

**IN THE CIRCUIT COURT OF DUPAGE COUNTY, ILLINOIS COUNTY  
DEPARTMENT, CIVIL DIVISION**

Candice Adams  
e-filed in the 18th Judicial Circuit Court  
DuPage County  
ENVELOPE: 37228466  
2025CH000163  
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LG

**CARLA PLOWMAN, KAREN EVANS, REID  
COOPER, MICHAEL NAESSENS, AND  
DOUG SPINDLER**, individually, on behalf of  
themselves and all similarly situated,

Plaintiffs,

v.

**SEAMLESS CONTACTS, INC.**

Defendant.

CASE NO. 2025CH000163

**DECLARATION OF BLAKE ROSS REGARDING THE STATUS OF SETTLEMENT  
ADMINISTRATION**

I, Blake Ross, declare as follows:

**I. INTRODUCTION**

1. ***Personal Information.*** I am a Project Manager for the Court-appointed Settlement Administrator, EisnerAmper, a full-service administration firm providing legal administration services, including the design, development, and implementation of unbiased complex legal notification programs. As the Project Manager over this Settlement, I am personally familiar with the facts set forth in this declaration.

2. ***The Capacity and Basis of this Declaration and Verification.*** I am over the age of 21. Except as otherwise noted, the matters set forth in this Declaration and Verification are based upon my personal knowledge, information received from the parties in this proceeding, and information provided by my colleagues at EisnerAmper and our partners.

**II. BACKGROUND**

3. ***Preliminary Approval.*** On November 18, 2025, the Court entered its order preliminarily approving the Settlement Agreement and the appointment of EisnerAmper as Settlement Administrator.

Preliminary Approval Order, ¶12. After the Court’s preliminary approval of the Settlement, EisnerAmper began to implement and coordinate the Notice program.

4. ***The Purpose of this Declaration and Verification.*** I submit this Declaration to evidence EisnerAmper’s compliance with the terms of the Preliminary Approval Order, to detail EisnerAmper’s execution of its role as the Settlement Administrator, and to verify compliance with the Notice requirements contained in the Settlement Agreement, and the Court’s Preliminary Approval Order.

### **III. NOTICE PROGRAM EXECUTION**

5. ***Notice Database.*** EisnerAmper maintains a database of 47,214 Settlement Class Members which was used to effectuate the Notice campaign as outlined within the Settlement Agreement. EisnerAmper received the Settlement Class List from Defense Counsel on December 3, 2025, in five Excel files with a total of 47,225 records. EisnerAmper de-duplicated the data records provided and determined that the Class List consists of 47,214 unique Settlement Class Members.

6. ***Direct Notice via Email.*** Of the 47,214 unique Settlement Class Member records in the class data, 47,209 records contain an email address sufficient to attempt notice via email (“Email Notice”). Beginning on December 9, 2025, EisnerAmper attempted to send the Email Notice to all 47,209 Settlement Class Members with an email address available in the class data . The Email Notice contained the web address to the Settlement Website for access to additional information, a link to the Claim Form, a description of the rights and options as a Settlement Class Member and the dates by which to act on those options, and the date of the Final Approval Hearing.

7. In sending the Email Notice, EisnerAmper followed standard email best practices, including utilizing “unsubscribe” links and the Settlement Administrator contact information. Ultimately, the Email Notice was successfully delivered to 36,435 Settlement Class Members, or 77.17% deliverability. A true and correct copy of the Email Notice sent is attached hereto as **Exhibit A**.

8. ***Reminder Notices.*** In addition to the notice procedures outlined above, beginning on February 6, 2026, EAG sent a reminder email notice to 36,302 email addresses whose initial Email Notice was delivered and who had not filed a claim. Beginning on March 6, 2026, a final email reminder notice was sent to 31,174 email addresses. True and correct copies of the First Reminder Notice and Second Reminder Notice

are attached hereto as **Exhibit B** and **Exhibit C**, respectively.

9. **Settlement Post Office Box.** EisnerAmper maintains the following Post Office Box for the Notice program:

Seamless Settlement Administrator

PO Box 671

Baton Rouge, LA 70821

This P.O. Box serves as a location for the USPS to return undeliverable program mail to EisnerAmper and for Settlement Class Members to submit exclusion requests, Claim Forms, and other settlement-related correspondence. The P.O. Box address appears prominently in all Notices, on the Claim Form, and in multiple locations on the Settlement Website. EisnerAmper monitors the P.O. Box daily and uses a dedicated mail intake team to process each item received.

10. **Settlement Website.** On December 9, 2025, EisnerAmper published the Settlement Website, [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com). Visitors to the Settlement Website can download the long form Notice, the Claim Form, as well as Court Documents, such as the Class Action Complaint, the Settlement Agreement, Motions filed by Class Counsel, Orders of the Court, and other relevant documents. A true and correct copy of the long form Notice is attached hereto as **Exhibit D**, with a copy of the Claim Form as **Exhibit E**. Visitors are also able to submit claims electronically, find answers to frequently asked questions (FAQs), important dates and deadlines, and contact information for the Settlement Administrator. As of March 20, 2026, the Settlement Website received 14,155 unique visitors.

