

**This is a Court approved Legal Notice. This is not an advertisement.**

*Stoll et al. v. Musculoskeletal Institute, Chartered, Case No. 8:20-cv-01798-CEH-AAS*

*UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF FLORIDA*

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## **FLORIDA ORTHOPAEDIC INSTITUTE CLASS ACTION SETTLEMENT**

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**TO: All individuals who were notified by Musculoskeletal Institute, Chartered d/b/a Florida Orthopaedic Institute (“FOI”) that their personal information was or may have been compromised in the data security incident initially disclosed by FOI in or about June 2020.**

A class action settlement has been proposed in litigation against FOI relating to a data security incident that FOI disclosed in or about June 2020 (“Data Security Incident”). This Notice is to explain the benefits and how to submit a claim to “Settlement Class Members” in this class action settlement. **The easiest way to submit a claim under the Settlement is online at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com).**

Under the terms of the settlement, FOI has agreed to establish a fund of \$4,000,000.00 that will be used to pay for the following forms of relief:

- **Reimbursement for Out-of-Pocket Losses:** The Settlement Fund will be used to reimburse Settlement Class Members for out-of-pocket losses fairly traceable to the Data Security Incident, up to \$15,000.00 per individual (“Out-of-Pocket Losses”).
- **Reimbursement for Attested Time:** The Settlement Fund will be used to reimburse Settlement Class Members for time spent remediating issues related to the Data Security Incident for up to five (5) hours at \$25.00 per hour (“Attested Time”).
- **Identity Restoration Services:** Regardless of whether you submit a claim under the Settlement, all Settlement Class Members will be eligible to access identity restoration services offered through Aura, including professional fraud resolution assistance to help with identity recovery and restoration in case you experience identity theft or fraud in the future, for a period of three (3) years (“Identity Restoration Services”).
- **Minor Monitoring Services:** A parent or legal guardian of a Settlement Class Member who is a minor at the time the settlement is final may enroll the minor in three (3) years of Aura’s Minor Monitoring Services. These services include monthly three-bureau monitoring of information for the minor; internet surveillance; fraud resolution services, and \$1,000,000.00 in identity theft insurance for material damages caused by the misuse of the minor’s credit file; or
- **Identity Theft Protection Services:** All Settlement Class Members are eligible to enroll in three (3) years of Aura’s Identity Guard Total credit monitoring services at no cost, regardless of whether you submit a claim for Out-of-Pocket Losses or Attested Time. These services retail for nearly \$196 per individual and include reports for your credit files at Experian, Equifax, and TransUnion, a \$1,000,000.00 identity theft insurance policy, and additional features discussed below (“Identity Theft Protection Services”).

The Court still must decide whether to approve the Settlement. No payments will be made until after the Court grants final approval of the Settlement and all appeals, if any, are resolved. Your legal rights are affected whether you respond or not. ***Read this Notice carefully.***

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

<b>YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT</b>		<b>DEADLINE</b>
<b>File a claim for out-of-pocket losses and lost time</b>	<p>You must submit a claim in order to receive reimbursement for Out-of-Pocket Losses and/or loss of time. Under the Settlement, you may claim Out-of-Pocket Losses, Attested Time, and Identity Theft Protection Services that you already purchased.</p> <p>For more detailed information, see Questions 6, 8, 11 and 12.</p>	<b>September 16, 2022</b>
<b>File a claim for identity theft protection services</b>	<p>You must submit a claim(s) in order to receive the Identity Theft Protection Services offered under the Settlement. If you are a parent or legal guardian of a Settlement Class Member who is a minor, you must submit a claim(s) in order for that Settlement Class Member to receive Minor Monitoring Services.</p> <p>For more detailed information, see Questions 6, 9 and 12.</p>	<b>September 16, 2022</b>
<b>Access identity restoration services</b>	<p>You can access Identity Restoration Services after the Settlement becomes final, whether or not you make a claim under the Settlement.</p> <p>For more detailed information, see Questions 6 and 10.</p>	No deadline
<b>Exclude yourself</b>	<p>You can exclude yourself from the Settlement by informing the Settlement Administrator that you want to “opt out” of the Settlement. If the Settlement becomes final, this is the only option that allows you to retain your rights to separately sue FOI for claims related to the Data Security Incident. If you opt out, you may not make a claim for benefits under the Settlement.</p> <p>For more detailed information, see Question 17.</p>	<b>July 26, 2022</b>
<b>Object or comment on the settlement</b>	<p>You may object to the Settlement by writing to the Court and explaining why you don’t think the Settlement should be approved. If you object, you will remain a Settlement Class Member, and if the Settlement is approved, you will be eligible for the benefits of the Settlement and give up your right to sue on certain claims described in the Settlement Agreement which is available at <a href="http://www.FLOrthoSettlement.com">www.FLOrthoSettlement.com</a>.</p> <p>For more detailed information, see Question 18.</p>	<b>July 26, 2022</b>
<b>Do nothing</b>	<p>If you do nothing, you will not be eligible to receive reimbursement for Out-Of-Pocket Losses or Attested Time, or enroll in Identity Theft Protection Services. You will be eligible to access Identity Restoration Services and Minor Monitoring Services if you have a qualifying minor dependent(s). If the Settlement becomes final, you will give up your rights to sue FOI separately relating to the Data Security Incident.</p> <p>For more detailed information, see Questions 6 and 14.</p>	No deadline

