IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT **DUPAGE COUNTY, ILLINOIS**

TERRELL CLINE and EDWARD JEPSON, on behalf of themselves and all others similarly situated,

Plaintiffs.

v.

INLINE NETWORK INTEGRATION LLC,

Defendant.

Civil Action No.: 2023LA000402

Candice Adams e-filed in the 18th Judicial Circuit Court **DuPage County** ENVELOPE: 25388035 2023LA000402 FILEDATE: 11/29/2023 3:01 PM Date Submitted: 11/29/2023 3:01 PM

Date Accepted: 11/30/2023 3:44 PM

PLAINTIFFS' MOTION FOR FINAL APPROVAL OF CLASS ACTION SETTLEMENT

Terrell Cline and Edward Jepson ("Plaintiffs")—together with Kyle Compton¹ ("Representative Plaintiffs")—through their attorneys, individually and on behalf of all others similarly situated, hereby move this Court to:

- 1. Grant final approval of the settlement described in the "Settlement Agreement" between Plaintiffs and Inline Network Integration LLC ("Defendant");
 - 2. Finally certify the Settlement Class for purposes of Settlement;
- 3. Appoint Plaintiffs Terrell Cline, Edward Jepson, and Kyle Compton as Class Representatives;
- 4. Appoint Gary M. Klinger of Milberg Coleman Bryson Phillips Grossman, PLLC and Raina C. Borrelli and Samuel Strauss of Turke & Strauss LLP as Class Counsel;

¹ Mr. Compton was the named plaintiff in the action *Compton v. Heritage Life Insurance Company*, Case No. 1:23-cv-03827 (N.D. III.), arising from the same Data Security Incident. The Parties agreed that Mr. Compton and his claims would be included in the Settlement and this Court approved him as a Class Representative along with Plaintiffs in the September 7, 2023, order granting preliminary approval to the Settlement.

5. Find that the Notice distributed to the Class complied with this Court's Preliminary

Approval Order and satisfied both due process and 735 ILCS 5/2-803; and

6. Approve the attorneys' fees, costs, and service awards agreed to in the Settlement

Agreement and requested in Plaintiffs' Motion for Attorneys' Fees, Costs, and Service Awards,

filed November 21, 2023.

This Motion is based upon: (1) this Motion; (2) the accompanying Memorandum in

support; (3) the Memorandum in Support of Plaintiffs' Motion for Preliminary Approval of Class

Action Settlement; (4) the Declaration of Scott M. Fenwick re: Notice Procedures and

accompanying exhibits filed herewith; (5) the Settlement Agreement; (6) the Court's Order

Granting Preliminary Approval of Class Action Settlement; (7) the Motion for Attorneys' Fees,

Costs, and Service Awards, Memorandum, and Declaration of Gary M. Klinger filed in support;

(8) the [Proposed] Final Approval Order; (9) the records, pleadings, and papers filed in this action;

and (10) upon such other documentary and oral evidence or argument as may be presented to the

Court at or prior to the hearing of this Motion.

Dated: November 29, 2023

By: /s/ Samuel J. Strauss

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Counsel for Plaintiffs and the Settlement Class

CERTIFICATE OF SERVICE

I hereby certify that on November 29, 2023, a copy of the foregoing was filed electronically via Odyssey eFileIL. Notice of this filing will be sent by email to counsel of record by operation of the court's electronic filing system.

TURKE & STRAUSS LLP

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