email or postmark your opt out **by September 22 2020**.

17. If I do not ask to be excluded, can I still sue the Defendants for the same thing later?

No. Unless you exclude yourself from the Settlement, you give up the right to sue Defendants for the following claims:

As of the Effective Date of the Agreement, each Settlement Class Member shall be deemed to have fully, finally and forever released the Defendants from all claims for remedies or relief actually alleged in the Action by Plaintiff, on behalf of herself and the Settlement Class, as of the Effective Date, including but not limited to: all remedies or relief available for violations of California Labor Code section 1702 as alleged, and all remedies or relief available for violations of California Business and Professions Code section 17200 as alleged.

18. How can I object to this Settlement?

If you are a Class Member, you may object to the proposed Settlement in writing if you do not like any part of it. You must give reasons why you think the Court should not approve it. You can also object to the Class Representative Enhancement Payment. You can also object to Class Counsel's request for attorneys' fees and costs. The Court will consider your views.

To object, you must either (1) email your objection to CosioIPAAsettlement@atticusadmin.com, or (2) send your objection by mail to Cosio v. IPAA c/o Atticus Administration, PO Box 64053, St. Paul, MN 55164, stating that you want to object to the proposed settlement in *Cosio v. International Performing Arts Academy, LLC, et al.* Be sure to include your name, address, telephone number, email address, and a statement describing their objections to the proposed settlement, and sign the letter. You must email or postmark your objection **by September 22, 2020**.

You may also ask the Court for permission to speak at the Fairness Hearing. To do so, you must either (1) email your request to CosioIPAAsettlement@atticusadmin.com, or (2) send an "Notice of Intention to Appear in Cosio v. IPAA." in the form of a letter sent by mail to: Cosio v. IPAA c/o Atticus Administration, PO Box 64053, St. Paul, MN 55164, stating that you want to address the Court regarding the proposed settlement in *Cosio v. International Performing Arts Academy, LLC, et al.* Be sure to include your name, address, telephone number, email address, and a statement that you wish to address the Court regarding the proposed settlement in *Cosio v. International Performing Arts Academy, LLC, et al.*, and sign the letter. You must email or postmark your request **by September 22, 2020**.

If the Court overrules your objection, you will be bound by the terms of the Settlement.

19. What is the difference between objecting and excluding?

Objecting tells the Court that you do not like the Settlement and it should not be approved. You can only object if you stay in the Class. If the Court rejects or overrules your objection, you cannot thereafter exclude yourself from the Class but you will be mailed a settlement payment if the settlement is approved. Excluding yourself is telling the Court that you do not want to be part of the Class. If you exclude yourself, you have no basis to object, because the case no longer affects you.

20. When will the Court decide whether to finally approve the Settlement?

The Court will hold a final approval hearing on October 19, 2020, at 9:15 A.M., in Department 304 of the California Superior Court in and for the City and County of San Francisco, 400 McAllister Street, San Francisco, California 94102, to determine whether the Settlement should be finally approved as fair, reasonable, and adequate. The Court will also be asked to approve the requests for the Class Representative Enhancement Payment, the payments for the Class Counsel's Attorney Fees and Class Counsel's Costs, and the Settlement Administration Costs.

The hearing may be postponed without further notice to the Class. It is not necessary for you to appear at this hearing. If you have submitted an objection and indicated that you intend to appear in the manner set forth above, you may appear at the hearing and be heard. Class Members are advised to contact the Settlement Administrator or check the Court's online docket at <https://sfsuperiorcourt.org/online-services> to confirm the date has not been changed.

21. Do I have to attend the hearing?

No. Class Counsel will answer any questions the Court may have, but you may attend at your own expense. If you send an objection, you do not have to go to court to talk about it. As long as you emailed or mailed your written objection on time, the Court will consider it. You may also have your own lawyer attend at your expense, but it is not

necessary to hire a lawyer.

