

**THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS**

IN RE: MOVEIT CUSTOMER DATA
SECURITY BREACH LITIGATION

MDL No. 1:23-md-03083-ADB-PGL

This Document Relates To:

Arietis Health, LLC

**DECLARATION OF CAMERON R. AZARI, ESQ. REGARDING IMPLEMENTATION
AND ADEQUACY OF NOTICE PROGRAM**

I, Cameron R. Azari, Esq., hereby declare and state as follows:

1. My name is Cameron R. Azari, Esq. I have personal knowledge of the matters set forth herein, and I believe them to be true and correct.

2. I am a nationally recognized expert in the field of legal notice and have served as an expert in hundreds of federal and state cases involving class action notice plans.

3. I am a Senior Vice President of Epiq Class Action & Claims Solutions, Inc. (“Epiq”) and the Managing Director of Epiq Legal Noticing (aka of Hilsoft Notifications), a business unit of Epiq that specializes in designing, developing, analyzing, and implementing large-scale, un-biased, legal notification plans. Epiq recently rebranded Hilsoft Notifications as Epiq Legal Noticing. Epiq and Epiq Legal Noticing will hereinafter be referred to as “Epiq.”

4. The facts in this declaration are based on my personal knowledge, as well as information provided to me by my colleagues in the ordinary course of my business at Epiq.

OVERVIEW

5. This declaration describes the notice program (“Notice Program”) and notices (the “Notice” or “Notices”) for the actions involving Defendant Arietis Health, LLC, including: *Schafer v. Arietis Health, LLC*, Case No. 1:23-cv-13014 (D.Mass.); *Frankeberger v. Arietis Health, LLC*, Case No. 1:23-cv-13015 (D. Mass.); *Sligh v. Arietis Health, LLC*, Case No. 1:23-cv-13026 (D. Mass.); *Gentry v. Arietis Health, LLC*, Case No. 1:23-cv-13019 (D. Mass.); *Zeigler v. Arietis Health LLC*, Case No. 1:23-cv-13018 (D. Mass.); *Seidner v. Arietis Health, LLC*, Case No.

DECLARATION OF CAMERON R. AZARI, ESQ. REGARDING IMPLEMENTATION AND
ADEQUACY OF NOTICE PROGRAM

1:23-cv-13020 (D. Mass.); *Paynter, et al. v. Progress Software Corp., et al.*, Case No. 1:23-cv-12524 (D. Mass.); *Oguin v. Progress Software Corp., et al.*, Case No. 1:23-cv-13025 (D. Mass.); *Hayden v. Arietis Health, LLC, et al.*, Case No. 1:23-cv-12736(D. Mass.); *Hakemi v. Progress Software Corp., et al.*, Case No. 1:24-cv-10031 (D. Mass.); and *Swekoski v. Arietis Health, LLC, et al.*, Case No. 1:23-cv-13077 (D. Mass.) (together, the “Actions”) coordinated with *In re: MOVEit Customer Data Security Breach Litig.*, MDL No. 1:23-md-03083-ADB, in the United States District Court for the District of Massachusetts. I previously executed my *Declaration of Cameron R. Azari, Esq. Regarding Notice Program* (“Notice Program Declaration”) on August 22, 2024, which described the Notice Program, detailed Hilsoft’s class action notice experience, and attached Hilsoft’s *curriculum vitae*. I also provided my educational and professional experience relating to class actions and my ability to render opinions on overall adequacy of notice programs.

NOTICE PROGRAM METHODOLOGY

6. Federal Rules of Civil Procedure, Rule 23 directs that notice must be “the best notice that is practicable under the circumstances, including individual notice to all members who can be identified through reasonable effort” and that “the notice may be by one or more of the following: United States mail, electronic means, or other appropriate means.”¹ The Notice Program satisfied these requirements.

7. This Notice Program as designed and implemented reached the greatest practicable number of Settlement Class Members. The Notice Program’s individual notice efforts via email and/or mail to identified Settlement Class Members reached approximately 98% of the Settlement Class. The reach was further enhanced by a Settlement Website. In my experience, the reach of the Notice Program was consistent with other court-approved notice plans, was the best notice

¹ Fed. R. Civ. P. 23(c)(2)(B).

practicable under the circumstances of this case, and satisfied the requirements of due process, including its “desire to actually inform” requirement.²

CAFA NOTICE

8. On September 9, 2024, Epiq sent 57 CAFA Notice Packages (“CAFA Notice”). The CAFA Notice was mailed via United States Postal Service (“USPS”) Priority Mail to 54 officials (the Attorneys General of 48 states, the District of Columbia, and the United States Territories). Per the direction of the Office of the Nevada and Connecticut Attorneys General, the CAFA Notice was sent to the Nevada and Connecticut Attorneys General electronically via email. The CAFA Notice was also sent via United Parcel Service (“UPS”) to the Attorney General of the United States. Details regarding the CAFA Notice mailing are provided in the *Declaration of Kyle S. Bingham on Implementation of CAFA Notice*, dated September 9, 2024, which is included as **Attachment 1**.

NOTICE PROGRAM DETAIL

9. On December 9, 2024, the Court approved the Notice Program and appointed Epiq as the Settlement Administrator in the *Amended Order of Preliminary Approval* (“Amended Preliminary Approval Order”). In the Amended Preliminary Approval Order, the Court approved and certified, for settlement purposes, the following “Settlement Class”:

All persons in the United States who provided their personal information and/or personal health information—including: (1) dates of birth; (2) Social Security Numbers; (3) driver’s license numbers; (4) parent’s maiden names; (5) digital signatures; (6) medical record numbers; (7) patient account numbers; (8) Medicare numbers; (9) Medicaid numbers; (10) health insurance account and group numbers; (11) medical history information; (12) medical diagnosis information; (13) medical treatment/procedure information; (14) medical provider information; (15) clinical information; and (16) prescription information—to Arietis, directly or indirectly, and

² *Mullane v. Cent. Hanover Bank & Trust Co.*, 339 U.S. 306, 315 (1950) (“But when notice is a person’s due, process which is a mere gesture is not due process. The means employed must be such as one desirous of actually informing the absentee might reasonably adopt to accomplish it. The reasonableness and hence the constitutional validity of any chosen method may be defended on the ground that it is in itself reasonably certain to inform those affected . . .”).

whose personal identifying information and/or personal health information was included in files affected by the MOVEit Security Incident.

Excluded from the Settlement Class are: (i) Arietis, and Arietis's officers, directors, legal representatives, successors, subsidiaries, and assigns; (ii) any judge, justice, or judicial officer presiding over the Actions and the members of their immediate families and judicial staff; and (iii) any individual who timely and validly opts out of the Settlement.

10. After the Court's Amended Preliminary Approval Order was entered, Epiq began to implement the Notice Program. This declaration details the notice activities undertaken to date and explains how and why the Notice Program was comprehensive and well-suited to reach the Settlement Class Members. This declaration also discusses the administration activity to date.