11. **Toll-Free Number.** On December 9, 2025, EisnerAmper established a dedicated toll-free telephone number, 1-833-580-0090 (the “Toll-Free Number”), which is available twenty-four hours per day. Settlement Class Members can call and interact with an interactive voice response system that provides important settlement information and offers the ability to leave a voicemail message to address specific requests or issues. EAG also provided copies of the long form Notice and paper Claim Form, as well as the Settlement Agreement, upon request to Class Members, through the Toll-Free Number. The Toll-Free Number appeared in all Notices and in multiple locations on the Settlement Website and will remain active

through the close of the Notice program.

12. **Email Support.** EisnerAmper established an Email address, [info@SeamlessSettlement.com](mailto:info@SeamlessSettlement.com), to provide an additional option for Settlement Class Members to address specific questions and requests to the Settlement Administrator for support.

#### IV. **NOTICE PROGRAM REACH**

13. **Notice Reach Results.** Through the Notice procedures outlined above, EisnerAmper attempted to send direct notice to all 47,214 (100.0%) Settlement Class Members. As of March 20, 2026, the Notice program reached a total of 36,435 (77.17%) of Settlement Class Members.

#### V. **CLAIM ACTIVITY**

14. **Claim Intake and Processing.** Settlement Class Members had the option of submitting Claim Forms online or mailing the printed Claim Form to the Settlement Administrator. The online Claim Form submission feature became available on the Settlement Website beginning December 9, 2025. As of March 20, 2026, EisnerAmper has received a total of 251 non-duplicative claim submissions from Settlement Class Members. Table 1 below provides a summary of claims submitted by subclass, and the pro-rata award calculations as of March 20, 2026. After payment of the Fee Award, service awards, Settlement Administration Expenses, and the pro-rata awards in Table 1 below, no unallocated funds will remain. EisnerAmper will continue to intake and analyze claims submitted by the claims filing deadline of March 9, 2026.

| <b>Description</b> | <b>Volume</b> | <b>Current Pro-Rata Share</b> |
|--------------------|---------------|-------------------------------|
| California         | 179           | \$ 2,625.56                   |
| Illinois           | 52            | \$ 2,561.93                   |
| Indiana            | 17            | \$ 3,288.74                   |
| Nevada             | 1             | \$ 1,509.19                   |
| Ohio               | 2             | \$ 12,690.93                  |
| <b>Total</b>       | <b>251</b>    |                               |

**VI. EXCLUSIONS AND OBJECTIONS**

15. ***Exclusions (Opt-Outs) Received.*** The Preliminary Approval Order directed that exclusions be postmarked, emailed, or delivered to the Settlement Administrator. EisnerAmper has not received any exclusion requests from Settlement Class Members as of March 20, 2026. EisnerAmper will continue to intake exclusion requests postmarked by the exclusion deadline of February 9, 2026.


16. ***Settlement Objections.*** The Preliminary Approval Order directed that objections be filed with the Court or postmarked, emailed, or delivered to the Settlement Administrator. EisnerAmper has not received any objections from Settlement Class Members. The deadline to object to the Settlement is February 9, 2026.

**VII. COSTS OF NOTICE PROGRAM**

17. ***Costs of Notice Program.*** EisnerAmper has incurred \$40,362.05 in Settlement Administration Expenses to date. EisnerAmper estimates to incur an additional \$14,258.53 through completion of the case, for a total of \$54,620.57 in Settlement Administration Expenses.

**VIII. CERTIFICATION**

I, Blake Ross, declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief. Executed this 20th day of March 2026 in Baton Rouge, Louisiana.



Blake Ross

## Exhibit A: Email Notice

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## **EMAIL NOTICE**

Subject: Notice of Settlement: Plowman et al. v. Seamless Contacts, Inc.  
From: Seamless Settlement Administrator (notice@pnclassaction.com)  
Reply to: info@SeamlessSettlement.com  
Your Settlement Claim ID is: {XXX-1235487}

## **NOTICE OF CLASS ACTION SETTLEMENT**

*Plowman et al. v. Seamless Contacts, Inc.*  
Case No. 2025CH000163 (Circuit Court of DuPage County, Illinois)

**If you are not a Seamless.ai customer but your personal data was saved to the MyContacts list of Seamless.ai, you may be entitled to a cash payment from a class action settlement.**

Click [here](#) to file a claim (the "Claim Form") by the March 9, 2026 Claim Deadline.

A settlement has been reached in a class action lawsuit concerning Seamless Contacts, Inc. ("Seamless") alleging that Seamless advertises subscriptions to salespeople and marketers by publicly displaying profiles of individuals.

**What is this Lawsuit About?** Plaintiffs allege that they did not consent to Seamless using their professional/business information to promote Seamless subscriptions. Nor did they consent to Seamless selling access to their personal information as part of its subscription products. Seamless denies that it displays non-business information, denies using profiles to promote subscriptions, and denies selling any information.

**Who is Included?** Seamless's records indicate that you are a [State] Settlement Class Member. Included in the [State] Settlement Class are all individuals with a [State] contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

**What Can [State] Settlement Class Members Receive?** [State] Settlement Class Members who file a valid and timely Claim Form are eligible to receive a *pro rata* payment from the [State] Settlement Fund. The [State] Settlement Fund is a non-reversionary cash settlement fund that shall be established by Seamless in the total amount of [State Settlement Fund].

Detailed information about the [State] Settlement Fund is provided in the Settlement Agreement, available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com).

**How To Get A Cash Payment?** The only way to receive a payment is to file a Claim Form either online or by mail. To file your claim online, or to get a paper Claim Form, visit the website at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090. To be eligible, you must complete and submit a valid Claim Form, postmarked or submitted online, on or before **March 9, 2026**.

