

What is this lawsuit about? Charles T. Johnson filed this lawsuit against NPAS Solutions, LLC (“NPAS Solutions”), alleging that NPAS Solutions violated the Telephone Consumer Protection Act (“TCPA”), 47 U.S.C. § 227. NPAS Solutions denies the allegations. The parties have agreed to a settlement.

Why did you receive this notice? You received this notice because NPAS Solutions’ records identified you as a potential member of the following class: All persons in the United States who (a) received calls from NPAS Solutions, LLC between March 28, 2013 and December 4, 2017 that (b) were directed to a phone number assigned to a cellular telephone service, (c) for which NPAS Solutions’ records contain a “WN” designation, and (d) were placed using an automatic telephone dialing system.

What does the settlement provide? NPAS Solutions will establish a settlement fund in the amount of \$1,432,000.00. Out of the settlement fund, NPAS Solutions will pay: (1) Settlement compensation to class members; (2) the costs and expenses of administrating the class action settlement, not to exceed \$275,000; (3) an award of attorneys’ fees not to exceed 30 percent of the fund, subject to the Court’s approval; (4) costs and expenses incurred by Class Counsel litigating this matter not to exceed \$6,000, subject to the Court’s approval; and (5) an incentive award to Mr. Johnson not to exceed \$6,000, subject to the Court’s approval. It is estimated that each valid claimant will receive between \$40 and \$80, depending on the number of class members who participate.

What are your legal rights and options? As a class member, you have four options. First, you may timely complete and return the Claim Form found on the backside of this postcard, or timely submit a claim online at www.JohnsonNPASSolutionsSettlement.com or by calling 866-650-4059, in which case you will receive a proportionate share of the settlement fund after deducting the above-listed expenses and will release any claim(s) that you have against NPAS Solutions related to the claims in this case. Second, you may do nothing, in which case you will not receive a share of the settlement fund, but you will release any claim(s) that you have against NPAS Solutions related to the claims in this case. Third, you may exclude yourself from the settlement, in which case you will neither receive a share of the settlement fund, nor release any claim(s) that you have against NPAS Solutions. Or fourth, you may object to the settlement. To obtain additional information regarding the manner in which you may exercise your legal rights and options, please visit www.JohnsonNPASSolutionsSettlement.com, or contact the settlement administrator by writing to: Johnson v. NPAS Solutions Settlement Administrator, P.O. Box 404042, Louisville, KY 40233-4042 or by calling 866-650-4059.

When is the final fairness hearing? The Court will hold a final fairness hearing on **May 7, 2018 at 11:00 a.m.** The hearing will take place in the United States District Court for the Southern District of Florida, Paul G. Rogers Federal Building and Courthouse, 701 Clematis Street, Courtroom 2, West Palm Beach, FL 33401. At the final fairness hearing, the Court will consider whether the settlement is fair, reasonable, and adequate and, if so, whether it should be granted final approval. The Court will hear objections to the settlement, if any. The Court may make a decision at that time, postpone a decision, or continue the hearing.

Place
Stamp
Here

Johnson v. NPAS Solutions
Settlement Administrator
P.O. Box 404042
Louisville, KY 40233-4042