NOTICE PROGRAM

Individual Notice

11. On September 13, 2024, Epiq received two data files with 1,975,066 Settlement Class Member records, which included full names and current addresses for identified Settlement Class Members. Subsequently, on September 24, 2024, Epiq received two supplemental data files that included email addresses for those records, if available. Prior to sending Notice, Epiq sent all records that did not contain an email address to a third party to perform "reverse lookups" to identify the most likely valid email address for identified Settlement Class Members. Epiq deduplicated and rolled-up the records and loaded the unique, identified Settlement Class Member records into its database for this Settlement. These efforts resulted in 1,967,908 unique, identified Settlement Class Member records. An Email Notice was sent to all identified Settlement Class Members for whom a valid email address was available, and a Postcard Notice was sent via USPS first class mail to all identified Settlement Class Members with an associated physical address for whom a valid email address was not available, or for whom the Email Notice was returned as undeliverable after several attempts.

Individual Notice – Email

12. Commencing on January 3, 2025, Epiq sent 1,634,938 Email Notices to all identified Settlement Class Members for whom a valid email address was available. The following

industry standard best practices were followed for the Email Notice efforts. The Email Notice was drafted in such a way that the subject line, the sender, and the body of the message overcame SPAM filters and ensured readership to the fullest extent reasonably practicable. For instance, the Email Notices used an embedded html text format. This format provided easy-to-read text without graphics, tables, images and other elements that in our experience would have increased the likelihood that the message would have been blocked by Internet Service Providers (ISPs) and/or SPAM filters for this type of communication. The Email Notices were sent from an IP address known to major email providers as one not used to send bulk “SPAM” or “junk” email blasts. Each Email Notice was transmitted with a digital signature to the header and content of the Email Notice, which allowed ISPs to programmatically authenticate that the Email Notices were from our authorized mail servers. Each Email Notice was also transmitted with a unique message identifier. The Email Notices included an embedded link to the Settlement Website. By clicking the link, recipients were able to access the Long Form Notice and additional information about the Settlement. The Email Notice is included as **Attachment 2**.

13. If the receiving email server could not deliver the message, a “bounce code” was returned along with the unique message identifier. For any Email Notice for which a bounce code was received indicating that the message was undeliverable for reasons such as an inactive or disabled account, the recipient’s mailbox was full, technical autoreplies, etc., at least two additional attempts were made to deliver the Notice by email.

Individual Notice – Direct Mail

14. Commencing on January 3, 2025, Epiq sent 332,970 Postcard Notices to all identified Settlement Class Members with an associated physical address for whom a valid email address was not available. Subsequently, on January 31, 2025, Epiq sent 327,795 Postcard Notices to all identified Settlement Class Members for whom the Email Notice was returned as undeliverable after multiple attempts. The Postcard Notice was sent via USPS first class mail. The Postcard Notice directed the recipients to the Settlement Website where they could access the

Long Form Notice and additional information about the Settlement. The Postcard Notice is included as **Attachment 3**.

15. Prior to sending the Postcard Notices, all mailing addresses were checked against the National Change of Address (“NCOA”) database maintained by the USPS to ensure Settlement Class Member address information was up-to-date and accurately formatted for mailing.³ In addition, the addresses were certified via the Coding Accuracy Support System (“CASS”) to ensure the quality of the zip code, and was verified through Delivery Point Validation (“DPV”) to verify the accuracy of the addresses. This address updating process is standard for the industry and for the majority of promotional mailings that occur today.

16. The return address on the Postcard Notices is a post office box that Epiq maintains for this Action. The USPS automatically forwarded Postcard Notices with an available forwarding address order that has not expired (“Postal Forwards”). Postcard Notices returned as undeliverable are re-mailed to any new address available through USPS information, (for example, to the address provided by the USPS on returned mail pieces for which the automatic forwarding order has expired, but is still within the time period in which the USPS returns the piece with the address indicated), and to better addresses that are found using a third-party lookup service. Upon successfully locating better addresses, Postcard Notices are promptly remailed.

17. Additionally, a Long Form Notice and Claim Form (“Notice Package”) was mailed to all persons who requested one via the toll-free telephone number or other means. As of March 3, 2025, Epiq has mailed 1,861 Notice Packages as a result of such requests. The Long Form Notice is included as **Attachment 4**. The Claim Form is included as **Attachment 5**.

³ The NCOA database is maintained by the USPS and consists of approximately 160 million permanent change-of-address (“COA”) records consisting of names and addresses of individuals, families, and businesses who have filed a change-of-address with the Postal Service™. The address information is maintained on the database for 48 months and reduces undeliverable mail by providing the most current address information, including standardized and delivery point coded addresses, for matches made to the NCOA file for individual, family, and business moves.

Notice Results

18. As of March 3, 2025, an Email Notice and/or Postcard Notice was delivered to 1,943,740 of the 1,967,908 unique, identified Settlement Class Members. This means the individual notice efforts reached approximately 98% of the identified Settlement Class Members.

Settlement Website

19. On January 2, 2025, Epiq established a dedicated website for the Settlement with an easy to remember domain name (www.ArietisDataSettlement.com). Relevant documents are posted on the Settlement Website, including the Long Form Notice, Claim Form, Settlement Agreement, Preliminary Approval Order, Complaint, and other case-related documents. In addition, the Settlement Website includes relevant dates, answers to frequently asked questions (“FAQs”), instructions for how Settlement Class Members may opt-out (request exclusion) from or object to the Settlement, contact information for the Settlement Administrator, and how to obtain other case-related information. Settlement Class Members are also able to file a Claim Form on the Settlement Website. The Settlement Website address was prominently displayed in all notice documents. As of March 3, 2025, there have been 51,658 unique visitor sessions to the Settlement Website, and 213,182 web pages have been presented.

Toll-Free Telephone Number

20. On January 2, 2025, Epiq established a toll-free telephone number (1-844-717-2961) for the Settlement. Callers are able to hear an introductory message and have the option to learn more about the Settlement in the form of recorded answers to FAQs, and to request that a Notice Package be mailed to them. This automated telephone system is available 24 hours per day, 7 days per week. The toll-free telephone number was prominently displayed in all notice documents. As of March 3, 2025, there have been 7,876 calls to the toll-free telephone number representing 19,275 minutes of use.

21. A postal mailing address was established and continues to be available, allowing Settlement Class Members the opportunity to request additional information or ask questions.

Requests for Exclusion and Objection

22. The deadline to request exclusion from the Settlement or to object to the Settlement is March 4, 2025. As of March 3, 2025, Epiq has received 34 requests for exclusion, which are being reviewed. As of March 3, 2025, Epiq is aware of no objections to the Settlement. The Exclusion Report is included as **Attachment 6**.

Claim Submission & Distribution Options

23. The Notices provided a detailed summary of relevant information about the Settlement, including the Settlement Website address and how Settlement Class Members can file a Claim Form online or by mail. Settlement Class Members are given the option of receiving a digital payment or a traditional paper check.

24. The deadline for Settlement Class Members to file a Claim Form is April 3, 2025. As standard practice, Epiq is in the process of conducting a complete review of all Claim Forms received. There is a likelihood that after detailed review, the total number of Claim Forms received will change due to duplicate and denied Claim Forms.

Reminder Notice

25. Commencing on February 26, 2025, Epiq sent a Reminder Email Notice to all Settlement Class Members for whom a valid email address is available that was not returned as undeliverable for the initial notice efforts, and who have not yet filed a Claim Form or requested exclusion from the Settlement. The Reminder Email Notice is included as **Attachment 7**.

CONCLUSION

26. In class action notice planning, execution, and analysis, we are guided by due process considerations under the United States Constitution, by federal and local rules and statutes, and further by case law pertaining to notice. This framework directs that the notice program be designed to reach the greatest practicable number of potential class members and, that the notice or notice program provide class members with easy access to the details of how the class action may impact their rights. All of these requirements were met in this case.