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

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## **BASIC INFORMATION AND OVERVIEW**

### **1. Why did I get this Notice?**

You received this Notice because FOI sent you notice that your personal information was or may have been compromised in the data security incident initially disclosed by FOI in or about June 2020. A Court authorized this Notice because you have a right to know how the proposed settlement may affect your rights. This Notice explains the nature of the litigation, the general terms of the proposed settlement and what it may mean to you. This Notice also explains the ways you may participate in, or exclude yourself from, the Settlement.

### **2. What is this lawsuit about?**

In or about June 2020, FOI disclosed that on or about April 9, 2020, its computer system suffered a ransomware attack that encrypted the data stored on its servers. FOI acknowledged that the personal information of certain of its patients may have been accessed or taken during the incident. This information may have included people's names, dates of birth, Social Security numbers, medical information, insurance plan identification number, payer identification number, claims addresses, and/or FOI claims history, or other personal information.

FOI notified impacted individuals in June 2020.

Thereafter, a class action lawsuit was filed in the United States District Court for the Middle District of Florida by individuals who allege that they were affected by the Data Security Incident. The judge overseeing the case is the Honorable Charlene Edwards Honeywell. The case proceeded under the caption *Stoll et al. v. Musculoskeletal Institute, Chartered*, Case No. 8:20-cv-01798-CEH-AAS. The individuals who sued are called the "Plaintiffs." FOI is the "Defendant." Plaintiffs claim that FOI did not adequately protect their personal information. The amended complaint filed in the lawsuit, which describes the specific legal claims alleged by the Plaintiffs, is available at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com).

FOI denies any wrongdoing, and no court or other entity has made any judgment or other determination of any wrongdoing.

### **3. Why is this a class action?**

In a class action, one or more people called "class representatives" sue on behalf of themselves and other people with similar claims. All of these people together are the "class" or "class members." Because this is a class action, even persons who did not file their own lawsuit can obtain relief from harm that may have been caused by the Data Security Incident, except for those individuals who timely exclude themselves from the Settlement Class.

### **4. Why is there a settlement?**

The Court has not decided in favor of Plaintiffs or FOI. Instead, both sides agreed to a settlement. Settlements avoid the costs and uncertainty of a trial and related appeals, while more quickly providing benefits to members of the Settlement Class. The class representatives appointed to represent the class and the attorneys for the Settlement Class ("Class Counsel," see Question 15) believe that the Settlement is in the best interests of the Settlement Class Members.

## **WHO IS PART OF THE SETTLEMENT**

### **5. How do I know if I am part of the Settlement?**

You are a member of the Settlement Class if you received notice from FOI that your personal information was or may have been compromised in the Data Security Incident initially disclosed by FOI in or about June 2020, or you received this Settlement Notice stating that you or your dependent(s) are Class Members.

Excluded from the Settlement are:

- FOI, its subsidiaries, parent companies, management companies, successors, predecessors, and any entity in which FOI or its parents have a controlling interest, and their current or former officers, directors, and employees;

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- The presiding judge and any judicial staff or immediate family members; and
- Any Settlement Class Member who excludes himself or herself from the Settlement (see Question 17).

