

A proposed Settlement has been reached with Premera Blue Cross (“Premera”) over the security incident that Premera announced on March 17, 2015, where Premera’s computer network was the target of an external criminal-cyberattack that began in May 2014 (the “Security Incident”). Plaintiffs claim that Premera did not adequately protect their personal information. Defendant denies any wrongdoing. No judgment or determination of wrongdoing has been made.

**Who is Included?** Records indicate you are included in this Settlement as a Class Member. The Class includes persons who were notified on or around March 2015 that their Personal Information that was stored on Premera’s computer network may have been accessed in the Security Incident.

**What does the Settlement Provide?** Premera will establish a \$32 Million Settlement Fund that will be used to pay for two years of free Credit Monitoring and Insurance Services, cash payments of up to \$10,000 for reimbursement of Out-of-Pocket Losses or cash payments of \$50 as alternative settlement compensation (the “Default Settlement Payment”), cash payments of \$50 for Class Members who were California residents at the time they were Premera insured and attorney fees and costs of notice and administration. Defendant has also agreed and began undertaking certain remedial measures and enhanced security measures, which they will continue to implement, valued at over \$42 million. All cash payments may be adjusted pro rata depending on the number of Class Members that participate in the Settlement.

**How To Get Benefits:** You must submit a Claim Form, including any required documentation. The deadline to file a Claim Form is **March 30, 2020**. You may file a Claim online at [www.PremeraSettlement.com](http://www.PremeraSettlement.com) or get a paper Claim Form at the website or by calling toll free 1-877-202-7335 and file by mail. **When filing your Claim use your Unique Identification Number included on the postcard notice.**

**Your Other Options.** If you file a Claim Form, object to the Settlement and attorneys’ fees and expenses, or do nothing, you are choosing to stay in the Settlement Class. You will be legally bound by all orders of the Court and you will not be able to start, continue or be part of any other lawsuit against Premera or related parties about the Security Incident. If you don’t want to be legally bound by the Settlement or receive any benefits from it, you must exclude yourself by **January 29, 2020**. If you do not exclude yourself, you may object to the Settlement and attorneys’ fees and expenses by **January 29, 2020**. The Court has scheduled a hearing in this case for **March 2, 2020**, to consider whether to approve the Settlement, attorneys’ fees and costs of up to \$14 million, Service Awards of up to \$5,000 for the Representative Plaintiffs, as well as any objections. You or your own lawyer, if you have one, may ask to appear and speak at the hearing at your own cost, but you do not have to. For complete information about all of your rights and options, as well as Claim Forms, the Long Form Notice and Settlement Agreement visit [www.PremeraSettlement.com](http://www.PremeraSettlement.com), or call 1-877-202-7335.