27. The Notice Program included individual notice via email and/or mail to the identified Settlement Class Members. With the address updating protocols that were used, the Notice Program individual notice efforts reached approximately 98% of the identified Settlement Class Members. The reach was further enhanced by a Settlement Website. The FJC’s Judges’ Class Action Notice and Claims Process Checklist and Plain Language Guide, which is relied upon for federal cases, states that, “the lynchpin in an objective determination of the adequacy of a proposed notice effort is whether all the notice efforts together will reach a high percentage of the class. It is reasonable to reach between 70–95%.”⁴ Here, we have developed and implemented a Notice Program that readily achieve a reach beyond the highest end of that standard.

28. The Notice Program followed the guidance for satisfying due process obligations that a notice expert gleans from the United States Supreme Court’s seminal decisions, which emphasize the need: (a) to endeavor to actually inform the Class, and (b) to ensure that notice is reasonably calculated to do so.

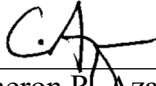
- a) “[W]hen notice is a person’s due, process which is a mere gesture is not due process. The means employed must be such as one desirous of actually informing the absentee might reasonably adopt to accomplish it,” *Mullane v. Central Hanover Trust*, 339 U.S. 306, 315 (1950); and
- b) “[N]otice must be reasonably calculated, under all the circumstances, to apprise interested parties of the pendency of the action and afford them an opportunity to present their objections,” *Eisen v. Carlisle & Jacquelin*, 417 U.S. 156 (1974) (citing *Mullane*, 339 U.S. at 314).

29. The Notice Program provided the best notice practicable under the circumstances, conformed to all aspects of Federal Rule of Civil Procedure 23 regarding notice, comported with the guidance for effective notice articulated in the Manual for Complex Litigation, Fourth and applicable FJC materials, and satisfied the requirements of due process, including its “desire to actually inform” requirement.

⁴ FED. JUDICIAL CTR, JUDGES’ CLASS ACTION NOTICE AND CLAIMS PROCESS CHECKLIST AND PLAIN LANGUAGE GUIDE 3 (2010), available at <https://www.fjc.gov/content/judges-class-action-notice-and-claims-process-checklist-and-plain-language-guide-0>.

30. The Notice Program schedule afforded enough time to provide full and proper notice to the Settlement Class Members before the Opt Out Deadline and Objection Deadline.

I declare under penalty of perjury that the foregoing is true and correct. Executed on March 4, 2025.



Cameron R. Azari, Esq.

Attachment 1

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS**

IN RE: MOVEIT CUSTOMER DATA
SECURITY BREACH LITIGATION

MDL No. 1:23-md-03083-ADB-PGL

This Document Relates To:

1:23-cv-13014-ADB
1:23-cv-13015-ADB
1:23-cv-13026-ADB
1:23-cv-13019-ADB
1:23-cv-13018-ADB
1:23-cv-13020-ADB
1:23-cv-12524-ADB
1:23-cv-13025-ADB
1:23-cv-12736-ADB
1:24-cv-10031-ADB
1:23-cv-13077-ADB

DECLARATION OF KYLE S. BINGHAM ON IMPLEMENTATION OF CAFA NOTICE

I, KYLE S. BINGHAM, hereby declare and state as follows:

1. My name is KYLE S. BINGHAM. I am over the age of 25 and I have personal knowledge of the matters set forth herein, and I believe them to be true and correct.

2. I am the Senior Director of Legal Noticing for Epiq Class Action & Claims Solutions, Inc. (“Epiq”), a firm that specializes in designing, developing, analyzing and implementing large-scale, un-biased, legal notification plans. I have overseen and handled Class Action Fairness Act (“CAFA”) notice mailings for more than 500 class action settlements.

3. Epiq is a firm with more than 25 years of experience in claims processing and settlement administration. Epiq’s class action case administration services include coordination of all notice requirements, design of direct-mail notices, establishment of fulfillment services,

DECLARATION OF KYLE S. BINGHAM ON IMPLEMENTATION OF CAFA NOTICE

receipt and processing of opt-outs, coordination with the United States Postal Service (“USPS”), claims database management, claim adjudication, funds management and distribution services.

4. The facts in this Declaration are based on what I personally know, as well as information provided to me in the ordinary course of my business by my colleagues at Epiq.

CAFA NOTICE IMPLEMENTATION

5. At the direction of counsel for Defendant Arietis Health, LLC, 57 federal and state officials (the Attorney General of the United States and the Attorneys General of each of the 50 states, the District of Columbia, and the United States Territories) were identified to receive CAFA notice.

6. Epiq maintains a list of these federal and state officials with contact information for the purpose of providing CAFA notice. Prior to mailing, the names and addresses selected from Epiq’s list were verified, then run through the Coding Accuracy Support System (“CASS”) maintained by the United States Postal Service (“USPS”).¹

7. On September 9, 2024, Epiq sent 57 CAFA Notice Packages (“Notice”). The Notice was mailed via USPS Priority Mail to 54 officials (the Attorneys General of 48 states, the District of Columbia, and the United States Territories). As per the direction of the Office of the Nevada and Connecticut Attorneys General, the Notice was sent to the Nevada and Connecticut Attorneys General electronically via email. The Notice was also sent via United Parcel Service (“UPS”) to the Attorney General of the United States. The CAFA Notice Service List (USPS Priority Mail, Email, and UPS) is included as **Attachment 1**.

¹ CASS improves the accuracy of carrier route, 5-digit ZIP®, ZIP + 4® and delivery point codes that appear on mail pieces. The USPS makes this system available to mailing firms who want to improve the accuracy of postal codes, i.e., 5-digit ZIP®, ZIP + 4®, delivery point (DPCs), and carrier route codes that appear on mail pieces.

8. The materials sent to the federal and state officials included a Cover Letter, which provided notice of the proposed Settlement of the above-captioned case. The Cover Letter is included as **Attachment 2**.

9. The cover letter was accompanied by a CD, which included the following:

a. **Per 28 U.S.C. § 1715(b)(1) – Complaint and Any Amended Complaints:**

- Schafer Class Action Complaint (filed October 5, 2023);
- Frankeberger Class Action Complaint (filed October 11, 2023);
- Sligh Class Action Complaint (filed October 13, 2023);
- Zeigler Class Action Complaint (filed October 19, 2023);
- Gentry Class Action Complaint (filed October 20, 2023);
- Seidner Class Action Complaint (filed October 25, 2023);
- Paynter Class Action Complaint (filed October 25, 2023);
- Oguin Class Action Complaint (filed November 6, 2023);
- Hayden Class Action Complaint (filed November 10, 2023);
- Hakemi Class Action Complaint (filed December 3, 2023); and
- Swekoski Jr. Class Action Complaint (filed December 13, 2023).

b. **Per 28 U.S.C. § 1715(b)(3) – Notification to Class Members:**

- Claim Form (*Exhibit A to the Class Action Settlement Agreement and Release*);
- Short Form Notice (*Exhibit D to the Class Action Settlement Agreement and Release*);
- Long Form Notice (*Exhibit E to the Class Action Settlement Agreement and Release*); and

- Reminder Notice (*Exhibit F to the Class Action Settlement Agreement and Release*).
- c. **Per 28 U.S.C. § 1715(b)(4) – Class Action Settlement Agreement:** The following documents were included:
- Plaintiffs’ Motion for Preliminary Approval;
 - Memorandum of Law in Support of Motion for Preliminary Approval;
 - Declaration of Gary F. Lynch in Support of Plaintiffs’ Motion for Preliminary Approval;
 - Class Action Settlement Agreement and Release (*Exhibit 1 to the Declaration of Gary F. Lynch*);
 - [Proposed] Judgment and Final Approval (*Exhibit B to the Class Action Settlement Agreement and Release*);
 - [Proposed] Order of Preliminary Approval (*Exhibit C to the Class Action Settlement Agreement and Release*);
 - Proposed Settlement Benefits Plan (*Exhibit 2 to the Declaration of Gary F. Lynch*); and
 - Order of Preliminary Approval.
- d. **Per 28 U.S.C. § 1715(b)(7) – Estimate of Class Members:** A state-by-state geographic analysis of the class was included on the CD.