If you are not sure whether you are included in the Settlement Class, call 1-855-604-1869.

## THE SETTLEMENT BENEFITS

### 6. What does the Settlement provide?

Under the Settlement, FOI will pay \$4,000,000.00 into a Settlement Fund that will be used to provide the following benefits:

- Cash reimbursement for Out-of-Pocket Losses fairly traceable to the Data Security Incident (see Question 8);
- Cash reimbursement for Attested Time spent remediating issues related to the Data Security Incident (see Question 8);
- Identity Restoration Services (see Question 10);
- Identity Theft Protection Services (see Question 9) or
- Minor Monitoring Services for affected minors (see Question 9);
- Attorneys' fees and expenses as approved by the Court (see Question 16), Service Awards if permitted, taxes and tax-related expenses, and the costs of notifying the class and administering the Settlement.

Depending on the number of valid claims, the costs of settlement administration, and the amount awarded by the Court for attorney's fees and costs and service awards, payments for certain benefits may be reduced proportionally or withheld as set forth in paragraph 68 of the Settlement Agreement.

### 7. Will FOI know if I submit a claim for settlement benefits?

No. As part of the Settlement Agreement, FOI will not have access to the identities of Settlement Class Members who make claims for any of the benefits provided by this Settlement.

### 8. How will the Settlement compensate me for identity theft and fraud I have already suffered or expenses I have already paid to protect myself?

**Settlement Benefit: Payment for Unreimbursed Out-of-Pocket Losses:** If you spent money to address fraud or identity theft to protect yourself from future harm that is fairly traceable to the Data Security Incident, then you can submit a claim for reimbursement up to \$15,000.00. Out-of-Pocket losses that are eligible for reimbursement through the Settlement may include, but are not limited to, the following costs related to the Data Security Incident and incurred after April 9, 2020:

- Unreimbursed costs associated with fraud or identity theft;
- Professional fees including attorneys' fees, accountants' fees and fees for credit repair services;
- Miscellaneous expenses such as notary, fax, postage, copying, mileage, and long-distance telephone charges;
- Costs of credit monitoring or other identity theft protection services incurred on or after April 9, 2020;
- Costs associated with freezing or unfreezing credit with any credit reporting agency.

This list provides examples only, and other losses or costs traceable to the Data Security Incident may also be eligible for reimbursement. **YOU MUST BE ABLE TO DOCUMENT YOUR CLAIM.**

The Settlement Administrator has the sole authority to determine the validity of claims for Out-Of-Pocket Losses. Only valid claims will be paid. The deadline to file a claim for Out-of-Pocket Losses is **September 16, 2022** (this is the last day to file online and the postmark deadline for mailed claims).

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

**Settlement Benefit: Reimbursement for Attested Time:** If you spent time dealing with fraud or identity theft or protecting yourself from future harm that is fairly traceable to the Data Security Incident, then you may also make a claim for reimbursement for up to 5 hours at \$25.00 per hour.

You may receive reimbursement for up to 5 hours at \$25.00 per hour by providing an attestation and a brief description of (i) the actions taken in response to the Data Security Incident in dealing with misuse of your information or taking preventative measures and (ii) the time associated with each action. Claims for Attested Time are capped at \$125.00 per individual but may be combined with reimbursement for Out-of-Pocket Losses subject to an individual aggregate cap of \$15,000.00. The Settlement Administrator has the authority to determine the validity of claims for Attested Time. Only valid claims will be paid. The deadline to file a claim for Attested Time is **September 16, 2022**.

## 9. How will the Settlement help protect me against future identity theft and fraud?

**Settlement Benefit: Identity Theft Protection Services:** The Settlement provides a way to help protect yourself from unauthorized use of your personal information. Settlement Class Members may submit a claim to enroll in three (3) years of Aura's Identity Guard Total identity theft protection services at no cost. These services retail at nearly \$196 annually per individual and include the following features:

- Three-bureau credit monitoring providing notice of changes to your credit report at all three national credit reporting agencies;
- High Risk Transaction Monitoring;
- Dark Web Monitoring;
- Threat alerts powered by IBM Watson;
- Lost Wallet Protection;
- Identity restoration services to help you address credit and non-credit related fraud; and
- Up to \$1,000,000.00 in insurance coverage for certain costs relating to identity theft and unauthorized electronic fund transfers.