**Your Other Options?** If you do nothing, you will remain in the class, you will not be eligible for a cash payment, and you will be bound by the decisions of the Court and give up your rights to sue Seamless for the claims resolved by this Settlement. If you do not want to be legally bound by the Settlement, you must exclude yourself by **February 9, 2026**. If you stay in the Settlement, you may object to it by **February 9, 2026**. A more detailed notice is available to explain how to exclude yourself or object. Please visit the [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090 for a copy of the more detailed notice.

**The Final Approval Hearing?** The Court will hold a Final Approval Hearing on **April 6, 2026 at 9:30 a.m.** via Zoom.

At the Final Approval Hearing, the Court will review any comments and/or objections regarding this Agreement; consider its fairness, reasonableness, and adequacy; consider the application for an award of attorneys' fees and unreimbursed costs of up to 35% of the Settlement Fund, service awards to the Class Representatives, and reimbursement of expenses; and consider whether the Court shall issue a Final Approval Order approving this Agreement, confirm the certification of the Settlement Classes, and dismiss the Action with prejudice.

**More Information.** Complete information about your rights and options, as well as the Claim Form, the Long Notice, and Settlement Agreement, are available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), or by calling toll free 1-833-580-0090.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

Seamless Settlement Administrator  
P.O. Box 671  
Baton Rouge, LA 70821

[Unsubscribe - Unsubscribe Preferences](#)

## Exhibit B: Reminder Email Notice

---

## **REMINDER EMAIL NOTICE**

Subject: Reminder Notice of Settlement: Plowman et al. v. Seamless Contacts, Inc.

From: Seamless Settlement Administrator (notice@pnclassaction.com)

Reply to: info@SeamlessSettlement.com

Your Settlement Claim ID is: {XXX-1235487}

### **REMINDER: NOTICE OF CLASS ACTION SETTLEMENT**

*Plowman et al. v. Seamless Contacts, Inc.*

Case No. 2025CH000163 (Circuit Court of DuPage County, Illinois)

**If you are not a Seamless.ai customer but your personal data was saved to the MyContacts list of Seamless.ai, you may be entitled to a cash payment from a class action settlement.**

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**What is this Lawsuit About?** Plaintiffs allege that they did not consent to Seamless using their professional/business information to promote Seamless subscriptions. Nor did they consent to Seamless selling access to their personal information as part of its subscription products. Seamless denies that it displays non-business information, denies using profiles to promote subscriptions, and denies selling any information.

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**What Can [State] Settlement Class Members Receive?** [State] Settlement Class Members who file a valid and timely Claim Form are eligible to receive a *pro rata* payment from the [State] Settlement Fund. The [State] Settlement Fund is a non-reversionary cash settlement fund that shall be established by Seamless in the total amount of [State Settlement Fund].

Detailed information about the [State] Settlement Fund is provided in the Settlement Agreement, available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com).

**How To Get A Cash Payment?** The only way to receive a payment is to file a Claim Form either online or by mail. To file your claim online, or to get a paper Claim Form, visit the website at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090. To be eligible, you must complete and submit a valid Claim Form, postmarked or submitted online, on or before **March 9, 2026**.

**Your Other Options?** If you do nothing, you will remain in the class, you will not be eligible for a cash payment, and you will be bound by the decisions of the Court and give up your rights to sue Seamless for the claims resolved by this Settlement. If you do not want to be legally bound by the Settlement, you must exclude yourself by **February 9, 2026**. If you stay in the Settlement, you may object to it by **February 9, 2026**. A more detailed notice is available to explain how to exclude yourself or object. Please visit the [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090 for a copy of the more detailed notice.

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At the Final Approval Hearing, the Court will review any comments and/or objections regarding this Agreement; consider its fairness, reasonableness, and adequacy; consider the application for an award of attorneys' fees and unreimbursed costs of up to 35% of the Settlement Fund, service awards to the Class Representatives, and reimbursement of expenses; and consider whether the Court shall issue a Final Approval Order approving this Agreement, confirm the certification of the Settlement Classes, and dismiss the Action with prejudice.

**More Information.** Complete information about your rights and options, as well as the Claim Form, the Long Notice, and Settlement Agreement, are available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), or by calling toll free 1-833-580-0090.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

Seamless Settlement Administrator  
P.O. Box 671  
Baton Rouge, LA 70821

[Unsubscribe - Unsubscribe Preferences](#)

## Exhibit C: Final Reminder Email Notice

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## **FINAL REMINDER EMAIL NOTICE**

Subject: Final Reminder Notice of Settlement: Plowman et al. v. Seamless Contacts, Inc.  
From: Seamless Settlement Administrator (notice@pnclassaction.com)  
Reply to: info@SeamlessSettlement.com  
Your Settlement Claim ID is: {XXX-1235487}

### **FINAL REMINDER: NOTICE OF CLASS ACTION SETTLEMENT**

*Plowman et al. v. Seamless Contacts, Inc.*  
Case No. 2025CH000163 (Circuit Court of DuPage County, Illinois)

**If you are not a Seamless.ai customer but your personal data was saved to the MyContacts list of Seamless.ai, you may be entitled to a cash payment from a class action settlement.**

Click [here](#) to file a claim (the "Claim Form") by the March 9, 2026 Claim Deadline.