I declare under penalty of perjury that the foregoing is true and correct. Executed on September 9, 2024.



KYLE S. BINGHAM

Attachment 1

USPS Priority Mail

Appropriate Official	FullName	Address1	Address2	City	State	Zip
Office of the Attorney General	Treg Taylor	1031 W 4th Ave	Suite 200	Anchorage	AK	99501
Office of the Attorney General	Steve Marshall	501 Washington Ave		Montgomery	AL	36104
Office of the Attorney General	Tim Griffin	323 Center St	Suite 200	Little Rock	AR	72201
Office of the Attorney General	Kris Mayes	2005 N Central Ave		Phoenix	AZ	85004
Office of the Attorney General	CAFA Coordinator	Consumer Protection Section	455 Golden Gate Ave Suite 11000	San Francisco	CA	94102
Office of the Attorney General	Phil Weiser	Ralph L Carr Colorado Judicial Center	1300 Broadway Fl 10	Denver	CO	80203
Office of the Attorney General	Brian Schwalb	400 6th St NW		Washington	DC	20001
Office of the Attorney General	Kathy Jennings	Carvel State Bldg	820 N French St	Wilmington	DE	19801
Office of the Attorney General	Ashley Moody	State of Florida	The Capitol PL-01	Tallahassee	FL	32399
Office of the Attorney General	Chris Carr	40 Capitol Square SW		Atlanta	GA	30334
Department of the Attorney General	Anne E Lopez	425 Queen St		Honolulu	HI	96813
Iowa Attorney General	Brenna Bird	Hoover State Office Building	1305 E Walnut St	Des Moines	IA	50319
Office of the Attorney General	Raul Labrador	700 W Jefferson St Ste 210	PO Box 83720	Boise	ID	83720
Office of the Attorney General	Kwame Raoul	500 South Second Street		Springfield	IL	62701
Office of the Indiana Attorney General	Todd Rokita	Indiana Government Center South	302 W Washington St Rm 5	Indianapolis	IN	46204
Office of the Attorney General	Kris Kobach	120 SW 10th Ave 2nd Fl		Topeka	KS	66612
Office of the Attorney General	Russell Coleman	700 Capitol Ave Suite 118		Frankfort	KY	40601
Office of the Attorney General	Liz Murrill	PO Box 94005		Baton Rouge	LA	70804
Office of the Attorney General	Andrea Campbell	1 Ashburton Pl 20th Fl		Boston	MA	02108
Office of the Attorney General	Anthony G Brown	200 St Paul Pl		Baltimore	MD	21202
Office of the Attorney General	Aaron Frey	6 State House Station		Augusta	ME	04333
Department of Attorney General	Dana Nessel	PO BOX 30212	525 W. Ottawa St.	Lansing	MI	48909
Office of the Attorney General	Keith Ellison	445 Minnesota St Ste 1400		St Paul	MN	55101
Missouri Attorney General's Office	Andrew Bailey	207 West High Street	PO Box 899	Jefferson City	MO	65102
Mississippi Attorney General	Lynn Fitch	PO Box 220		Jackson	MS	39205
Office of the Attorney General	Austin Knudsen	215 N Sanders 3rd Fl	PO Box 201401	Helena	MT	59620
Attorney General's Office	Josh Stein	9001 Mail Service Ctr		Raleigh	NC	27699
Office of the Attorney General	Drew H Wrigley	600 E Boulevard Ave Dept 125		Bismarck	ND	58505
Nebraska Attorney General	Mike Hilgers	2115 State Capitol	PO Box 98920	Lincoln	NE	68509
Office of the Attorney General	John Formella	NH Department of Justice	33 Capitol St	Concord	NH	03301
Office of the Attorney General	Matthew J Platkin	25 Market Street	PO Box 080	Trenton	NJ	08625
Office of the Attorney General	Raul Torrez	408 Galisteo St	Villagra Bldg	Santa Fe	NM	87501
Office of the Attorney General	CAFA Coordinator	28 Liberty Street 15th Floor		New York	NY	10005
Office of the Attorney General	Dave Yost	30 E Broad St Fl 14		Columbus	OH	43215
Office of the Attorney General	Gentner Drummond	313 NE 21st St		Oklahoma City	OK	73105
Office of the Attorney General	Ellen F Rosenblum	Oregon Department of Justice	1162 Court St NE	Salem	OR	97301
Office of the Attorney General	Michelle A Henry	16th Fl Strawberry Square		Harrisburg	PA	17120
Office of the Attorney General	Peter F Neronha	150 S Main St		Providence	RI	02903
Office of the Attorney General	Alan Wilson	PO Box 11549		Columbia	SC	29211
Office of the Attorney General	Marty Jackley	1302 E Hwy 14 Ste 1		Pierre	SD	57501
Office of the Attorney General	Jonathan Skrmetti	PO Box 20207		Nashville	TN	37202
Office of the Attorney General	Ken Paxton	PO Box 12548		Austin	TX	78711
Office of the Attorney General	Sean D Reyes	Utah State Capitol Complex	350 North State Street Ste 230	Salt Lake City	UT	84114
Office of the Attorney General	Jason S Miyares	202 N 9th St		Richmond	VA	23219
Office of the Attorney General	Charity R Clark	109 State St		Montpelier	VT	05609
Office of the Attorney General	Bob Ferguson	800 5th Ave Ste 2000		Seattle	WA	98104
Office of the Attorney General	Josh Kaul	PO Box 7857		Madison	WI	53707
Office of the Attorney General	Patrick Morrissey	State Capitol Complex Bldg 1 Room E 26	1900 Kanawha Blvd E	Charleston	WV	25305
Office of the Attorney General	Bridget Hill	109 State Capital		Cheyenne	WY	82002
Department of Legal Affairs	Fainu'ulei Falefatu Ala'ilima-Utu	3rd Floor PO Box 7	Territory of American Samoa	Pago Pago	AS	96799
Attorney General Office of Guam	Douglas Moylan	ITC Bldg.	590 S Marine Corps Dr Ste 901	Tamuning	GU	96913
Office of the Attorney General	Edward Manibusan	PO Box 10007		Saipan	MP	96950
PR Department of Justice	Domingo Emanuelli Hernández	PO Box 9020192		San Juan	PR	00902
Department of Justice	Gordon C. Rhea	3438 Kronprindsens Gade	GERS BLDG 2nd Floor	St Thomas	VI	00802

Email

Appropriate Official	Contact Format	State
Office of the Attorney General for Connecticut	All documents sent to CT AG at their dedicated CAFA email inbox.	CT
Office of the Attorney General for Nevada	All documents sent to NV AG at their dedicated CAFA email inbox.	NV

UPS

Appropriate Official	FullName	Address1	Address2	City	State
US Department of Justice	Merrick B. Garland	950 Pennsylvania Ave NW		Washington	DC

Attachment 2

CAFA NOTICE ADMINISTRATOR

HILSOFT NOTIFICATIONS
10300 SW Allen Blvd
Beaverton, OR 97005
P 503-350-5800
DL-CAFA@epiqglobal.com

September 9, 2024

VIA UPS OR USPS PRIORITY MAIL

Class Action Fairness Act – Notice to Federal and State Officials

Dear Federal and State Officials:

Pursuant to the Class Action Fairness Act of 2005 (“CAFA”), codified at 28 U.S.C. § 1715, please find enclosed information from Defendant Arietis Health, LLC relating to the proposed settlement of a class action lawsuit.

