

If your Private Information may have been impacted by the Data Incident involving Emergency Medical Services Authority on or around February 2024, and you were sent notice, you may be entitled to benefits from a Settlement.

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

- A Settlement has been reached in a class action lawsuit against Emergency Medical Services Authority (“Defendant” or “EMSA”) related to a Data Incident between February 10, 2024, and February 13, 2024, in which an unauthorized party gained access to Defendant’s network and acquired files that may have contained Settlement Class Members’ personally identifiable information and/or protected health information (together, “Private Information”).
- The Settlement Class includes: all individuals residing in the United States who were mailed notice that their Private Information may have been impacted by the Data Incident that Defendant experienced on or around February 2024.
- If you are a member of the Settlement Class, you can submit a Claim Form for the following Settlement benefits:

Compensation for Monetary and Out-of-Pocket Losses: You may submit a Claim Form with documentation for losses fairly traceable to the Data Incident for up to \$3,000.00 per Settlement Class Member;

AND

Compensation for Lost Time: You may submit a Claim Form without documentation for up to four (4) hours of lost time spent dealing with the Data Incident, calculated at the rate of \$15.00 per hour (for a maximum of \$60.00, which is included in the \$3,000.00 cap for Out-of-Pocket Losses);

AND

Credit Monitoring – You may submit a Claim Form to receive two (2) years of single-bureau identity protection and credit monitoring services.

This notice may affect your rights. Please read it carefully.

Your Legal Rights & Options		Deadline
Submit a Claim Form	The only way to get Settlement benefits is to submit a timely and valid Claim Form.	Submitted or Postmarked by: March 5, 2026
Exclude Yourself	Get no Settlement benefits. Keep your right to file your own lawsuit against the Released Parties about the Released Claims that are released by the Settlement in this lawsuit.	Postmarked by: February 3, 2026
Object to the Settlement	Stay in the Settlement but tell the Court why you do not agree with the Settlement. You will still be bound by the Settlement if the Court approves it.	Filed by: February 3, 2026
Do Nothing	Get no Settlement benefits. Give up your legal rights.	

- These rights and options—and the deadlines to exercise them—are explained in this notice.
- The Court must decide whether to approve the Settlement, Class Counsel Payment, and Service Awards. No Settlement benefits will be provided unless the Court approves the Settlement.

Questions? Go to www.EMSASettlement.com or call 1-877-277-7514.

BASIC INFORMATION

1. Why is this Notice being provided?

A court authorized this Notice because you have the right to know about the Settlement of this class action lawsuit and about all your rights and options before the Court decides whether to grant final approval to the Settlement. This Notice explains the lawsuit, the Settlement, your legal rights, what Settlement benefits are available, who is eligible for the Settlement benefits, and how to get them.

The Honorable Anthony Bonner of the District Court of Oklahoma County, Oklahoma is overseeing this class action. The lawsuit is as *Quick, et al. v. Emergency Medical Services Authority*, Case No. CJ-2024-2470 (“Lawsuit”). The individuals who filed this Lawsuit are called the “Plaintiffs” and/or “Class Representatives” and the company sued, Emergency Medical Services Authority, is called the “Defendant.”

2. What is this lawsuit about?

The Plaintiffs filed this Lawsuit against the Defendant on behalf of themselves and all others similarly situated related to a Data Incident between February 10, 2024, and February 13, 2024, in which an unauthorized party gained access to Defendant’s network and acquired files that may have contained Settlement Class Members’ personally identifiable information, and/or protected health information (together, “Private Information”).

Defendant denies the legal claims and denies any wrongdoing or liability. The Court has not made any determination of any wrongdoing by Defendant, or that any law has been violated. Instead, the Plaintiffs and Defendant have agreed to a settlement to avoid the risk, cost, and time of continuing the Lawsuit.

3. Why is there a Settlement?

The Plaintiffs and Defendant do not agree about the legal claims made in this Lawsuit. The Lawsuit has not gone to trial, and the Court has not decided in favor of the Plaintiffs or Defendant. Instead, the Plaintiffs and Defendant have agreed to settle the Lawsuit. The Plaintiffs, Defendant, and their lawyers believe the Settlement is best for the Settlement Class because of the Settlement benefits available and the risks and uncertainty associated with continuing the Lawsuit.

4. Why is this lawsuit a class action?

In a class action, one or more people (called class representatives) sue on behalf of all people who have similar legal claims. Together, all these people are called a class or class members. One court resolves the issues for all class members, except for those class members who timely exclude themselves (opt-out) from the class.

WHO IS INCLUDED IN THE SETTLEMENT?

5. How do I know if I am included in the Settlement?

You are included in the Settlement Class if you are an individual residing in the United States and was mailed notice that your Private Information may have been impacted by the Data Incident that Defendant experienced on or around February 2024.