A settlement has been reached in a class action lawsuit concerning Seamless Contacts, Inc. ("Seamless") alleging that Seamless advertises subscriptions to salespeople and marketers by publicly displaying profiles of individuals.

**What is this Lawsuit About?** Plaintiffs allege that they did not consent to Seamless using their professional/business information to promote Seamless subscriptions. Nor did they consent to Seamless selling access to their personal information as part of its subscription products. Seamless denies that it displays non-business information, denies using profiles to promote subscriptions, and denies selling any information.

**Who is Included?** Seamless's records indicate that you are a [State] Settlement Class Member. Included in the [State] Settlement Class are all individuals with a [State] contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

**What Can [State] Settlement Class Members Receive?** [State] Settlement Class Members who file a valid and timely Claim Form are eligible to receive a *pro rata* payment from the [State] Settlement Fund. The [State] Settlement Fund is a non-reversionary cash settlement fund that shall be established by Seamless in the total amount of [State Settlement Fund].

Detailed information about the [State] Settlement Fund is provided in the Settlement Agreement, available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com).

**How To Get A Cash Payment?** The only way to receive a payment is to file a Claim Form either online or by mail. To file your claim online, or to get a paper Claim Form, visit the website at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090. To be eligible, you must complete and submit a valid Claim Form, postmarked or submitted online, on or before **March 9, 2026**.

**Your Other Options?** If you do nothing, you will remain in the class, you will not be eligible for a cash payment, and you will be bound by the decisions of the Court and give up your rights to sue Seamless for the claims resolved by this Settlement. If you do not want to be legally bound by the Settlement, you must exclude yourself by **February 9, 2026**. If you stay in the Settlement, you may object to it by **February 9, 2026**. A more detailed notice is available to explain how to exclude yourself or object. Please visit the [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090 for a copy of the more detailed notice.

**The Final Approval Hearing?** The Court will hold a Final Approval Hearing on **April 6, 2026 at 9:30 a.m.** via Zoom.

At the Final Approval Hearing, the Court will review any comments and/or objections regarding this Agreement; consider its fairness, reasonableness, and adequacy; consider the application for an award of attorneys' fees and unreimbursed costs of up to 35% of the Settlement Fund, service awards to the Class Representatives, and reimbursement of expenses; and consider whether the Court shall issue a Final Approval Order approving this Agreement, confirm the certification of the Settlement Classes, and dismiss the Action with prejudice.

**More Information.** Complete information about your rights and options, as well as the Claim Form, the Long Notice, and Settlement Agreement, are available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), or by calling toll free 1-833-580-0090.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

Seamless Settlement Administrator  
P.O. Box 671  
Baton Rouge, LA 70821

[Unsubscribe - Unsubscribe Preferences](#)

## Exhibit D: Long Form Notice

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**NOTICE OF CLASS ACTION SETTLEMENT**

In the Circuit Court of DuPage County, Illinois  
*Plowman et al. v. Seamless Contacts, Inc.*  
Case No. 2025CH000163

**If you are not a Seamless.ai customer but your personal data was saved to the MyContacts list of Seamless.ai, you may be entitled to a cash payment from a class action settlement.**

**This Notice May Affect Your Rights  
Please Read it Carefully**

*The Court authorized this notice.  
This is not a solicitation from a lawyer.*

**THIS NOTICE CONCERNS YOUR LEGAL RIGHTS, WHICH ARE AFFECTED WHETHER YOU ACT OR DON'T. PLEASE READ IT CAREFULLY.**

| <b>Summary of Your Legal Rights &amp; Options</b> |  |
|---|--|
| <b>Submit a Claim Form</b>                        | This is the only way to get a monetary payment. Claim Forms must be submitted either online at the Settlement Website, <a href="http://www.SeamlessSettlement.com">www.SeamlessSettlement.com</a> , or by mail to the following address: Seamless Settlement Administrator, P.O. Box 671, Baton Rouge, LA 70821. <b>Claims must be submitted or postmarked by March 9, 2026.</b>   |
| <b>Ask to be Excluded</b>                         | <b>Get out of this lawsuit. Get no benefits from it. Keep your rights.</b> If you ask to be excluded, you will not be bound by what the Court does in this case and will keep any right you might have to sue Seamless Contacts, Inc. separately about the same legal claims in this lawsuit. If there is a recovery in this case, including under the proposed Settlement, you will not share in that recovery. You must request to be excluded <b>by February 9, 2026.</b> |
| <b>Object</b>                                     | <b>Tell the Court why you believe the proposed Settlement is unfair, unreasonable, or inadequate.</b> You may file a written objection <b>no later than February 9, 2026</b> , and/or appear at the Final Approval Hearing to tell the Court why you believe the proposed Settlement is unfair, unreasonable, or inadequate.   |
| <b>Do Nothing</b>                                 | <b>Stay in this lawsuit. Await the outcome. Give up certain rights.</b> By doing nothing, you will get no cash payment and give up any right you may have to sue Seamless Contacts, Inc. separately about the same legal claims in this lawsuit because you will be bound by the Settlement and the Final Judgment.  |

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.  
This Settlement affects your legal rights even if you do nothing.

These rights and options, along with the deadlines to exercise them, are explained in this notice. This notice also summarizes the proposed Settlement. For the precise terms and conditions of the Settlement, please see the Settlement Agreement available at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), or by contacting the Settlement Administrator at 1-833-580-0090 or [info@SeamlessSettlement.com](mailto:info@SeamlessSettlement.com).