- **Case:** *In re: MOVEit Customer Data Security Breach Litigation*, Case No. 1:23-md-03083-ADB.
- **Court:** United States District Court for the District of Massachusetts.
- **Defendant:** Arietis Health, LLC.
- **Documents Enclosed:** In accordance with the requirements of 28 U.S.C. § 1715, please find copies of the following documents associated with this action on the enclosed CD:

1. Per 28 U.S.C. § 1715(b)(1) – Complaint and Any Amended Complaints:

- Schafer Class Action Complaint (filed October 5, 2023);
- Frankeberger Class Action Complaint (filed October 11, 2023);
- Sligh Class Action Complaint (filed October 13, 2023);
- Zeigler Class Action Complaint (filed October 19, 2023);
- Gentry Class Action Complaint (filed October 20, 2023);
- Seidner Class Action Complaint (filed October 25, 2023);
- Paynter Class Action Complaint (filed October 25, 2023);
- Oguin Class Action Complaint (filed November 6, 2023);
- Hayden Class Action Complaint (filed November 10, 2023);
- Hakemi Class Action Complaint (filed December 3, 2023); and
- Swecoski Jr. Class Action Complaint (filed December 13, 2023).

- 2. Per 28 U.S.C. § 1715(b)(2) – Notice of Any Scheduled Judicial Hearing:** The Court has scheduled a Final Approval Hearing for April 3rd, 2025.

CAFA NOTICE ADMINISTRATOR

HILSOFT NOTIFICATIONS
10300 SW Allen Blvd
Beaverton, OR 97005
P 503-350-5800
DL-CAFA@epiqglobal.com

3. **Per 28 U.S.C. § 1715(b)(3) – Notification to Class Members:**
 - Claim Form (*Exhibit A to the Class Action Settlement Agreement and Release*);
 - Short Form Notice (*Exhibit D to the Class Action Settlement Agreement and Release*);
 - Long Form Notice (*Exhibit E to the Class Action Settlement Agreement and Release*);
and
 - Reminder Notice (*Exhibit F to the Class Action Settlement Agreement and Release*).
4. **Per 28 U.S.C. § 1715(b)(4) – Class Action Settlement Agreement:** The following documents are included:
 - Plaintiffs’ Motion for Preliminary Approval;
 - Memorandum of Law in Support of Motion for Preliminary Approval;
 - Declaration of Gary F. Lynch in Support of Plaintiffs’ Motion for Preliminary Approval;
 - Class Action Settlement Agreement and Release (*Exhibit 1 to the Declaration of Gary F. Lynch*);
 - [Proposed] Judgment and Final Approval (*Exhibit B to the Class Action Settlement Agreement and Release*);
 - [Proposed] Order of Preliminary Approval (*Exhibit C to the Class Action Settlement Agreement and Release*);
 - Proposed Settlement Benefits Plan (*Exhibit 2 to the Declaration of Gary F. Lynch*);
and
 - Order of Preliminary Approval.
5. **Per 28 U.S.C. § 1715(b)(5) – Any Settlement or Other Agreements:** There are no other Settlements or Agreements between the parties.
6. **Per 28 U.S.C. § 1715(b)(6) – Final Judgment or Notice of Dismissal:** To date, the Court has not issued a final order, judgment or dismissal in the above-referenced action.
7. **Per 28 U.S.C. § 1715(b)(7) – Estimate of Class Members:** Settlement Class consists of all persons in the United States who provided their personal information and/or personal health information—including: (1) dates of birth; (2) Social Security Numbers; (3) driver’s license numbers; (4) parent’s maiden names; (5) digital signatures; (6) medical record numbers; (7) patient account numbers; (8) Medicare numbers; (9) Medicaid numbers; (10) health insurance account and group numbers; (11) medical history information; (12) medical diagnosis information; (13) medical treatment/procedure information; (14)

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medical provider information; (15) clinical information; and (16) prescription information—to Arietis, directly or indirectly, and whose personal identifying information and/or personal health information was included in files affected by the MOVEit Security Incident. Excluded from the Settlement Class are (i) Arietis, and Arietis’s officers, directors, legal representatives, successors, subsidiaries, and assigns; (ii) any judge, justice, or judicial officer presiding over the Actions and the members of their immediate families and judicial staff; and (iii) any individual who timely and validly opts out of the Settlement.

A state-by-state geographic analysis of the class is included on the enclosed CD.

8. **28 U.S.C. § 1715(b)(8) – Judicial Opinions Related to the Settlement:** To date, the Court has not issued a final order or judgment in the above-referenced action.

If you have questions or concerns about this notice or the enclosed materials, please contact this office.

Sincerely,

CAFA Notice Administrator

Enclosures

Attachment 2

From: Moveit Arietis Settlement Admin <MOVEitArietis@e.epiqnotice.com>
To: [REDACTED]
Subject: Important Information About a Class Action Settlement

A settlement has been proposed in the class action lawsuits against Arietis Health, LLC (“Defendant” or “Arietis”). [The Settlement](#) resolves claims brought by individuals impacted by Arietis’ MOVEit-related security incident that occurred in May 2023 and resulted in the potential compromise of individuals’ personally identifying information (“PII”) and protected health information (“PHI”). Defendant denies any allegation of wrongdoing.

Who’s included? You are included in the Settlement as a Settlement Class Member because you have been identified as a person who received notice from Arietis that your PII and PHI may have been accessed or exposed as a result of Arietis’ use of MOVEit, a file transfer tool, during the security incident.

What does the Settlement provide? Under the Settlement, Arietis will pay \$2.8 million into a Settlement Fund, which will be used to pay all valid claims made by Settlement Class Members, Costs of Notice and Administration, Service Awards, and attorneys’ fees and costs. Settlement Class Members may file a claim to receive one or more of the following: (1) reimbursement for out-of-pocket losses related to the security incident, up to \$5,000; (2) reimbursement for lost time spent responding to the security incident, at a rate of \$25 per hour up to \$100; and (3) medical data monitoring, credit monitoring, and identity theft monitoring.

How do I claim Settlement benefits? You must complete and submit a Claim Form by **April 3, 2025**. Claim Forms may be submitted online at [ArietisDataSettlement.com](#) or printed from the website and mailed to the address on the form.

