

THIS IS AN IMPORTANT LEGAL NOTICE

**THE MATTERS DISCUSSED HEREIN MAY AFFECT
SUBSTANTIAL LEGAL RIGHTS THAT YOU MAY HAVE**

READ THIS NOTICE CAREFULLY

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

In re Tommie Copper Products Consumer
Litigation

Lead Case No.: 7:15-cv-03183-AT

NOTICE OF PROPOSED CLASS ACTION SETTLEMENT

**If You Purchased a Tommie Copper Product,
You May Benefit From A Proposed Class Action Settlement**

Tommie Copper Products sold in the United States on or after April 11, 2011 are affected

The Federal Court authorized this Notice. This is not solicitation from a lawyer.

YOU ARE NOT BEING SUED. THIS IS NOT A LAWSUIT AGAINST YOU.

- Please read this notice carefully. A proposed settlement has been reached in a class action lawsuit. The lawsuit alleges violations of consumer protection and warranty laws, and claims that Tommie Copper Inc., Tommie Copper Holdings, Inc., Thomas Kallish, and Montel Williams (“Tommie Copper”) misrepresented the ability of copper-infused compression fabric sold under the “Tommie Copper” brand name to provide pain relief, accelerate recovery, and improve muscular power, strength, endurance, and injury management. Tommie Copper denies all of these allegations. The Court did not rule in favor of Plaintiffs or Tommie Copper. Instead the parties agreed to a proposed settlement in order to avoid the expense and risks of continuing the lawsuit.
- You are a Class Member if you purchased a Tommie Copper product, including: Crew Compression Socks, Calf Compression Socks, Back Braces, Men’s Long Sleeve Compression Shirts, Women’s Long Sleeve Compression Shirts, Women’s Compression Tights, Wrist Compression Sleeves, Ankle Compression Sleeves, Calf Compression Sleeves, Elbow Compression Sleeves, Knee Compression Sleeves, Men’s Compression Under-Shorts, Women’s Compression Shorts, Men’s Compression Shirts, Women’s Compression Shirts, Half Finger Compression Gloves, and Full Finger Compression Gloves (collectively, the “Tommie Copper Products”) directly from Defendants through the internet, telephone or at the Tommie Copper retail location in Westchester, in the United States between April 11, 2011

Questions? Call 1-800-683-9359 or visit www.TommieCopperSettlement.com

and December 19, 2017.

- The Settlement provides cash payments to Class Members between \$5.00 and \$10.00. In lieu of cash payments, Class members may also may apply their cash recovery to an on-line purchase of Tommie Copper products and receive a 40% enhancement credit on the value of the cash payment. For example, if a Settlement Class Member presents written proof of purchase for two Products for a total cash recovery of \$20.00, the Settlement Class Member would be entitled to a \$28.00 (\$20.00 + 40%) credit to apply toward the purchase of Tommie Copper products.

Please read this Notice carefully and in its entirety.

**Your rights may be affected by the Settlement of this Lawsuit,
and you have a choice to make now about how to act:**

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT	
SUBMIT A CLAIM FORM POSTMARKED BY MARCH 19, 2018	This is the only way to receive a cash payment or voucher.
EXCLUDE YOURSELF FROM THE CLASS BY MARCH 19, 2018	If you opt out of the settlement, you will not be eligible to receive the Settlement Benefits, but you will keep your right to sue on your own regarding any claims that are part of the settlement.
OBJECT OR COMMENT BY MARCH 19, 2018	You may write to the Court about why you do, or do not, like the Settlement. You must remain in the class to comment in support of or in opposition to the settlement.
APPEAR IN THE LAWSUIT OR ATTEND A HEARING ON MAY 1, 2018	You may ask to speak in Court about the fairness of the settlement. You may enter your appearance in Court through an attorney at your own expense if you so desire.
DO NOTHING	If you do nothing, you will receive no reimbursement. You also give up your right to sue Tommie Copper on your own regarding any claims that are part of the settlement.

- These rights and options, **and the deadlines to exercise them**, are further explained in this notice.
- The Court in charge of this case still has to decide whether to approve the settlement. The

Questions? Call 1-800-683-9359 or visit www.TommieCopperSettlement.com

settlement benefits will be made available if the Court approves the settlement and after any appeals are resolved.