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK’S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIMS PROCESS.

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Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.  
This Settlement affects your legal rights even if you do nothing.

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**Basic Information**

**1. Why is there a Notice?**

If you are receiving this Notice, you have the right to know about a proposed Settlement of a class action lawsuit, and about your options, before the Court decides whether to approve the Settlement.

The Court in charge of this case is the Circuit Court of DuPage County, Illinois (the “Court”). The case is known as *Plowman et al. v. Seamless Contacts, Inc.*, Case No. 2025CH000163 (the “Action”). The individuals who sued are called the Plaintiffs or Class Representatives. Specifically, the Plaintiffs are Carla Plowman, Doug Spindler, Reid Cooper, Karen Evans, and Michael Naessens. The company they sued, Seamless, is called the Defendant in the litigation.

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

Seamless operates a real-time search engine that displays publicly available professional/business information about individuals to customers with free and paid accounts. Seamless advertises its services primarily to salespeople and marketers.

In their lawsuit, Plaintiffs allege that they did not consent to Seamless using their professional/business information to promote Seamless subscriptions. Nor did they consent to Seamless selling access to their personal information as part of its subscription products. Seamless denies that it displays non-business information, denies using profiles to promote subscriptions, and denies selling any information.

More information about Plaintiffs’ Complaint and Seamless’s defenses can be found in the “Court Documents” section of the settlement website at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com).

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

In a class action, one or more people called Class Representatives (in this case, Carla Plowman, Doug Spindler, Reid Cooper, Karen Evans, and Michael Naessens) bring a single lawsuit on behalf of people who have similar claims, all of whom are a “Class,” or “Class Members.” Bringing a case, such as this one, as a class action allows the adjudication of many similar claims of class members that might be economically too small to bring in individual actions. One court resolves the issues for all class members, except for those who exclude themselves from the Class.

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.

This Settlement affects your legal rights even if you do nothing.

#### 4. Why is there a Settlement?

Seamless denies that it did anything wrong. The parties have agreed to a Settlement, which will allow both sides to avoid the risk and cost of further litigation. The Court has not decided in favor of the Class Representatives or Seamless.

#### Who is in the Settlement?

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

If you received a notice, Seamless's records indicate that you are a Settlement Class Member.

All individuals with contact addresses in California, Illinois, Indiana, Nevada, and Ohio who were not customers of Seamless.ai, but who were saved to the MyContacts list of someone who had a free account with Seamless.ai and later became a paid customer of Seamless.ai between April 1, 2021 to October 2, 2024, are Settlement Class Members.

More specifically, there are five Settlement Classes that are defined as:

**California Settlement Class:** all individuals with a California contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

**Illinois Settlement Class:** all individuals with an Illinois contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

**Indiana Settlement Class:** all individuals with an Indiana contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

**Nevada Settlement Class:** all individuals with a Nevada contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

**Ohio Settlement Class:** all individuals with an Ohio contact address who: (1) are not customers of seamless.ai and (2) have been saved to the MyContacts list of a free customer of seamless.ai who subsequently became a paid customer of seamless.ai from April 1, 2021 to October 2, 2024.

#### 6. What if I am still not sure if I am included in the Settlement?

If you are not sure whether you are a Class Member, or have any other questions about the Settlement, you should visit the Settlement Website, [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), or call the Settlement Administrator toll-free at 1-833-580-0090. Please do not call the Court or the Clerk of

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.

This Settlement affects your legal rights even if you do nothing.

Court.

### **What are the Terms of the Settlement?**

#### **7. What types of relief does the Settlement provide?**

The Settlement provides both monetary damages and injunctive relief to all Class Members. Class Members who make valid claims will be entitled to monetary compensation.

#### **8. What is the Settlement Fund?**

As part of the Settlement, Seamless has agreed to establish a \$1,125,000.00 “Settlement Fund” to pay all Settlement expenses, including Administration Expenses, attorneys’ fees and costs (the “Fee Award”), Service Awards for the Class Representatives, and payments for Class Members who submit valid approved claims. Further details about the Settlement Fund can be found in the Settlement Agreement.

The Settlement Fund will be allocated into five State-Specific Settlement Funds:

**California Settlement Fund** means the non-reversionary cash settlement fund that shall be established by Seamless in the total amount of Seven Hundred Seventy Thousand Seven Hundred Nine Dollars and Zero Cents (\$770,709.00).

**Illinois Settlement Fund** means the non-reversionary cash settlement fund that shall be established by Seamless in the total amount of Two Hundred Eighteen Thousand Five Hundred Twelve Dollars and Zero Cents (\$218,512.00).

**Indiana Settlement Fund** means the non-reversionary cash settlement fund that shall be established by Seamless in the total amount of Ninety-One Thousand Six Hundred Seventy-Two Dollars and Zero Cents (\$91,672.00).

**Nevada Settlement Fund** means the non-reversionary cash settlement fund that shall be established by Seamless in the total amount of Two Thousand Four Hundred Fifty-Seven Dollars and Zero Cents (\$2,457.00).

**Ohio Settlement Fund** means the non-reversionary cash settlement fund that shall be established by Seamless in the total amount of Forty-One Thousand Six Hundred Fifty Dollars and Zero Cents (\$41,650.00).