If you want to attend the hearing and address the Court, you should follow the instructions in Section 18, page 9 of this Notice.

THE LAWYERS REPRESENTING YOU

22. Do I have a lawyer in this case?

The Court decided that the law firms of Aiman-Smith & Marcy, of Oakland, California, and Preston Law Offices, of Dallas, Texas, are qualified to represent you and all Class Members. The law firms are called “Class Counsel.” The lawyers at Aiman-Smith & Marcy and Preston Law Office are experienced in handling similar cases against other companies.

23. Should I get my own lawyer?

You do not need to hire your own lawyer because Class Counsel is working on your behalf. But, if you want your own lawyer, that is your right. If you obtain your own lawyer, you can ask him or her to appear in Court for you if you want someone other than Class Counsel to speak for you. If you obtain your own lawyer, you may be responsible for paying for his or her services.

24. How will the lawyers be paid?

As part of the Settlement, Class Counsel may request to receive compensation for their fees and expenses. If the Court grants Class Counsel’s request, the fees and expenses would be deducted from any money obtained for the Class.

25. What do Plaintiff and Class Counsel think of this Settlement?

Plaintiff, as Class Representative, and Class Counsel recognize the expense and length of continued proceedings necessary to litigate their disputes through trial and any possible appeals. Plaintiff and Class Counsel have also taken into account the uncertainty and risk of the outcome of further litigation, as well as the difficulties and delays inherent in such litigation. Plaintiff and Class Counsel are likewise aware of the burdens of proof necessary to establish liability for the class asserted in the Action, both generally and in response to Defendants’ defenses thereto, and the difficulties in establishing damages for Class Members. Plaintiff and Class Counsel have also taken into account Defendants’ agreement to enter into a settlement that confers substantial relief upon Class Members. Based on the foregoing, Plaintiff and Class Counsel have determined that the Settlement as set forth in the Settlement Agreement is a fair, adequate and reasonable Settlement and is in the best interests of Class Members.

GETTING MORE INFORMATION

26. Are more details available?

For additional information about this action, you may examine the court papers filed in this lawsuit online at <https://sfsuperiorcourt.org/online-services> as follows:

1. On the first row entitled “Case Query,” select the dark blue “Access Now” button on the right-hand side.
2. To confirm you are not a robot, click on the check-box, and then follow the on-screen instructions.

QUESTIONS? Call 1-800-201-8529

3. Once the “Civil Case Information Search” screen appears, enter the case number in the box (“551337”) and then select the “Search” button.
4. A new window or tab will appear. Along the upper portion of the window or tab are links to view the following portions of the Court’s docket: Register of Actions, Parties, Attorneys, Calendar, Payments, and Documents.
5. The Register of Actions page will allow you to review and download all documents filed in this action. By default, those documents appear in reverse chronological order grouped 10 documents per page, and include a link on the right-hand side titled “View” that allow you to review and download the filings of your choosing. You may also sort documents by chronological order, by title, and by amount of filing fee paid. You may also change the number of documents or “entries” shown. You may also use the search function on the upper right to search for specific words or phrases.
6. The Calendar page will show you all hearings in the case, including the updated date and time of the Final Approval Hearing.

Please do not contact the Court or the Court Clerk about this Notice.

Selected documents are also available for download and review at the Settlement website at www.CosiovIPAAsettlement.com.

You may also seek advice and guidance of your own attorney at your own expense.

You may also speak to Class Counsel:

Hallie Von Rock
AIMAN-SMITH & MARCY
7677 Oakport Street, Suite 1150
Oakland, CA 94621
Tel: 510-817-2711
Fax: 510-562-6830
Website: www.asmlawyers.com
Email: hvr@asmlawyers.com

Ethan Preston
PRESTON LAW OFFICES
4054 McKinney Avenue, Suite 310
Dallas, Texas 75204
Tel: 972-564-8340
Fax: 866-509-1197
Email: ep@eplaw.us