- If you have any questions, then please read on and visit www.TommieCopperSettlement.com.

WHAT THIS NOTICE CONTAINS

<u>BASIC INFORMATION</u>	5
1. Why did I get this Notice?	
2. What is this lawsuit about?	
3. Why is this a class action and who is involved?	
4. Why is there a Proposed Settlement?	
<u>WHO IS IN THE PROPOSED SETTLEMENT</u>	6
5. How do I know if I'm part of the Proposed Settlement?	
<u>THE PROPOSED SETTLEMENT BENEFITS</u>	6
6. What does the Proposed Settlement provide?	
<u>HOW YOU GET A PAYMENT — SUBMITTING A CLAIM FORM</u>	7
7. How can I get a payment from this settlement?	
8. What do I do if I didn't get a Claim Form in the mail or by e-mail?	
<u>YOUR RIGHTS AND CHOICES - EXCLUDING YOURSELF FROM THE PROPOSED SETTLEMENT</u> ...	7
9. How do I exclude myself from the settlement?	
10. If I don't exclude myself, can I sue Tommie Copper for the same things later?	
11. If I exclude myself, can I get Settlement Benefits from the settlement?	
<u>YOUR RIGHTS AND CHOICES - OBJECTING TO THE PROPOSED SETTLEMENT</u>	8
12. How do I tell the Court that I don't like the Proposed Settlement?	
13. What's the difference between objecting and excluding?	
<u>YOUR RIGHTS AND CHOICES – APPEARING IN THE LAWSUIT</u>	10
14. Can I appear or speak in this lawsuit and Proposed Settlement?	
15. How can I appear in this lawsuit?	
<u>IF YOU DO NOTHING</u>	10
16. What happens if I do nothing at all?	
<u>THE LAWYERS REPRESENTING YOU</u>	11
17. Do I have a lawyer in this case?	
18. How will the lawyers be paid?	
<u>THE COURT'S FAIRNESS HEARING</u>	12
19. When and where will the Court decide whether to approve the settlement?	
20. Do I have to come to the hearing?	
<u>FINAL SETTLEMENT APPROVAL</u>	12
21. What is the effect of final settlement approval?	
<u>GETTING MORE INFORMATION</u>	12
22. Are there more details about the settlement?	

Questions? Call 1-800-683-9359 or visit www.TommieCopperSettlement.com

BASIC INFORMATION

1. Why did I get this Notice?

If you purchased one or more of Tommie Copper Products between April 11, 2011, and December 19, 2017, as described on page 1 of this Notice, you have a right to know about a proposed settlement or a class action lawsuit and your options. If you have received this Notice by e-mail, you have been identified from available records as a purchaser of the Class Products. You also may have received this Notice because you requested more information after reading the Summary Notice.

The Court ordered that you be given this Notice because you have a 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. If the Court approves it, and after objections and appeals are resolved, an administrator approved by the Court will oversee the settlement benefits that the settlement allows. You will be informed of the progress of the settlement.

This Notice explains the lawsuit, the settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them. The Court in charge of the case is the United States District Court for the Southern District of New York, and the case is known as *In re Tommie Copper Products Consumer Litigation*, Case Number 7:15-cv-03183-AT. The people who sued are called Plaintiffs, and the company and/or individuals they sued, Tommie Copper Inc., Tommie Copper Holdings, Inc., Thomas Kallish, and Montel Williams, are called the Defendants.

2. What Is This Lawsuit About?

The lawsuit alleges violations of consumer protection and warranty laws, and claims that Defendants misrepresented the ability of Tommie Copper Products to relieve pain, including arthritis and other chronic joint and muscular pain; aid in injury management; accelerate or speed muscle and joint recovery; and improve muscular power, strength, and endurance.

Tommie Copper denies it did anything wrong, and the Court has not made any ruling on the merits of the allegations of the lawsuit. Tommie Copper, however, has chosen to provide its customers with a cash payment and/or vouchers for Tommie Copper Products rather than spending additional money on litigation.

