

LEGAL NOTICE

November 26, 2014

If you received a facsimile advertisement from Skinder-Strauss Associates between June 15, 2008 and August 31, 2008, you could get a payment from a class action settlement.

A settlement has been proposed in a class action lawsuit against Skinder-Strauss Associates which claims that Skinder-Strauss Associates violated the Telephone Consumer Protection Act ("TCPA") by sending or causing to be sent certain facsimile advertisements.

The United States District Court for the District of New Jersey authorized this notice. Before any money is distributed to eligible individuals, the Court will conduct a hearing to decide whether to approve the Settlement.

WHO'S INCLUDED?

You are a Class Member and could get benefits if you received a facsimile advertisement(s) that was sent or caused to be sent by Skinder-Strauss Associates between June 15, 2008 to August 31, 2008.

If you're not sure you are included, you can get more information, including a detailed notice, at www.skinderclassaction.net or by calling toll free (844) 322-8248.

WHAT'S THIS ABOUT?

The lawsuit is about whether, from June 15, 2008 through August 31, 2008, Skinder-Strauss Associates sent or caused to be sent facsimile advertisements to persons in the United States without consent and/or without the required opt out language. Skinder-Strauss Associates denies it did anything wrong. The Court did not decide which side was right. But both sides agreed to the Settlement to resolve the case and compensate the eligible fax advertisement recipients. The two sides disagree on how much money could have been awarded if the Plaintiff had won at a trial.

WHAT DOES THE SETTLEMENT PROVIDE?

Skinder-Strauss Associates agreed to create a Settlement Fund of \$625,000 from which Class Members who send in valid Claim Forms will receive compensation. The Settlement Agreement and more comprehensive notice, describing the proposed Settlement in more detail, are available at www.skinderclassaction.net.

Your share of the Settlement Fund will depend on the number of valid Claim Forms that Class Members send in and how many fax advertisements sent or caused to be sent by Skinder-Strauss Associates you received. The Defendant has agreed to pay no greater than \$625,000 into a Settlement Fund a total of which shall be used for the payment of all Valid Claims, attorney's fees and costs, and an incentive payment to the Class Representative. More information concerning these payments is available on the detailed notice at www.skinderclassaction.net.

HOW DO YOU ASK FOR A PAYMENT?

A detailed notice and Claim Form contain all of the information you need to make a claim. Just visit www.skinderclassaction.net to get the detailed notice and Claim Form. **Claim Forms must be postmarked by January 10, 2015.**

WHAT ARE YOUR OTHER OPTIONS?

If you don't want to be legally bound by the Settlement, you must exclude yourself by mailing an exclusion request **postmarked by January 10, 2015** or you won't be able to sue, or continue to sue, Skinder-Strauss Associates about the legal claims in this case. If you exclude yourself, you can't get money from this Settlement. If you stay in the Settlement, you may object to it by mailing an objection postmarked by **January 10, 2015**. The detailed notice explains how to exclude yourself or object.

The Court will hold a hearing in this case (*Landsman & Funk, P.C. v. Skinder-Strauss Associates*, Civil Action No. 08 CV 03610 (CLW)) on **January 29, 2015 at 2:15 p.m.**, to consider whether to approve the Settlement Agreement. You may ask to appear at the hearing, but you don't have to. For more information, please visit www.skinderclassaction.net, call toll free (844) 322-8248, or write to Skinder-Strauss Associates Settlement, c/o GCG, P.O. Box 10132, Dublin, OH 43017-3132.

For more information about this proposed Settlement and how to make a claim or opt-out, please visit www.skinderclassaction.net or call (844) 322-8248.