What are my other options? If you do nothing, your rights will be affected and you won’t be eligible for Settlement benefits. If you don’t want to be legally bound by the Settlement, you must exclude yourself by **March 4, 2025**. Unless you exclude yourself, you won’t be able to sue or continue to sue Arietis or other Defendant Released Parties (as defined in the Settlement Agreement) for any claim made in this lawsuit or released by the Settlement Agreement. If you stay in the Settlement (i.e., you don’t exclude yourself), you may object to it or ask for permission for you or your lawyer to appear and speak at the hearing—at your own cost—but you don’t have to. Objections and requests to appear are due by **March 4, 2025**. More information about these options is available at [ArietisDataSettlement.com](#).

When is the Court’s hearing? The Court will hold a Final Approval Hearing for this case (*In re: MOVEit Customer Data Security Breach Litigation*, MDL No.

1:23-md-03083-ABD [D. Mass.] on **April 3, 2025**. At the hearing, the Court will decide whether to approve the Settlement, Class Counsel's request for attorneys' fees and costs, and any Service Awards to the Settlement Class Representatives (up to \$2,500 each). You or your lawyer may appear at the hearing at your own expense.

What if I have more questions? This Notice provides only a high-level summary of the Settlement. More details, including the Settlement Agreement, are available at ArietisDataSettlement.com, or you can call the Settlement Administrator at (844) 717-2961.

Unique ID: [REDACTED]

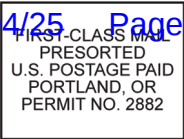
Arietis Healthcare Data Breach Settlement Administrator

AK697_v04

If [REDACTED] should not be subscribed or if you need to change your subscription information for MOVEit Arietis, [please use this preferences page](#).

Attachment 3

Arietis Health Data Breach
Settlement Administrator
P.O. Box 5765
Portland, OR 97228-5765



Notice of Arietis Health, LLC
MOVEit Security Incident
Class Action Settlement

A Settlement has been proposed
in a class action lawsuit about a
security incident involving Arietis
Health, LLC that potentially
compromised your personally
identifying information.

Unique ID:



A Settlement has been proposed in the class action lawsuits against Arietis Health, LLC (“Defendant” or “Arietis”). The Settlement resolves claims brought by individuals impacted by Arietis’s MOVEit-related security incident that occurred in May 2023, and resulted in the potential compromise of individuals’ personally identifying information (“PII”) and protected health information (“PHI”). Defendant denies any allegation of wrongdoing.

Who’s included? You are included in the Settlement as a Settlement Class Member because you have been identified as a person who received notice from Arietis that your PII and PHI may have been accessed or exposed as a result of Arietis’s use of MOVEit, a file transfer tool, during the MOVEit-related security incident.

What does the Settlement provide? Under the Settlement, Arietis will pay \$2.8 million into a Settlement Fund which will be used to pay all valid claims made by Settlement Class Members, Costs of Notice and Administration, Service Awards, and attorneys’ fees and costs. Settlement Class Members may file a claim to receive one or more of the following: (1) reimbursement for out-of-pocket losses related to the security incident, up to \$5,000; (2) reimbursement for lost time spent responding to the security incident, at a rate of \$25 per hour up to \$100; and (3) medical data monitoring, credit monitoring, and identity theft monitoring.

How do I receive Settlement benefits? You must complete and submit a Claim Form by **April 3, 2025**. Claim Forms may also be submitted online at arietisdatasettlement.com or printed from the website and mailed to the address on the form.

What are my other options? If you do nothing, your rights will be affected, and you won’t be eligible for Settlement benefits. If you don’t want to be legally bound by the Settlement, you must exclude yourself by **March 4, 2025**. Unless you exclude yourself, you won’t be able to sue or continue to sue Arietis or other Defendant Released Parties (as defined in the Settlement Agreement) for any claim made in this lawsuit or released by the Settlement Agreement. If you stay in the Settlement (i.e., don’t exclude yourself), you may object to it or ask for permission for you or your lawyer to appear and speak at the hearing—at your own cost—but you don’t have to. Objections and requests to appear are due by **March 4, 2025**. More information about these options is available at arietisdatasettlement.com

When is the Court’s hearing? The court will hold a Final Approval Hearing in the Arietis cases (*In re MOVEit Customer Data Sec. Breach Litig.*, MDL No. 1:23-md-03083-ABD (D. Mass.)) on **April 3, 2025**. At the hearing, the Court will decide whether to approve the Settlement, Class Counsel’s request for attorneys’ fees and costs, and any Service Awards to the Settlement Class Representatives (up to \$2,500 each). You or your lawyer may appear at the hearing at your own expense.

What if I have more questions? This Notice provides only a high-level summary of the Settlement. More details, including the Settlement Agreement, is provided at arietisdatasettlement.com, or you can call the Settlement Administrator at (844) 717-2961.

Attachment 4

**Notice of Arietis Health, LLC
MOVEit Security Incident Class Action Settlement**

If you received Notice from Arietis Health, LLC that your personally identifying information and/or protected health information was potentially compromised in Arietis Health, LLC’s MOVEit-related security incident, you may receive a payment or other benefits from a class action settlement.

A federal court has authorized this Notice. This is not a solicitation from a lawyer.

Please read this Notice carefully and completely, as your legal rights are affected whether you act or don’t act.

- A Settlement has been proposed in the class action lawsuits against Arietis Health, LLC (“Defendant” or “Arietis”). The Settlement resolves claims against Arietis brought by a group of individuals whose personally identifying information (“PII”) and protected health information (“PHI”) were provided by data owners to Arietis and whose PII and PHI were impacted by the MOVEit security incident, which occurred in May 2023. The MOVEit security incident resulted from an alleged vulnerability in the third-party file transfer software, MOVEit, that Arietis used in its ordinary course of business. Claims against Progress Software Corporation (“Progress”)—the licensor of the MOVEit software—and claims against Anesthesia Consulting & Management, LP (or any of its affiliated entities such as NorthStar Anesthesia) and any other Arietis client have not been resolved and the litigation will continue against those entities.
- Under the proposed Settlement, you may be eligible for one or more of the following (1) reimbursement of out-of-pocket losses incurred due to the security incident, up to \$5,000; (2) reimbursement of \$25 per hour for lost time incurred due to the security incident, up to \$100; and (3) medical data monitoring, credit monitoring, and identity theft protection services. To receive any reimbursement or to sign up for medical fraud and identity theft monitoring, you must complete and timely submit a Claim Form.
- Please read this Notice carefully. Your legal rights will be affected, and you have a choice to make now.

SUMMARY OF YOUR LEGAL RIGHTS AND OPTIONS		DEADLINE
SUBMIT A CLAIM FORM	The only way to receive any of the Settlement benefits.	Online or postmarked by April 3, 2025
EXCLUDE YOURSELF BY OPTING OUT	Get no payment. Keep your right to file your own lawsuit against Arietis for the same claims resolved by this Settlement.	Postmarked by March 4, 2025
OBJECT TO THE SETTLEMENT AND/OR ATTEND A HEARING	Tell the Court the reasons why you do not believe the Settlement should be approved. You can also ask to speak to the Court at the hearing on April 3, 2025, about the fairness of the Settlement, with or without your own attorney.	Received by March 4, 2025
DO NOTHING	Get no payment and be bound by the terms of the Settlement.	