3. What Is A Class Action and Who Is Involved?

In a class action, one or more people, called Class Representatives (in this case William Lucero, Rhonda Boggs, Jerome Jeffy, and Sandy Kontura) represent the interests of people who have common claims that are more important than the issues that affect only individuals. All of these people are a Class or Class members. The named plaintiffs who sued are called the Plaintiffs. The company or persons they sued (in this case, Tommie Copper Inc., Tommie Copper Holdings, Inc., Thomas Kallish, and Montel Williams) are called the Defendants. One court resolves the issues for everyone in the Class – except for those people who choose to exclude themselves from the Class.

4. Why Is There a Proposed Settlement?

The Court has not decided in favor of either side in the case. Tommie Copper denies all allegations of wrongdoing or liability against it, and contends that its conduct was lawful. Defendants are settling to avoid the expense, inconvenience, and inherent risk of litigation, as well as the related disruption of its business operations. The Class Representatives and their attorneys assert that the settlement is in the best interests of the Class, because it provides an appropriate recovery now while avoiding the risk, expense, and delay of pursuing the case through trial and any appeals.

WHO IS IN THE PROPOSED SETTLEMENT

To see if you will be entitled to the Settlement Benefits from this settlement, you first have to decide if you are a Class member.

5. How Do I Know If I Am Part of the Proposed Settlement?

You are a Class Member if you purchased Tommie Copper Products directly from Defendants through the internet, telephone or at the Tommie Copper retail location in Westchester, New York between April 11, 2011 and December 19, 2017, including: Crew Compression Socks, Calf Compression Socks, Back Braces, Men's Long Sleeve Compression Shirts, Women's Long Sleeve Compression Shirts, Women's Compression Tights, Wrist Compression Sleeves, Ankle Compression Sleeves, Calf Compression Sleeves, Elbow Compression Sleeves, Knee Compression Sleeves, Men's Compression Under-Shorts, Women's Compression Shorts, Men's Compression Shirts, Women's Compression Shirts, Half Finger Compression Gloves, and Full Finger Compression Gloves.

Excluded from this definition are the following: (a) Tommie Copper employees, officers and directors, (b) persons or entities who purchased the Settlement Class Products for the purpose of re-sale, (c) retailers or re-sellers of the Settlement Class Products, (d) governmental entities, (e) persons who timely and properly exclude themselves from the Class as provided herein, (f) any natural person or entity that entered into a release with Defendant prior to the Effective Date concerning any of the Settlement Class Products, and (g) the Court, the Court's immediate family, and Court staff.

If you are still not sure whether you are included in the Settlement Class, you can go to www.TommieCopperSettlement.com, or you can call (800) 683-9359, and ask for free help.

THE PROPOSED SETTLEMENT BENEFITS

6. What Does the Proposed Settlement Provide?

Tommie Copper has agreed to create a cash settlement fund of \$700,000. The fund will be used to pay class notice and administration costs, attorneys' fees and expenses, Class Representative Incentive Awards, and cash payments to Class Members who submit a valid Claim Form.

The specific amount of cash that you may receive depends on the quantity of Tommie Copper Products you purchased, whether you have receipts, and the number of valid claims submitted.

You can choose to receive cash payments based on Tommie Copper product you purchased between April 11, 2011 and December 19, 2017, as follows:

- For Settlement Class Members who provide a copy of the receipt or a retail rewards submission memorializing the purchase of the Class Products or your purchases appear in Defendant's records (collectively "Proof of Purchase"), Tommie Copper will issue a monetary refund of \$10.00 for every Tommie Copper Product purchased.
- For Settlement Class Members who submit a valid Claim Form without Proof of Purchase, Tommie Copper will issue a monetary refund of \$5.00 in cash. Settlement Class Members without Proof of Purchase can submit a maximum of one (1) claim, with a maximum of two (2) claims per household.
- Alternatively or in lieu of receiving a cash payment, Settlement Class Members may apply their cash recovery to an on-line purchase of Tommie Copper products at www.tommiecopper.com. Settlement Class Members who apply their cash recovery to a product purchase will receive a 40% enhancement of the cash recovery good toward the purchase of Tommie Copper products (the "Cash Recovery Enhancement"). For example, if a Settlement Class Member presents written proof of purchase for two Products for a total cash recovery of \$20.00, the Settlement Class Member would be entitled to a \$28.00 (\$20.00 + 40%) credit to apply toward the purchase of Tommie Copper products.