If you submit a valid claim form and elect to enroll in Identity Theft Protection Services, you will receive enrollment instructions by mail or email after the Settlement becomes final. You may make a claim for reimbursement for Out-of-Pocket Losses and/or Attested Time and Identity Theft Protection Services under the Settlement. You may only elect to receive Identity Theft Protection Services (See Questions 9 and 10).

**Settlement Benefit: Minor Monitoring Services:** A parent or legal guardian of a Settlement Class Member who is a minor at the time the Settlement is final may enroll the minor in three (3) years of Aura's Minor Monitoring Services. These services include three-bureau monitoring for the minor; internet surveillance; fraud resolution services, and \$1,000,000 in identity theft insurance for material damages caused by the misuse of the minor's credit file. Parents or guardians of Settlement Class Members who are minors still need to submit a minor claim form to enroll the Settlement Class Member in Minor Monitoring. The Settlement Administrator will send enrollment instructions by mail or email to a legal guardian for each qualifying minor after the Settlement becomes final.

## 10. How will the Settlement help me deal with identity theft or fraud if it happens?

**Settlement Benefit: Identity Restoration Services:** All Settlement Class Members who do not opt out of the Settlement will receive access to Identity Restoration Services through Aura's Identity Guard Total after the Settlement becomes final. These services include access to Fraud Resolution Specialists to assist you in addressing an identity theft event, including assistance with dealing with companies, government agencies, and credit bureaus.

All Settlement Class Members who do not opt out of the Settlement may access Identity Resolution Services after the Settlement becomes final, even if they do not make a claim or activate their Service, by contacting the Settlement Administrator at 1-855-604-1869. The Settlement Administrator will validate your class member status and forward your information to the Identity Resolution Service provider.

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

## **HOW TO GET SETTLEMENT BENEFITS**

### **11. How do I file a claim for Identity Theft Protection Services, Attested Time, and/or Out-of-Pocket Losses?**

To submit a claim for Out-of-Pocket Losses or Attested Time fairly traceable to the Data Security Incident, or Identity Theft Protection Services, you will need to file a claim form. There are two options for filing claims:

- (1) **File Online:** You may complete and submit the claim form online at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com). This is the quickest way to file a claim.
- (2) **File by Mail:** Alternatively, you may complete the claim form attached to this Notice and mail it to the address on the form with supporting documentation, if any. If you lost or did not otherwise receive a claim form, you can download a hard copy of the claim form (available at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com)), or ask the Settlement Administrator to mail a claim form to you by calling 1-855-604-1869. Complete your claim form, and mail it (including postage) to: Stoll v. FOI Class Administrator, P.O. Box 5598, Portland, OR 97228-5598.

The deadline to file a claim is **September 16, 2022** (this is the last day to file online and/or the postmark deadline for mailed claims).

### **12. How do I submit a claim on behalf of a Settlement Class Member who is a minor?**

If you received notice that your minor dependent(s) is a Settlement Class Member, a parent or legal guardian may submit a claim on the minor's behalf by filling out and submitting the claim form included with this Notice and selecting the 'I am a minor' box or filing online at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com). Legal guardians may seek reimbursement for Out-of-Pocket Losses and Attested Time on behalf of the minor as set forth in Question 8.

### **13. When and how will I receive the benefits I claim from the Settlement?**

Identity Theft Protection Services claimed by Settlement Class Members will begin, and payments for valid claims will be made, after the Court enters the Final Approval Order and Judgment and the Settlement becomes final. This process may take several months or longer if there is an appeal; please be patient. Once there is a Final Approval Order and Judgment, it will be posted on the Settlement Administrator's website.

If you make a claim for Identity Theft Protection Services, the Settlement Administrator will send you information on how to activate your Identity Theft Protection Services once the Settlement is final. The Settlement Administrator will provide you with an activation code that you will use at the Aura website to activate the applicable Identity Theft Protection Services. The activation code(s) will remain valid for at least 60 days.