Questions? Go to www.EMSASettlement.com or call 1-877-277-7514.

6. Are there exceptions to being included in the Settlement?

Yes. Excluded from the Settlement Class are: (i) Defendant's officers, trustees, and directors; (ii) any entity in which Defendant has a controlling interest; and (iii) the affiliates, legal representatives, lawyers, successors, heirs, and assigns of Defendant; (iv) A members of the judiciary to whom this Lawsuit is assigned, their families, and members of their staff; (v) Settlement Class Members who submit a valid request for exclusion prior to the opt-out deadline; and (vi) any person found by a court of competent jurisdiction to be guilty under criminal law of initiating, causing, aiding or abetting the criminal activity occurrence of the Security Incident, or who pleads *nolo contendere* to any such charge. *Nolo Contendere* is a legal term meaning the defendant neither admits, nor disputes a charge.

7. What if I am still not sure whether I am part of the Settlement?

If you are still not sure whether you are a Settlement Class Member, you may go to www.EMSASettlement.com or call toll-free 1-877-277-7514.

THE SETTLEMENT BENEFITS

8. What does this Settlement provide?

If you are a Settlement Class Member, you can submit a Claim Form for the following Settlement benefits:

Compensation for Monetary and Out-of-Pocket Losses:

You may submit a Claim Form with documentation for losses fairly traceable to the Data Incident for up to \$3,000.00 per Settlement Class Member if:

- (i) the loss is an actual, documented, and unreimbursed monetary loss;
- (ii) the loss was more likely than not caused by the Data Incident;
- (iii) the loss occurred between February 10, 2024, and the claims deadline; and
- (iv) you made reasonable efforts to avoid or seek reimbursement for the loss, including but not limited to exhaustion of all available credit monitoring insurance and identify theft insurance.

Examples of monetary and out-of-pocket losses include (but are not limited to): bank fees, long distance phone charges, cell phone charges (only if charged by the minute), data charges (only if charged based on the amount of data used), postage, or gasoline for local travel; fees for credit reports, credit monitoring, or other identity theft insurance product purchased between February 10, 2024, and the claims deadline; and other monetary losses relating to fraud or identity theft, professional fees including attorneys' fees, accountants' fees, and fees for credit repair services, incurred as a result of the Data Incident.

Examples of documentation include (but are not limited to): telephone records, correspondence including emails, or receipts. Documentation supporting Out-of-Pocket Losses can include receipts or other documentation not "self-prepared" by the Settlement Class Member concerning the costs incurred. "Self-prepared" documents such as handwritten receipts are, by themselves, insufficient to receive reimbursement, but can be considered to clarify or support other submitted documentation.

Compensation for Lost Time:

You may submit a Claim Form without documentation for compensation for up to four hours of lost time spent dealing with the Data Incident, calculated at the rate of \$15.00 per hour (for a maximum of \$60.00), provided that at least one (1) full hour was spent dealing with the Data Incident. You must

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provide an attestation (a legal term meaning signing a formal document) that any claimed lost time was related to the Data Incident and include a brief description of the action(s) taken in response to the Data Incident.

Lost time payments are included in the \$3,000.00 cap for Compensation of Monetary and Out-of-Pocket Losses listed above.

If the amount of timely and valid Claim Forms, Class Counsel Payment, Service Awards, and the cost of notice and settlement administration exceed an aggregate amount of \$1,500,000.00, the Settlement benefits will be subject to a pro rata (a legal term meaning equal share) reduction.

Credit Monitoring:

You may submit a Claim Form to receive two (2) years of single-bureau identity protection and credit monitoring service.

9. What am I giving up to receive Settlement benefits or stay in the Settlement Class?

Unless you exclude yourself (opt-out), you will remain in the Settlement Class. If the Settlement is approved and becomes final, all Court orders and any judgments will apply to you and legally bind you. You will not be able to sue, continue to sue, or be part of any other lawsuit against the Released Parties about the Released Claims in this Lawsuit. The specific rights you are giving up are called “Released Claims.”

10. What are the Released Claims?

Section 10 of the Settlement Agreement describes the Releases, Released Claims, and Released Parties, in necessary legal terminology, so please read this section carefully. The Settlement Agreement is available at www.EMSASettlement.com. For questions regarding the Releases, Released Claims, or Released Parties and what the language in the Settlement Agreement means, you can also contact Class Counsel listed below for free, or you can talk to your own lawyer at your own expense.