- These rights and options—**and the deadlines to exercise them**—are explained in this Notice.
- The Court in charge of this case still must decide whether to approve the Settlement. Payments will be made if the Court approves the Settlement after any appeals are resolved.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

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Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

BASIC INFORMATION

1. Why did I get this Notice?

You received this Notice because you have been identified as a person whose PII and PHI may have been accessed or compromised during Arietis Health, LLC's MOVEit-related security incident involving PII and PHI provided by data owners to Arietis. A group of similarly situated individuals brought eleven proposed class action lawsuits against Arietis in 2023, alleging Arietis was negligent due to its data security practices. Arietis denies the allegations and denies it would be found liable. The parties have now reached a proposed settlement of the lawsuit.

A court authorized this Notice to inform you about your rights under the proposed class action Settlement before the Court decides whether to approve the Settlement. If the Court approves the Settlement, and after objections and appeals are resolved, a Settlement Administrator appointed by the Court will make the payments the Settlement allows, and the pending legal claims against Arietis and certain others will be released and dismissed.

This package explains the Arietis lawsuits, the Settlement, your rights, what benefits may be available, who is eligible for them, and how to receive them. Judge Allison D. Burroughs of the United States District Court for the District of Massachusetts is in charge of this litigation which is captioned *In re: MOVEit Customer Data Security Breach Litig.*, MDL No. 1:23-md-03083-ADB (D. Mass.).

2. What is this lawsuit about?

This matter is a putative class action (the "Litigation") arising from Arietis Health, LLC's MOVEit-related security incident from May 28, 2023, through May 31, 2023, during which cybercriminals gained unauthorized access to the MOVEit file transfer software that was used by Arietis and others, resulting in potential access to and theft of certain PII and PHI provided to Arietis by data owners. The litigation asserts claims against Arietis for alleged negligent data security practices.

Defendant denies any allegation of wrongdoing and denies that Plaintiffs would prevail or be entitled to any relief should this matter proceed to be litigated.

3. What is a class action?

In a class action one or more people called "Class Representative(s)" sue on behalf of themselves and other people who have similar claims. This group of people is called the "Class," and the people in the class are called "Settlement Class Members" or the "Settlement Class." One court resolves the issues for all Settlement Class Members, except for people who exclude themselves from the Class. The person or persons who sued are called the Plaintiff(s). The entity sued—Arietis—is called the Defendant.

4. Why is there a Settlement?

The Court did not decide in favor of Plaintiffs or Defendant. Instead, both sides agreed to a settlement. That way, they avoid the costs and risks of a trial, and Settlement Class Members can get benefits or compensation. The Settlement Class Representatives and Class Counsel think the Settlement is in the best interest of the Settlement Class.

WHO IS IN THE SETTLEMENT?

5. Who is in the Settlement?

The Settlement Class is defined as all persons in the United States who provided their personal information and/or personal health information—including (1) dates of birth; (2) Social Security numbers; (3) driver's license numbers; (4) parent's maiden names; (5) digital signatures; (6) medical record numbers; (7) patient account numbers; (8) Medicare numbers; (9) Medicaid numbers; (10) health insurance account and group numbers; (11) medical history information; (12) medical diagnosis information; (13) medical treatment/procedure information; (14) medical provider information; (15) clinical information; and (16) prescription information—to Arietis, directly or indirectly, and whose personal identifying information and/or personal health information was included in files affected by the MOVEit security incident.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

6. Are there exceptions to being included?

Yes, the following are not included in the Settlement Class (i) Arietis, and Arietis' officers, directors, legal representatives, successors, subsidiaries, and assigns; (ii) any judge, justice, or judicial officer presiding over the Actions and the members of their immediate families and judicial staff; and (iii) any individual who timely and validly opts out of the Settlement.

7. What should I do if I am not sure whether I am included?

If you are not sure whether you are included in the Settlement Class, you can ask for free help by calling the Settlement Administrator, Epiq Class Action & Claims Solutions, Inc. ("Epiq") at (844) 717-2961 or by visiting ArietisDataSettlement.com for more information.

THE SETTLEMENT BENEFITS**8. What does the Settlement provide?**

Under the Settlement, Arietis will pay \$2,800,000 into a Settlement Fund which will be used to pay all valid claims made by Settlement Class Members, Notice and administration costs, service awards to the Settlement Class Representatives, and Class Counsel's attorneys' fees and expenses. Settlement Class Members may file a claim for one or more of the following (1) reimbursement of out-of-pocket losses incurred due to the security incident, up to \$5,000; (2) reimbursement of \$25 per hour for lost time incurred due to the security incident, up to \$100; and (3) medical data monitoring, credit monitoring, and identity theft protection services.

9. What can I get from the Settlement?

Settlement Class Members may file a claim for one or more of the following Settlement benefits:

Reimbursement of Out-of-Pocket Losses: In addition to the other claims available under the Settlement, Settlement Class Members may file a claim for reimbursement of up to \$5,000 in compensation for documented monetary losses. In order to receive reimbursement of out-of-pocket losses, the loss must (1) be an actual, documented, and unreimbursed monetary loss; (2) the loss was more likely than not caused by the MOVEit security incident; and (3) the loss occurred between May 31, 2023, and the close of the Claims Period. Any claim for Out-of-Pocket Losses must include sufficient documentation establishing the amount of out-of-pocket losses claimed.

Reimbursement for Time Spent: In addition to the other claims available under the Settlement, Settlement Class Members may submit a claim for \$25 per hour for lost time dealing with the security incident, up to \$100. Settlement Class Members must attest to the lost time and provide a narrative description detailing the time spent in response to the security incident.

Medical Data Monitoring, Credit Monitoring, and Identity Theft Protection Services: In addition to the other claims available under the Settlement, Settlement Class Members may also elect to enroll in four years of medical and credit monitoring services that will include, among other services (a) healthcare insurance plan ID monitoring that tracks and alerts when a plan ID is exposed on the dark web; (b) Medical Record Number (MRN) monitoring that alerts when a medical record number is detected on the dark web; (c) National Provider Identifier (NPI) monitoring to track and alert when registered licensing credentials are found on the dark web; (d) Medicare Beneficiary Identifier (MBI) that alerts when MBI has been disclosed on the dark web; (e) International Classification of Diseases (ICD) monitoring, which notifies when an ICD Code is detected on the dark web; (f) health savings account monitoring, which monitors registered health savings accounts for unusual or unauthorized transactions; and (g) \$1 million of medical identity theft insurance with no deductible. Settlement Class Members who elect to enroll in medical monitoring services will also receive four years of one bureau credit monitoring.

10. What am I giving up if I stay in the Class?

If you are a Settlement Class Member and you do not exclude yourself from the Settlement, you will give up your right to sue, continue to sue, or be part of any other lawsuit against Defendant and other released parties concerning the claims released by this Settlement. The "Releases" section in the Settlement Agreement describes the legal claims you give up if you remain in the Settlement Class. The entire text of the Settlement Agreement can be viewed at ArietisDataSettlement.com.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

HOW TO GET A PAYMENT—MAKING A CLAIM

11. How can I get a payment?

You must complete and submit a Claim Form by April 3, 2025. Claim Forms may be submitted online at ArietisDataSettlement.com or printed from the website and mailed to the address on the form.

Be sure to read the Claim Form instructions carefully, include all required information, and provide your signature.

The Settlement Administrator will review your claim to determine the validity of your payment.

12. How much will my payment be?

The amount of your payment will depend on whether you are seeking out-of-pocket losses, reimbursement for lost time; or medical data monitoring, credit monitoring, and identity theft monitoring.