Checks for valid claims for Out-of-Pocket Losses and Attested Time either will be mailed by the Settlement Administrator to the mailing address that you provide or will be provided through your choice of PayPal or Venmo.

## **LEGAL RIGHTS RESOLVED THROUGH THE SETTLEMENT**

### **14. What happens if I do nothing? What am I giving up to stay in the Settlement Class?**

If you make a claim under the Settlement, or if you do nothing, you will be releasing all of your legal claims against FOI arising out of the issues this Settlement resolves. Unless you exclude yourself from the Settlement (see Question 17), all of the decisions by the Court will bind you. The specific claims you are giving up against FOI are described in Section XII of the Settlement Agreement. The Settlement Agreement is available at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com). You will be releasing FOI and all related people as described in Section XII of the Settlement Agreement.

The Settlement Agreement describes the released claims with specific descriptions, so read it carefully. If you have any questions regarding the release, you may contact Class Counsel as provided for in Question 15.

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

## THE LAWYERS REPRESENTING YOU

### 15. Do I have a lawyer in the case?

Yes. The Court appointed the following attorneys to represent you and other Settlement Class Members as Class Counsel.

John A. Yanchunis (FBN 324681)  
jyanchunis@ForThePeople.com  
Ryan J. McGee (FBN 064957)  
rmcgee@ForThePeople.com  
Patrick A. Barthle II (FBN 099286)  
pbarthle@ForThePeople.com  
**MORGAN & MORGAN**  
**COMPLEX LITIGATION GROUP**  
201 N. Franklin Street, 7th Floor  
Tampa, Florida 33602  
Telephone: (813) 223-5505

William ‘Billy’ Peerce Howard  
Billy@TheConsumerProtectionFirm.com  
Amanda J. Allen  
Amanda@TheConsumerProtectionFirm.com  
**THE CONSUMER PROTECTION FIRM**  
4030 Henderson Boulevard  
Tampa, FL 33629  
(813) 500-1500 Telephone  
(813) 435-2369 Facsimile

You will not be charged by these lawyers for their work on the case. If you want to be represented by your own lawyer, you may hire one at your own expense. If you have questions about how to submit a claim or if you need to update your address information, please contact the Settlement Administrator (see Question 19).

### 16. How will these lawyers be paid?

Class Counsel have undertaken this case on a contingency-fee basis and have not been paid any money in relation to their work on this case to date. Accordingly, Class Counsel have asked the Court to award them attorneys’ fees in the amount of \$1,333,333.00 equaling 33.33% of the Settlement Fund, and reimbursement for costs and expenses in the amount of \$25,000.00 to be paid from the Settlement Fund. You will not have to separately pay any portion of these fees yourself. The Court will decide the amount of fees and costs and expenses to be paid. Class Counsel’s request for attorneys’ fees and costs (which must be approved by the Court) will be filed on July 5, 2022, and will be available to view on the settlement website at [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com).

Class Counsel may also request a service award not to exceed \$1,000.00 per class representative, in recognition of their service to the Class, pending *en banc* review of *Johnson v. NPAS Sols., LLC*, 18-12344, 2020 WL 5553312 (11th Cir. Sept. 17, 2020). Under current Eleventh Circuit law, service awards are not permissible, and Class Counsel will only seek payment of such an award if *Johnson v. NPAS Sols.* is vacated.

## EXCLUDING YOURSELF FROM THE SETTLEMENT

### 17. How do I exclude myself from the Settlement?

If you are a member of the settlement class but do not want to remain in the class, you may exclude yourself from the class (also known as “opting out”). If you exclude yourself, you will lose any right to participate in the Settlement, including any right to receive the benefits outlined in this Notice.

If you decide on this option, you may keep any rights you have, if any, against FOI and you may file your own suit against FOI based upon the same legal claims that are asserted in this lawsuit, but you will need to find your own attorney at your own cost to represent you in that lawsuit. If you are considering this option, you may want to consult an attorney to determine your options.