#### **9. What can I get from the Settlement?**

Class Members who timely submit a valid approved claim are entitled to compensation. Each timely, valid claimant will receive payment of a *pro rata* share of their respective State-Specific Settlement Fund, after payment of Settlement Administration Expenses, the Fee Award, and any Service Award to that Settlement Class’s respective Class Representative. The amount of the settlement payment will depend on the number of valid claims submitted to the Settlement Administrator.

#### **10. What am I giving up to get a payment?**

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.

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If you are a Class Member, unless you exclude yourself from the Settlement, you cannot sue Seamless, continue to sue, or be part of any other lawsuit against Seamless for claims released in this Settlement. It also means that all decisions by the Court will bind you. The Released Claims and Released Parties are defined in the Settlement Agreement and describe the legal claims that you give up (or “release”) if you stay in the Settlement. The Settlement Agreement is available on the Settlement Website, [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com).

### 11. How do I make a claim?

Class Members wishing to make a claim must either (a) visit the Settlement Website, [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), and submit a claim form online, or (b) print, fill out, and mail the claim form to the Settlement Administrator at the following address: Seamless Settlement Administrator, P.O. Box 671, Baton Rouge, LA 70821. **The deadline for submitting a claim is March 9, 2026.** If you choose to mail the claim form, it must be postmarked before or on this date.

### 12. When will I get my payment?

Payments will be made to Class Members who submit valid and timely Claim Forms after the Court grants “final approval” to the Settlement, and after any appeals are resolved. If the Court approves the Settlement, there may be appeals. It is always uncertain when these appeals will be resolved, and resolving them can take time. Please be patient.

### 13. What injunctive relief does the Settlement provide?

Seamless will ensure the opt-out process is easy to use by making the opt-out more visible on the Seamless website, making the process more user-friendly (e.g., no requirement to create an account to opt out), and ensuring opt-out requests are honored indefinitely.

## Excluding Yourself from the Settlement

### 14. How do I get out of the Settlement?

If you do not want to be bound by this Settlement, you must request to be excluded from the Class. If you request to be excluded, you will retain any individual rights you have against Seamless and will not have “released” it from any of the Released Claims. However, you will *not* be eligible to receive compensation under the Settlement, as described above. You also may not object to the Settlement if you request to be excluded.

To exclude yourself (or “opt-out”) from the Settlement, you must submit a written exclusion.

The exclusion must contain a statement to the effect that “I hereby request to be excluded from the settlement in *Plowman et al. v. Seamless Contacts, Inc.*, Case No. 2025CH000163.

Specifically, the exclusions must:

- a) be in writing;

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- b) identify the case name *Plowman et al. v. Seamless Contacts, Inc.*, Case No. 2025CH000163;
- c) identify if the person seeking exclusion is a member of the California Settlement Class, the Illinois Settlement Class, the Indiana Settlement Class, the Ohio Settlement Class, or the Nevada Settlement Class;
- d) state the full name, current address, and telephone number of the person seeking exclusion;
- e) provide all grounds for the request to be excluded, with factual and legal support for the stated request, including any supporting materials;
- f) identify any other exclusion request she/he has filed, or has had filed on her/his behalf, in any other class action in the last five years;
- g) be signed by the person(s) seeking exclusion; and
- h) be postmarked or emailed to the Settlement Administrator on or before **February 9, 2026**.

If you have retained your own attorney, you must also provide the name, email, and telephone number of your attorney.

**To be timely, an Exclusion (Opt-Out) request must postmarked, or emailed, on or before February 9, 2026.**

Seamless Settlement Administrator  
P.O. Box 671  
Baton Rouge, LA 70821  
info@SeamlessSettlement.com

#### **15. If I don't exclude myself, can I sue Seamless for the same thing later?**

No. Unless you exclude yourself, you give up any right to sue Seamless for the claims that this Settlement resolves (i.e., those claims defined in the Settlement Agreement as the "Released Claims"). If you have a pending lawsuit against Seamless regarding similar claims, speak to your lawyer in that lawsuit immediately. You may need to exclude yourself from this Settlement to continue your own lawsuit. If you properly exclude yourself from the Settlement, you will not be bound by any orders or judgments entered in the Action relating to the Settlement.

#### **16. If I exclude myself, can I still get a Settlement payment?**

No. You will not get any money from the Settlement if you exclude yourself. If you exclude yourself from the Settlement, do not submit a Claim Form asking for benefits.

### **Objecting to the Settlement**

#### **17. How do I tell the Court if I do not like the Settlement?**

If you are a Class Member and you do not exclude yourself from the Settlement Class, you can object to the Settlement. You must give the Court reasons why it should deny approval of the settlement by filing an objection. You can't ask the Court to order a different settlement; the Court can only approve or reject the Settlement. If the Court denies approval, no Settlement

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.

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payments will be sent out, and the lawsuit will continue.

Any objection to the proposed settlement must be in writing and personally signed by the objector. If you file a timely written objection, you may, but are not required to, appear at the Final Approval Hearing, either in person or through your own attorney. If you appear through your own attorney, you are solely responsible for hiring and paying that attorney. Additionally, if you or your attorney has objected to any class action settlement where you or your attorney asked for or received any payment in exchange for dismissal of the objection, or any related appeal, without any modification to the settlement, then your objection must include a statement identifying each such case by full case caption and amount of payment received.