Subject to Court approval, Tommie Copper will also pay an incentive award not to exceed \$1,000 to each of the five Class Representatives in this lawsuit.

HOW YOU GET A PAYMENT — SUBMITTING A CLAIM FORM

7. How Can I Get a Payment From This Settlement?

Class members who wish to receive a payment must submit claims.

To submit a claim, you must complete a Claim Form. You can get complete and/or obtain a Claim Form on the Internet at [http:// www.TommieCopperSettlement.com](http://www.TommieCopperSettlement.com). Read the instructions carefully, and submit it online on or before March 19, 2018.

Alternatively, you may also submit your Claim Form by mailing it to the following address: Tommie Copper Class Action Settlement, c/o Classaura Class Action Administration, 1718 Peachtree St #1080, Atlanta GA 30309. It must be postmarked no later than March 19, 2018.

Settlement Class Members will be paid in accordance with the following schedule:

- (i) Within thirty (30) calendar days after the entry of a Final Approval Order and Judgment and exhaustion of any appeals, the Settlement Administrator will process direct credit or payment via any of the following options including either PayPal, Amazon, Venmo, or

Questions? Call 1-800-683-9359 or visit www.TommieCopperSettlement.com

electronic Automated Clearing House (“ACH”) transactions.

- (ii) If Settlement Class Members affirmatively opt for physical check payments, checks will be sent out 120 calendar days after entry of a Final Approval Order.

**TO BE VALID, ALL CLAIMS MUST BE POSTMARKED OR SUBMITTED NO LATER THAN
March 19, 2018.**

8. What Do I Do If I Didn’t Get a Claim Form in the Mail or By E-mail?

If you did not receive a Claim Form in e-mail, you can obtain the Claim Form in one of three ways:

- (1) **Online:** You can download the Claim Form at www.TommieCopperSettlement.com. You can also submit a Claim Form online through the same website.
- (2) **By Phone:** Call toll-free, (800) 683-9359.
- (3) **By Mail:** Write to Tommie Copper Class Action Settlement, c/o Classaura Class Action Administration, 1718 Peachtree St #1080, Atlanta GA 30309. Be sure to include your name and mailing address.

YOUR RIGHTS AND CHOICES - EXCLUDING YOURSELF FROM THE PROPOSED SETTLEMENT

If you do not want to receive the settlement benefits from this settlement, but you want to keep the right to sue Tommie Copper, on your own, about the subject matter of this lawsuit, then you must take steps to get out of the settlement. This is called excluding yourself – or is sometimes referred to as opting out of the Class.

9. How Do I Get Out or Exclude Myself From the Settlement?

To exclude yourself from the settlement, which is sometimes called “opting-out” of the Class, you must send a letter by mail or submit a form through the Settlement Website saying that you want to be excluded from this lawsuit. To exclude yourself from the Class, you must either (i) send a written request for exclusion that is **received** no later than March 19, 2018, to: Tommie Copper Class Action Settlement, c/o Classaura Class Action Administration, 1718 Peachtree St #1080, Atlanta GA 30309, or (ii) submit a form online through the Settlement Website no later than March 19, 2018.

Your request for exclusion must contain: (1) the name of this lawsuit, “*In re Tommie Copper Products Consumer Litigation*,” Case Number 7:15-cv-03183-AT; (2) your full name and current address; (3) a clear statement of intention to exclude yourself such as “I wish to be excluded from the Class”; and (4) your signature. You may also get an Exclusion Request Form at <http://www.TommieCopperSettlement.com>.

Questions? Call 1-800-683-9359 or visit www.TommieCopperSettlement.com

You cannot exclude yourself on the phone or by e-mail. If you ask to be excluded, you will not get any settlement benefits, and you cannot object to the settlement. You will not be legally bound by anything that happens in this lawsuit. You may be able to sue (or continue to sue) Tommie Copper in the future.

10. If I Don't Exclude Myself, Can I Sue Tommie Copper for the Same Things Later?

No. If you do not properly and timely submit a request for exclusion, you waive your right to opt out and will be deemed to be a member of the Class. Unless you exclude yourself, you give up the right to sue Defendants for the claims that this settlement resolves, and you will be bound by the terms of this settlement. If you have a pending lawsuit against Defendants, other than this class action, speak to your lawyer in that lawsuit immediately. You must exclude yourself from *this* Class to continue your own lawsuit. Remember, any exclusion request must be signed, mailed, and postmarked by March 19, 2018.