HOW TO GET BENEFITS FROM THE SETTLEMENT

11. How do I submit a Claim Form?

You must submit a timely and valid Claim Form to receive any Settlement benefits as described above. Your Claim Form must be submitted online at www.EMSASettlement.com by **March 5, 2026**, or mailed to the Claims Administrator at the address on the Claim Form, **postmarked by March 5, 2026**. Claim Forms are also available at www.EMSASettlement.com or by calling 1-877-277-7514 or by writing to:

EMSA Data Incident
Claims Administrator
PO Box 5414
Portland, OR 97228-5414

12. What happens if my contact information changes after I submit a Claim Form?

If you change your mailing address or email address after you submit a Claim Form, it is your responsibility to inform the Claims Administrator of your updated information. You may notify the Claims Administrator of any changes by writing to:

Questions? Go to www.EMSASettlement.com or call 1-877-277-7514.

EMSA Data Incident
 Claims Administrator
 PO Box 5414
 Portland, OR 97228-5414

13. When will I receive my Settlement benefits?

If you submit a timely and valid Claim Form, the Settlement benefits will be provided after the Settlement is approved by the Court and becomes final.

It may take time for the Settlement to be approved and become final. Please be patient and check www.EMSASettlement.com for updates.

EXCLUDE YOURSELF OR OPT-OUT OF THE SETTLEMENT

If you are a member of the Settlement Class and want to keep any right you may have to sue or continue to sue the Released Parties on your own about the legal claims in this Lawsuit or the Released Claims, then you must take steps to get out of the Settlement. This is called excluding yourself from—or “opting-out” of—the Settlement.

14. How do I opt-out of the Settlement?

To exclude yourself from the Settlement, you must mail a written request for exclusion, which includes the following:

- 1) Your full name, address and telephone number;
- 2) The title and number of the case - *Quick, et al. v. Emergency Medical Services Authority*, Case No. CJ-2024-2470;
- 3) Your personal physical signature; and
- 4) A statement that you want to be excluded from the Settlement Class, such as “I hereby request to be excluded from the Settlement Class in the *EMSA Data Incident*.”

The exclusion request must be **mailed** to the Claims Administrator at the following address, and be **postmarked by February 3, 2026**:

EMSA Data Incident
 Claims Administrator
 PO Box 5414
 Portland, OR 97228-5414

You cannot opt-out (exclude yourself) by telephone or by email.

“Mass” or “class” requests for exclusion filed by third parties on behalf of a “mass” or “class” of Settlement Class Members or multiple Settlement Class Members who do not include the required information (see (1), (2), and (3) outlined above) for each Settlement Class Member who seeks to be excluded, and that has not been signed by each and every individual Settlement Class Member who seeks to be excluded, will not be allowed.

15. If I exclude myself, can I still get anything from the Settlement?

No. If you exclude yourself, you will **not** be able to receive Settlement benefits, and you will not be bound by the Settlement or any judgments in this Lawsuit. You can only get Settlement benefits if you stay in the Settlement and submit a timely and valid Claim Form.

16. If I do not exclude myself, can I sue the Defendant for the same thing later?

No. Unless you exclude yourself, you give up any right to sue any of the Released Parties for the legal claims this Settlement resolves and Releases, and you will be bound by all the terms of the Settlement, proceedings, orders, and judgments in the Lawsuit. You must exclude yourself from this Lawsuit to start or continue your own lawsuit or be part of any other lawsuit against the Released Parties about the Released Claims in this Settlement. If you have a pending lawsuit, speak to your lawyer in that lawsuit immediately.

OBJECTING TO THE SETTLEMENT

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

If you are a Settlement Class Member, you can tell the Court you do not agree with all or any part of the Settlement and/or the Class Counsel Payment, and Service Awards.

To object, you must file your timely written objection with the Court as provided below by **February 3, 2026**, and send by U.S. mail to Class Counsel and Defendant's Counsel postmarked by **February 3, 2026**, stating you object to the Settlement in *Wade Quick and Laura Lance v. Emergency Medical Services Authority*, Case No. CJ-2024-2470.

To file an objection, you cannot exclude yourself from the Settlement Class. Your objection must include all of the following information:

- 1) The title and number of the Lawsuit - *Quick, et al. v. Emergency Medical Services Authority*, Case No. CJ-2024-2470;
- 2) Your name, address and telephone number;
- 3) Documentation sufficient to establish membership in the Settlement Class, such as a copy of the Notice you received;
- 4) All legal and factual bases for the objection;
- 5) Copies of any documents that you want the Court to consider;
- 6) A statement confirming whether you intend to personally appear and/or testify at the Final Approval Hearing;
- 7) A statement confirming whether you are represented by a lawyer and, if so, the name, address, and telephone number of your lawyer, and whether they will appear at the Final Approval Hearing;
- 8) A list of all documents you intend to submit at the Final Approval Hearing in support of the objection (if any);
- 9) A list of all persons who will be called to testify at the Final Approval Hearing in support of the objection (if any); and
- 10) A list of all instances in which you have objected to a class action settlement within the five (5) years preceding the date that the objector files the objection, the caption of each case in which you have made such objection, and a copy of any orders related to or ruling upon your prior objections that were issued by the trial and appellate courts in each listed case; and
- 11) Your signature as the objector (a lawyer's signature is not sufficient).