All written objections must include:

- a) your full name and current address;
- b) a statement that you believe you are a member of the California Settlement Class, the Illinois Settlement Class, the Indiana Settlement Class, the Ohio Settlement Class, or the Nevada Settlement Class;
- c) whether your objection applies only to you, to a specific subset of your respective class, or to the entirety of your class;
- d) the specific grounds for the objection;
- e) all documents or writings that you desires the Court to consider;
- f) the name and contact information of any and all attorneys representing, advising, or in any way assisting you in connection with the preparation or submission of the objection or who may profit from the pursuit of the objection; and
- g) a statement indicating whether you intend to appear at the Final Approval Hearing (either personally or through counsel, who must file an appearance or seek pro hac vice admission).

**All written objections must be (1) filed with the Court, or (2) mailed and postmarked or emailed to the Settlement Administrator, no later than the February 9, 2026.**

Seamless Settlement Administrator  
P.O. Box 671  
Baton Rouge, LA 70821  
info@SeamlessSettlement.com

In addition to filing your objection with the Court, you must send via mail, email, or delivery service, by no later than **February 9, 2026**, copies of your objection and any supporting documents to both Class Counsel and Seamless's lawyers at the addresses listed below:

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.

This Settlement affects your legal rights even if you do nothing.

| <b>Class Counsel:</b>  | <b>Seamless's Counsel:</b>  |
|--|---|
| Sam Strauss<br><a href="mailto:sam@straussborrelli.com">sam@straussborrelli.com</a>          | Aneca E. Lasley<br><a href="mailto:Aneca.Lasley@icemiller.com">Aneca.Lasley@icemiller.com</a> |
| Raina Borrelli<br><a href="mailto:raina@straussborrelli.com">raina@straussborrelli.com</a>   | Ice Miller LLP<br>250 West Street, Suite 700<br>Columbus, Ohio 43215                          |
| Brittany Resch<br><a href="mailto:bresch@straussborrelli.com">bresch@straussborrelli.com</a> | Melissa Siebert<br><a href="mailto:msiebert@cozen.com">msiebert@cozen.com</a>                 |
| Strauss Borrelli PLLC<br>980 N. Michigan Ave, Suite 1610<br>Chicago, Illinois 60611          | Cozen O'Connor<br>123 N. Wacker Dr., Suite 1800<br>Chicago, Illinois 60606                    |
| Michael Ram<br><a href="mailto:mram@forthepeople.com">mram@forthepeople.com</a>              |   |
| Morgan & Morgan<br>711 Van Ness Ave, Ste 500,<br>San Francisco, CA 94102                     |   |

### **18. What is the difference between objecting and excluding myself?**

Objecting is telling the Court that you do not like something about the Settlement. You can object to the Settlement only if you do not exclude yourself from the Settlement. Excluding yourself from the Settlement is telling the Court that you do not want to be part of the Settlement. If you exclude yourself from the Settlement, you have no basis to object to the Settlement because it no longer affects you. Therefore, if you submit both a Request for Exclusion Form and Objection, you will be deemed to have opted out of the Settlement, and thus to be ineligible to object. However, any objecting Class Member who has not timely submitted a completed Request for Exclusion Form will be bound by the terms of the Agreement in the event the Court enters a final approval of the Settlement.

### **The Lawyers Representing You**

### **19. Do I have a lawyer in the case?**

Yes. The Court has appointed Sam J. Strauss, Raina C. Borrelli, and Brittany Resch of Strauss Borrelli PLLC and Michael F. Ram of Morgan & Morgan, P.A. as Class Counsel. The lawyers will be compensated from the Settlement Fund, in an amount to be determined by the Court. If you want to be represented by your own lawyer, you may hire one at your own expense.

### **20. How will the lawyers be paid?**

Class Counsel spent considerable time and effort prosecuting this matter on a purely contingent

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fee basis, and advanced the expenses of the litigation, in the expectation that they would receive a fee, and have expenses reimbursed, only if there was a benefit created for the Class. The Court will determine the amount of fees, expenses, and service awards that will be paid from the Settlement Funds.

Class Counsel will file a motion seeking an award of thirty-five percent (35%) of each State-Specific Settlement Fund, after proportional Settlement Administration Expenses and Service Awards are deducted.

Class Counsel will also seek, on behalf of the Class Representatives, Service Awards of \$5,000 to the California Settlement Class Representative and \$2,500 to the Illinois, Indiana, Ohio, and Nevada State Class Representatives.

### **The Court's Final Approval Hearing**

#### **21. When and where will the Court decide whether to approve the Settlement?**

The Court will hold a Final Approval Hearing on **April 6, 2026 at 9:30 a.m.** via Zoom.

At the Final Approval Hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. The Court will also consider how much to award to Class Counsel and the Class Representatives. If there are objections, the Court will consider them at this time. After the hearing, the Court will decide whether to approve the Settlement. The Court will also listen to people who have asked to speak at the hearing. The Court will then issue decisions on these issues; we do not know how long those decisions will take.

Please note that the date of the Final Approval Hearing date may change by the Court's order without further notice to the Class. It is strongly advised to check the Settlement Website to confirm that the date has not been changed.

#### **22. Do I have to come to the hearing?**

No. Class Counsel will answer any questions that the Court may have, but you may come at your own expense. If you send an objection, you do not have to come to Court to talk about it. As long as you submit your written objection by **February 9, 2026**, in accordance with the instructions in this Notice (see Section 17 above) the Court will consider it. You may also pay your lawyer to attend, but you do not have to.