11. If I exclude myself, can I get the Settlement Benefits from this settlement?

No. If you exclude yourself, do not send in a claim form to ask for any money. But, you may sue, continue to sue, or be part of a different lawsuit against Tommie Copper.

YOUR RIGHTS AND CHOICES - OBJECTING TO THE PROPOSED SETTLEMENT

You can tell the Court that you do not agree with the settlement or some part of it.

12. How Do I Tell the Court That I Don't Like the Proposed Settlement?

If you are a Class member, you can object to the settlement if you do not like any part of it. You can give reasons why you think the Court should not approve it. The Court will consider your views.

To object, you must send a letter that contains the following:

- 1) The name of this lawsuit, *In re Tommie Copper Products Consumer Litigation*, Case Number 7:15-cv-03183-AT;
- 2) Your full name, address, and telephone number;
- 3) a statement of your membership in the Settlement Class, including all information required by the Claim Form;
- 4) a written statement of your objection and the reasons for each objection, accompanied by any legal support for such objection;
- 5) copies of any papers, briefs, or other documents upon which your objection is based;
- 6) a list of all persons or witnesses you want to call to testify;

- 7) If you (or your lawyer) want to appear and speak at the Fairness Hearing, a statement that you wish to appear and speak;
- 8) a list of the exhibits that you may offer during the fairness hearing, along with copies of such exhibits; and
- 9) your signature.

In addition, you include with your objection (i) the identity of all counsel who represent you, including former or current counsel who may be entitled to compensation for any reason related to the objection; (ii) a detailed list of any other objections submitted by you, or your counsel, to any class actions submitted in any court, whether state or federal, in the United States in the previous five (5) years.

Your objection must be signed, mailed along with any supporting documents, **that is received no later than March 19, 2018** to the Court at:

Attn: In re Tommie Copper
The Honorable Analisa Torres
United States District Court for the Southern District of New York
500 Pearl Street, Room 2210
New York, NY 10007

Copies of your objection **must also** be signed, mailed along with any supporting documents, documents **that is received no later than March 19, 2018** to the following two addresses:

Counsel for the Class:

Ronald A. Marron
The Law Offices of Ronald A. Marron
651 Arroyo Drive
San Diego, California 92103
Telephone: (619) 696-9006
Email: ron@consumersadvocates.com

Counsel for Defendant Tommie Copper:

Michael Mallow
Sidley Austin LLP
555 West Fifth Street, Suite 4000
Los Angeles, CA 90013
Telephone (213) 896-6666
Email: mmallow@sidley.com

If you object through a lawyer, you will have to pay for the lawyer yourself.

13. What's the difference between objecting and excluding?

Objecting is simply telling the Court you do not like something about the settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court you do not want to be part of the Class. If you exclude yourself, you have no basis to object because the case no longer affects you.

YOUR RIGHTS AND CHOICES – APPEARING IN THE LAWSUIT

14. Can I Appear or Speak In This Lawsuit and Proposed Settlement?

As long as you do not exclude yourself, you can (but do not have to) participate and speak for yourself in this lawsuit and Proposed Settlement. This is called making an appearance. You can also have your own lawyer appear in court and speak for you, but you will have to pay for the lawyer yourself.

15. How Can I Appear in This Lawsuit?

If you want yourself or your own lawyer (instead of Class Counsel) to participate or speak for you in this lawsuit, you must give the Court a paper that is titled a “Notice of Appearance.” The Notice of Appearance must contain the title of the lawsuit, a statement that you wish to appear at the Fairness Hearing, and the signature of you or your lawyer.

Your Notice of Appearance can also state that you or your lawyer would like to speak at the Court’s Fairness Hearing on the Proposed Settlement. If you submit an objection (see question 12 above) and would like to speak about the objection at the Court’s Fairness Hearing, both your Notice of Appearance and your objection should include that information.

Your Notice of Appearance must be signed, mailed and ***postmarked by April 10, 2018***, to the Court at:

Clerk of Court
U.S. District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

Copies of your Notice of Appearance must also be mailed to the same three addresses appearing on pages 9-10 of this Notice, in question 12.

