

LEGAL NOTICE OF PROPOSED CLASS ACTION SETTLEMENT

If You Purchased Tommie Copper Products, You May Benefit From A Proposed Class Action Settlement

If you purchased Tommie Copper Products on or after April 11, 2011 and December 19, 2017 this Notice is to inform you of a proposed class action settlement that could affect your legal rights.

In re Tommie Copper Products Consumer Litigation, Case No. 7:15-cv-03183-AT

What Is This Notice About?

A proposed settlement has been reached in a class action lawsuit pending in the United States District Court for the Southern District of New York. The lawsuit alleges violations of consumer protection and warranty laws, and claims that Tommie Copper, Inc. (“Tommie Copper”) misrepresented the pain relieving benefits of its “copper-infused” and/or “copper and zinc-infused” fabric sold under the “Tommie Copper” brand name in the United States. 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.

Am I A Member Of The Class?

You are a Class Member if you purchased Tommie Copper products, 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 and December 19, 2017. Excluded from the membership are Tommie Copper and its parents, past and present, subsidiaries, divisions, affiliates, assignors, predecessors, successors and assigns; the past or present partners, shareholders, managers, members,

directors, officers, employees, agents, attorneys, insurers, accountants and representatives of any and all of the foregoing entities; any government entities; and persons who purchased Tommie Copper Products for the purpose of resale.

What Does The Settlement Provide?

A fund of \$700,000 will be created to pay notice and administrative costs, attorneys’ fees and expenses, plaintiff Incentive Awards, and to provide a cash payment to Class Members who purchased the Tommie Copper Products.

What Benefits Could I Receive?

If the settlement is approved by the Court, Class Members will be able to recover: (1) a cash payment of \$10.00 for each Product purchased during the Settlement Class Period, with no limitation (with proof of purchase); and (2) up to a maximum of \$5 (without proof of purchase). Alternatively, Class Members may apply their cash recovery to an on-line purchase of Tommie Copper products and receive a 40% enhancement credit to the value of the recovery. For example, if a Class Member presents written proof of purchase for two products for a total cash payment of \$20.00, the Class Member could apply that cash payment, plus \$8.00, for a total of \$28.00 (\$20.00 + 40%), toward the purchase of Tommie Copper products.

If the total amount of claims exceeds the available proceeds in the respective settlement funds, benefits will be reduced proportionally so that all eligible Class Members can be partially reimbursed.

What Are My Rights?

You have a choice of whether to stay in the Class or not, and you must decide this now. If you stay in the Class, you will be legally bound by all orders and judgments of the Court, and you will

not be able to sue, or continue to sue, Tommie Copper as part of any other lawsuit involving the same claims that are in this lawsuit. This is true even if you do nothing by not submitting a claim.

1. You can accept the Settlement. If you wish to receive the benefits under the Settlement, you **MUST** submit a Claim Form by March 19, 2018. You can obtain and/or submit a Claim Form: (1) on the Internet at www.TommieCopperSettlement.com ; or (2) by calling the Claims Administrator at (800) 683-9359, or (3) mailing a written request for a Claim Form including your name and mailing address by regular mail to: Tommie Copper Class Action Settlement, c/o Classaura Class Action Administration, 1718 Peachtree St #1080 Atlanta GA 30309. If you fail to timely submit a Claim Form and do not exclude yourself from the Settlement, then you will be bound by the Settlement but will not receive any benefits of the Settlement.

2. You can object to the Settlement. If you believe the Settlement is unsatisfactory, you may mail a written objection to: The Honorable Lisa Torres, United States District Court S.D.N.Y., 500 Pearl Street, Room 2210, New York, NY 10017 and send copies to the following Counsel representing the Class and Tommie Copper:

Plaintiffs' Counsel:

Ronald A. Marron
The Law Offices of Ronald A. Marron
651 Arroyo Drive
San Diego, California 92103

Tommie Copper's Counsel:

Michael Mallow
Sidley Austin LLP
555 West Fifth Street, Suite 4000
Los Angeles, CA 90013

Your written objection must be received no later than March 19, 2018.

3. You can "opt out" of the Settlement. If you do not wish to participate in this Settlement, you must provide written notice so indicating. Such notice must include your name, address, and telephone number. You must deliver the request for exclusion from settlement to the Settlement Administrator at Tommie Copper

Class Action Settlement, c/o Classaura Class Action Administration, 1718 Peachtree St #1080 Atlanta GA 30309, or submit a valid exclusion form online through the Settlement Website. The request must be postmarked or submitted online no later than March 19, 2018. Please be advised that if you request exclusion from or "opt out" from the Settlement, you will not receive any benefits under the Settlement, and will be responsible for any attorneys' fees and costs you incur if you choose to pursue your own lawsuit.

The Fairness Hearing

On May 1, 2018, at 11:00 a.m., the Court will hold a hearing in the United States District Court for the Southern District of New York to determine: (1) whether the proposed Settlement is fair, reasonable and adequate and should receive final approval; and (2) whether the application for Plaintiffs' attorneys' fees and expenses should be granted. Objections to the proposed Settlement by Class Members will be considered by the Court, but only if such objections are filed in writing with the Court and sent to Plaintiffs' and Tommie Copper's counsel by March 19, 2018, as explained above. Class Members who support the proposed Settlement do not need to appear at the hearing or take any other action to indicate their approval. You may hire your own lawyer to appear in Court for you if you wish; however, if you do, you will be responsible for paying that lawyer on your behalf.

How Can I Get More Information?

If you have questions or want a detailed notice of other documents about this lawsuit and your rights, visit

www.TommieCopperSettlement.com.

You may also contact Class Counsel by emailing 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, or by calling 1 (800) 683-9359. Please do not contact the Court or Clerk for information.

By order of the United States District Court for the Southern District of New York