To exclude yourself from the Settlement, you must mail a request for exclusion, postmarked no later than **July 26, 2022**, to:

**Stoll v. FOI Class Settlement Administrator**  
**P.O. Box 5598**  
**Portland, OR 97228-5598**

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

This statement must contain the following information:

- (1) The name of this proceeding (*Stoll et al. v. Musculoskeletal Institute, Chartered*, Case No. 8:20-cv-01798-CEH-AAS, or similar identifying words such as “FOI Data Security Incident Lawsuit”);
- (2) Your full name and address;
- (3) The words “Request for Exclusion” at the top of the document or a statement that you do not wish to participate in the Settlement; and
- (4) Your signature.

**If you do not comply with these procedures and the deadline for exclusions, you will lose any opportunity to exclude yourself from the Settlement Class, and your rights will be determined in this lawsuit by the Settlement Agreement if it is approved by the Court, and you may not recover under any other individual settlement agreement regarding the claims released as part of the Settlement.**

## **OBJECTING OR COMMENTING ON THE SETTLEMENT**

### **18. How do I tell the Court that I don't like the Settlement?**

If you are a Settlement Class Member, you can object to the Settlement if you don't think it is fair, reasonable, or adequate, including Class Counsel's motion for an award of attorneys' fees and costs and expenses. The Court cannot order a larger settlement or award you more based on your individual circumstances; the Court can only approve or deny the Settlement as it is presented.

To object, you must send a letter stating that you object to the Settlement. Your objection must include:

- (1) The name of this proceeding (*Stoll et al. v. Musculoskeletal Institute, Chartered*, Case No. 8:20-cv-01798-CEH-AAS, or similar identifying words such as “FOI Data Security Incident Lawsuit”);
- (2) Your full name, address, and telephone number;
- (3) State with specificity the grounds for the objection, as well as any documents supporting the objection;
- (4) A statement as to whether the objection applies only to you and your circumstances, to a specific subset of the class, or to the entire class;
- (5) The name and address of any attorneys representing you with respect to the objection;
- (6) A statement regarding whether you or your attorney intend to appear at the Final Approval Hearing; and
- (7) You or your attorney's signature.

To be considered by the Court, your objection should be sent to the United States District Court for the Middle District of Florida at the following address:

Clerk of Court  
United States Courthouse  
801 North Florida Avenue  
Tampa, Florida 33602

Your objection must be mailed, postmarked no later than **July 26, 2022**. If you are represented by a lawyer, the lawyer may file your objection through the Court's CM/ECF system and must do so by July 26, 2022. Include your lawyer's contact information in the objection.

**You must submit your objections directly to the Court. If you do not comply with these procedures and the deadline for objections, you may lose any opportunity to have your objection considered at the Final Approval Hearing or otherwise to contest the approval of the Settlement or to appeal from any orders or judgments entered by the Court in connection with the proposed settlement. You will still be eligible to receive settlement benefits if the Settlement becomes final even if you object to the Settlement.**

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**

The Court has scheduled a Final Approval Hearing to listen to and consider whether the Settlement is fair, adequate, and reasonable. If there are objections, the Court will consider them.

The hearing will take place on **September 29, 2022**, before the Honorable Judge Charlene Edwards Honeywell, at the United States District Court for the Middle District of Florida, 801 North Florida Avenue, Tampa, Florida 33602. This hearing date and time may be moved or may be conducted telephonically or by video conference. Please refer to the Settlement Website for notice of any changes.

### **GETTING MORE INFORMATION**

#### **19. Where can I get more information?**

This Notice summarizes the Settlement. More details are in the Settlement Agreement itself. You can get a copy of the Settlement Agreement and other case documents at **www.FLOrthoSettlement.com**. If you have questions about this Notice or the Settlement, you may contact the Settlement Administrator by calling 1-855-604-1869, email [info@florthsettlement.com](mailto:info@florthsettlement.com), or mail Stoll v. FOI Settlement Administrator, P.O. Box 5598, Portland, OR 97228-5598. If you wish to communicate directly with Class Counsel, you may contact them (contact information noted above in Question 15). You may also seek advice and guidance from your own private attorney at your own expense if you wish to do so.

The status of the Settlement, any appeals, and the date of payments will be posted on the Settlement Website.

The Court cannot respond to any questions regarding this Notice, the lawsuit, or the proposed settlement. ***Please do not contact the Court or its Clerk with questions about the Settlement.***

**Questions? Go to [www.FLOrthoSettlement.com](http://www.FLOrthoSettlement.com) or call 1-855-604-1869**