IF YOU DO NOTHING

16. What Happens If I Do Nothing At All?

If you do nothing, you will get no settlement benefits from this settlement. But, unless you exclude yourself, you will not be able to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against Tommie Copper about the subject matter of this lawsuit, ever again.

THE LAWYERS REPRESENTING YOU

17. Do I Have a Lawyer In This Case?

The Court has appointed Ronald A. Marron, APLC, Faruqi & Faruqi, LLP, and Vozzolo LLC as legal counsel for the Class. Together, the law firms are called Class Counsel. You will not be charged for these lawyers.

18. How Will The Lawyers Be Paid?

From the inception of the litigation in 2015 to the present, Class Counsel has not received any payment for their services in prosecuting the case or obtaining settlement, nor have they been reimbursed for any out-of-pocket expenses they have incurred. When they ask the Court to approve the settlement, Class Counsel will also make a motion to the Court for an award of attorneys' fees and reimbursement of expenses, in a total amount of up to 33.3% of the Settlement Fund. No matter what the Court decides with regard to the requested attorneys' fees, Class members will never have to pay anything toward the fees or expenses of Class Counsel. Class Counsel will seek final approval of the settlement on behalf of all Class members. You may hire your own lawyer to represent you in this case if you wish, but it will be at your own expense. Class Counsel may also request that an amount be paid to each of the Class Representatives who helped the lawyers on behalf of the whole Class (known as an "incentive award").

THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the settlement. You may attend and you may ask to speak, but you do not have to attend or speak.

19. When and where will the Court decide whether to approve the settlement?

The United States District Court for the Southern District of New York (the "Court") will hold a hearing (the "Fairness Hearing") at the Federal Courthouse located at the U.S. District Court for the Southern District of New York, 500 Pearl Street, New York, New York 10007 on May 1, 2018 (11:00 a.m.) to decide whether the settlement is fair, reasonable, and adequate and to determine the amount of attorneys' fees and costs and incentive fee awards. If there are objections, the Court will consider them. The Court may also discuss Class Counsel's request for an award of attorneys' fees and reimbursement of costs. After the hearing, the Court will decide whether to approve the settlement and whether to grant Class Counsel's request for attorneys' fees and expenses. We do not know how long these decisions will take.

20. Do I have to come to the hearing?

No. Class Counsel is working on your behalf and will answer any questions the Court may have, but, you are welcome to attend the hearing 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 mailed your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

FINAL SETTLEMENT APPROVAL

21. What is the effect of final settlement approval?

If the Court grants final approval of the settlement, all members of the Class will release and forever discharge any and all claims or causes of action that have been, might have been, are now, or could have been brought relating to the transactions, actions, conduct and events that are the subject of this action or settlement, arising from or related to the allegations in the complaint filed in the Action or Defendants' marketing, advertising, promoting or distributing of Tommie Copper Products.

If the settlement is not approved, the case will proceed as if no settlement had been attempted. There can be no assurance that if the settlement is not approved and litigation resumes, the Class will recover more than is provided for under the settlement, or will recover anything.

GETTING MORE INFORMATION

22. Are there more details about the settlement?

This Notice is only intended to provide a summary of the proposed settlement. You may obtain the complete text of the settlement at www.TommieCopperSettlement.com, by writing to the Claims Administrator (at the address listed above), or from the court file, which is available for your inspection during regular business hours at the Office of the Clerk of the United States District Court for the Southern District of New York, U.S. District Court for the Southern District of New York, 500 Pearl Street, New York, New York, 10007, under the Civil Action Number 7:15-cv-03183-AT.

Visit the website, at [http:// www.TommieCopperSettlement.com](http://www.TommieCopperSettlement.com), where you will find the Plaintiff's Complaint, a Claim Form and an Exclusion Request Form. You may also contact Class Counsel by email at ron@consumersadvocates.com, or by writing to Tommie Copper Class Action Settlement, c/o Classaura Class Action Administration, 1718 Peachtree St #1080, Atlanta GA 30309.

PLEASE DO NOT CALL OR DIRECT ANY INQUIRIES TO THE COURT.

This Notice is given with the approval and at the direction of the Court.

Questions? Call 1-800-683-9359 or visit www.TommieCopperSettlement.com