#### **23. May I speak at the hearing?**

Yes. If you do not exclude yourself, you may appear and speak at the Final Approval Hearing. Although it is not required, if you intend to appear and speak, you are requested to file with the Court and/or serve on the Parties a "Notice of Intent to Appear," no later than (7) days before the Final Approval Hearing. Persons who opt out, however, may not appear and be heard.

### **If You Do Nothing**

#### **24. What happens if I do nothing at all?**

If you do nothing, you will not get a payment from the Settlement. Unless you exclude yourself, you will not be able to start a lawsuit, or be part of any other lawsuit against Seamless about the Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.

This Settlement affects your legal rights even if you do nothing.

claims in this case, ever again.

### **Getting More Information**

#### **25. How can I get more information?**

This Notice summarizes the proposed Settlement. More details are in the Settlement Agreement, available at the Settlement Website, [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com). If you have additional questions, you can visit the Settlement Website or contact the Settlement Administrator:

**By Mail:** Seamless Settlement Administrator  
P.O. Box 671  
Baton Rouge, LA 70821

**By Email:** [info@SeamlessSettlement.com](mailto:info@SeamlessSettlement.com)

**By Phone (Toll Free):** 1-833-580-0090

Updates will be posted at the Settlement Website, as information about the Settlement process becomes available.

For a more detailed statement of the matters involved in the litigation or the Settlement, you may review the various documents on the Settlement Website [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), call 1-833-580-0090, or write to the Seamless Settlement Administrator, PO Box 671, Baton Rouge, LA 70821.

\* \* \*

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE  
TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

Questions? Go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090.  
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## Exhibit E: Claim Form

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Seamless Settlement Administrator  
PO Box 671  
Baton Rouge, LA 70821

**Your Claim Form Must Be Submitted  
On or Before March 9, 2026**

***Plowman et al. v. Seamless Contacts, Inc.***  
In the Circuit Court of DuPage County, Illinois (Case No. 2025CH000163)

**Claim Form**

This Claim Form must be submitted by mail and postmarked on or before March 9, 2026 if you are a person who falls within the definition of the California Settlement Class, the Illinois Settlement Class, the Indiana Settlement Class, the Ohio Settlement Class, or the Nevada Settlement Class, and who has not submitted a valid request for exclusion. If you submit your claim online, at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com), you do not need to mail in this Claim Form.

You must complete this Claim Form to be eligible for compensation under the Settlement. Class Members who **submit a valid Claim Form by March 9, 2026** are entitled to compensation.

Each timely, valid claimant will receive payment of a pro rata share of their respective State-Specific Settlement Fund, after payment of Settlement Administration Expenses, the Fee Award, and any Service Award to that Settlement Class's respective Class Representative. Payments will be made after the Court grants "final approval" to the Settlement, and after any appeals are resolved. Even if the Court approves the Settlement, there may be appeals. It is always uncertain when these appeals will be resolved, and resolving them can take time. Please be patient.

The settlement notice describes your legal rights and options. Please visit the official Settlement Website, [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call 1-833-580-0090 for more information.

**TO SUBMIT A CLAIM FOR PAYMENT BY MAIL:**

1. Complete all sections of this Claim Form
2. Sign the Claim Form.
3. Submit the completed Claim Form to the Settlement Administrator so that it is postmarked by **March 9, 2026**.

This Claim Form should only be used if a Claim is being mailed and is not being filed online. You may go to [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) to submit your Claim online, or you may submit this Claim Form by mail to the address at the top of this form.

**Payment will be mailed in the form of a check to the address you provide below. If you would like to receive a payment electronically (e.g., via Venmo, PayPal, Zelle, or ACH), you must submit a Claim Form online at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com).**

**1. CLASS MEMBER INFORMATION**

|   |                               |                         |
|---|-------------------------------|-------------------------|
| _____<br>First Name*  |                               | _____<br>Middle Initial |
| _____<br>Last Name*   |                               | _____<br>Suffix         |
| _____<br>Mailing Address: Street Address/P.O. Box (include Apartment/Suite/Floor Number)* |                               |                         |
| _____<br>City*  | _____<br>State*               | _____<br>Zip Code*      |
| _____<br>Current Email Address*   |                               |                         |
| _____<br>Current Phone Number   | _____<br>Settlement Claim ID* |                         |

Your Settlement Claim ID is printed on the notice you received in the mail or by email. If you no longer have your notice, contact the Settlement Administrator at 1-833-580-0090.

**2. SIGN AND DATE YOUR CLAIM FORM**

I declare under penalty of perjury under the laws of the United States and the laws of my State of residence that the information supplied in this claim form is true and correct to the best of my recollection, and that this form was executed on the date set forth below. I understand that I may be asked by the Settlement Administrator to provide supplemental information before my claim will be considered complete and valid.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Date

**3. REMINDER CHECKLIST**

1. Keep copies of the completed Claim Form and documentation for your own records.
2. If your address changes or you need to make a correction to the address on this claim form, please visit the Settlement Website at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) and complete the Update Contact Information form or send written notification of your new address to the Settlement Administrator at the address listed at the top of this form. Make sure to include your Settlement Claim ID and your phone number in case the Settlement Administrator needs to contact you in order to complete your request.
3. For more information, please visit the Settlement Website at [www.SeamlessSettlement.com](http://www.SeamlessSettlement.com) or call the Settlement Administrator at 1-833-580-0090. Please do not call the Court or the Clerk of the Court.