Questions? Go to www.EMSASettlement.com or call 1-877-277-7514.

COURT	CLASS COUNSEL	DEFENDANT'S COUNSEL
Clerk District Court of Oklahoma County 321 Park Avenue Oklahoma City, OK 73102	William B. Federman Federman & Sherwood 10205 N. Pennsylvania Ave. Oklahoma City, OK 73120	Lisa A. Houssiere Baker & Hostetler LLP 811 Main Street, Suite 1100 Houston, TX 77002 Kristopher E. Koepsel Riggs, Abney, Neal, Turpen, Orbison & Lewis The Frisco Building 502 West 6 th Street Tulsa, OK 74119

18. What is the difference between objecting and asking to be excluded?

Objecting is simply telling the Court that you do not like something about the Settlement. You can object only if you stay in the Settlement Class. Excluding yourself is telling the Court that you do not want to be part of the Settlement Class. If you exclude yourself, you cannot object because you are no longer part of the Settlement.

THE LAWYERS REPRESENTING YOU

19. Do I have a lawyer in the lawsuit?

Yes. The Court has appointed William B. Federman of the law firm Federman & Sherwood as Class Counsel to represent you and the Settlement Class for the purposes of this Settlement. You may hire your own lawyer at your own cost if you want someone other than Class Counsel to represent you in this lawsuit.

20. How will Class Counsel be paid?

Class Counsel will file a motion asking the Court to award attorneys' fees and costs of up to \$400,000.00. Class Counsel will also ask the Court to approve the Service Awards for the Class Representatives of up to \$2,500.00 each (\$5,000.00 total) for their efforts. If awarded by the Court, the attorneys' fees and costs, and the Service Awards will be paid by the Defendant. The Court may award less than these amounts.

THE FINAL APPROVAL HEARING

The Court will hold a "Final Approval Hearing" to decide whether to approve the Settlement, Class Counsel Payment, and Service Awards. You may attend the Final Approval Hearing, and you may ask to speak if you file an objection by the deadline. If you intend to speak, you must have stated your intent to do so in your objection, and you must have identified any documents or witnesses you intend to call on your behalf.

Any Settlement Class Member who submits a timely objection to the settlement may appear in person or through counsel, at his or her own expense, at the Final Approval Hearing to present any relevant evidence or argument. However, no Settlement Class Member will be heard, and no papers submitted by any Settlement Class Member will be considered, unless a timely objection is filed with the Court and mailed to Class Counsel and Defendant's Counsel. *See Question 17* (outlining the information that must be included in a written objection and the deadline to file and mail a written objection).

Questions? Go to www.EMSASettlement.com or call 1-877-277-7514.

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 9:00 a.m.** before the Honorable Anthony Bonner at the Oklahoma County Courthouse, 321 Park Avenue, Oklahoma City, OK 73102. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate and decide whether to approve the Settlement, the Class Counsel Payment, and Service Awards.

If there are objections that were filed by the deadline, the Court will consider them. If you file a timely objection that contains the required information, and you (or your lawyer) expressed your intent to speak at the hearing, the Court may hear objections at the hearing.

Note: The date and time of the Final Approval Hearing are subject to change without further notice to the Settlement Class. The Court may also decide to hold the hearing via video conference or by telephone. You should check the settlement website www.EMSASettlement.com to confirm the date and time of the Final Approval Hearing have not changed.

22. Do I have to attend the Final Approval Hearing?

No. Class Counsel will answer any questions the Court may have. However, you are welcome to attend at your own expense. If you file an objection, you do not have to attend the Final Approval Hearing to speak about it. As long as you file your written objection by the deadline, the Court will consider it.

23. May I speak at the Final Approval Hearing?

If there are objections that were filed by the deadline, the Court will consider them. If you file a timely objection that expresses your intent to speak at the hearing, and you (or your lawyer) ask to speak at the hearing, the Court, at its discretion, may hear objections at the hearing.

GET MORE INFORMATION

24. How do I get more information about the Settlement?

This Notice summarizes the Settlement. Complete details about the Settlement are provided in the Settlement Agreement. The Settlement Agreement and other related documents are available at www.EMSASettlement.com. You may get additional information at www.EMSASettlement.com, by calling toll-free 1-877-277-7514, or by writing to:

EMSA Data Incident
Claims Administrator
PO Box 5414
Portland, OR 97228-5414

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT'S CLERK OFFICE
REGARDING THIS NOTICE.**

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