If you submit a valid claim for out-of-pocket losses, you may receive the amount of your documented losses, up to \$5,000. To document your losses, you must enclose or upload documentation sufficient to show (1) the amount of unreimbursed loss that you suffered, and (2) why you believe the loss is reasonably attributable to the MOVEit security incident. Documents for financial expenses may include credit card or bank statements, emails, invoices, receipts, or telephone records, including photographs of the same. Personal statements or declarations are not considered reasonable documentation, but they may be used to provide clarification, context, or support for other documentation.

If you submit a valid claim for lost time, you may receive \$25 per hour for each hour you spent in response to Arietis's MOVEit-related security incident, up to \$100. To support a claim for lost time, you must attest to the amount of time spent and provide a narrative description of the time spent in response to the security incident.

If you submit a valid claim for medical data monitoring, credit monitoring, and identity theft protection services, you will not receive any payment from the Settlement Fund unless you also submit a claim for out-of-pocket losses, lost time, or both.

13. When will I get my payment?

The Court will hold a Final Approval Hearing on April 3, 2025, at 10:00 a.m., to decide whether to approve the Settlement. Benefits will be made available after the Settlement is approved and becomes final (meaning there is no appeal from the order approving the Settlement or all appeals have been rejected). Updates regarding the Settlement will be posted on the Settlement Website, ArietisDataSettlement.com.

THE LAWYERS REPRESENTING YOU

14. Do I have a lawyer in this case?

The Court appointed E. Michelle Drake of Berger Montague, PC; Gary F. Lynch of Lynch Carpenter, LLP; Douglas J. McNamara of Cohen Milstein Sellers & Toll PLLC; Karen H. Riebel of Lockridge Grindal Nauen PLLP; Kristen A. Johnson of Hagens Berman Sobol Shapiro LLP; and Charles E. Schaffer of Levin Sedran & Berman LLP as attorneys to represent the Settlement Class. These lawyers are called Class Counsel. You will not be charged for their services.

15. Should I get my own lawyer?

If you want your own lawyer, you may hire one, but you will be responsible for any payment for that lawyer's services. For example, you can ask your own lawyer to appear in court for you if you want someone other than Class Counsel to speak for you. You may also appear for yourself without a lawyer.

16. How will the lawyers be paid?

The attorneys representing the Settlement Class have not yet received any payment for their legal services or any reimbursement of the costs or out-of-pocket expenses they have incurred. Class Counsel plans to ask the Court for an award of attorneys' fees and expenses of up to twenty-five percent of the Settlement Fund. Class Counsel will file their request for attorneys' fees and expenses as a percentage of the Settlement Fund.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

The Settlement Class is represented by the named plaintiffs (the “Settlement Class Representatives”). In addition to the benefits that the Settlement Class Representatives will receive as members of the Settlement Class—and subject to the approval of the Court—Class Counsel will request service awards, not to exceed \$2,500 each, to each of the Settlement Class Representatives for the efforts they have expended on behalf of the Settlement Class.

The Court will determine whether to approve the attorneys’ fees and expenses requested by Class Counsel and the proposed Service Awards for the Class Representatives. Class Counsel will file an application for attorneys’ fees and expenses, and service awards no later than December 21, 2024. The application will be available on the Settlement Website, ArietisDataSettlement.com, or you can request a copy by contacting the Settlement Administrator.

EXCLUDING YOURSELF FROM THE SETTLEMENT

17. How do I get out of the Settlement?

If you are a Settlement Class Member and you do not want the benefits from the Settlement, and you want to keep your right, if any, to sue Defendant on your own about the legal issues in this case, then you must take steps to get out of the Settlement. This is called excluding yourself from—or “opting out” of—the Settlement Class.

You may opt out of the Settlement by March 4, 2025. To opt out, you must send a letter or postcard via U.S. Mail to the address below. You must include the following in your letter or postcard:

- the name of this litigation, or a decipherable approximation (*In re: MOVEit Customer Data Security Breach Litig.*, MDL No. 1:23-md-03083-ADB [D. Mass.] [Arietis Actions]);
- your full name, address, telephone number, and signature;
- the words “Opt Out” or “Requests for Exclusion” at the top of the document or a statement that you want to opt out of the Settlement; and
- if you are filing a request for exclusion on behalf of an incapacitated or deceased Settlement Class Member for whom you are legally authorized to act, you must include your name, address, phone number, signature, and relationship to the Settlement Class Member, as well as that person’s name and address.

You must mail your opt-out request via First-Class postage prepaid U.S. Mail, postmarked no later than March 4, 2025 to:

MOVEit- Arietis Health Settlement Administrator
P.O. Box 5765
Portland, OR 97228-5765

If you fail to include the required information, your request will be deemed invalid, and you will remain a Settlement Class Member and be bound by the Settlement, including all releases.

18. If I am a Settlement Class Member and don’t opt out, can I sue the Defendant for the same thing later?

No. You must opt out of the Settlement to keep your right to sue Defendant or other released parties for any of the claims resolved by the Settlement.

19. What happens if I opt out?

If you opt out of the Settlement, you will not have any rights as a member of the Settlement Class. You cannot submit a Claim Form, and you will not receive any benefits included in the Settlement. You will not be bound by the Settlement, releases, or by any further orders or judgments in this case. You will keep the right, if any, to sue on the claims alleged in the case at your own expense.

In addition, if you opt out of the Settlement, you cannot object to this Settlement because the Settlement no longer affects you. If you object to the Settlement and request to exclude yourself, your objection will be voided, and you will be deemed to have excluded yourself.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

COMMENTING ON OR OBJECTING TO THE SETTLEMENT

20. How do I tell the Court I don't like the Settlement?

If you are a Settlement Class Member and you do not opt out of the Settlement, you can object to the Settlement if you do not think it is fair, reasonable, or adequate. You can give reasons why you think the Court should not approve it. You cannot ask the Court to change or order a different settlement; the Court can only approve or deny this Settlement. If the Court denies approval, no settlement payments will be sent out and the lawsuit will continue. If that is what you want to happen, you must object.

You may object to any part of the proposed Settlement in writing. You may also appear at the Final Approval Hearing, either in person or through your own attorney. If you appear through your own attorney, you are responsible for paying that attorney.

Your objection must be in writing and must follow these steps:

- clearly identify the case name and number (*In re: MOVEit Customer Data Security Breach Litig.*, MDL No. 1:23-md-03083-ADB [D. Mass.] [Arietis Actions]);
- include your full name, address, telephone number, and email address;
- include the full name, address, telephone number, and email address of your counsel (if you are represented by counsel);
- state whether the objection applies only to you, to a specific subset of the Class, or to the entire Class, and also state with specificity the grounds for the objection;
- confirm whether you intend to personally appear and/or testify at the Final Approval Hearing and if so, whether you are or will be represented by counsel; and
- provide your signature and the signature of your duly authorized counsel or other duly authorized representative.

Any objection must be either filed electronically with the Court or mailed to the Clerk of Court, and the Settlement Administrator at the addresses set forth below. The objection must be filed with the Court—or if mailed it must be postmarked—no later than March 4, 2025.

United States District Court for the District of Massachusetts Clerk of Court John Joseph Moakley U.S. Courthouse 1 Courthouse Way, Suite 2300 Boston, Massachusetts 02210	MOVEit- Arietis Health Settlement Administrator P.O. Box 5765 Portland, OR 97228-5765
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21. What's the difference between objecting and opting out?

Objecting is telling the Court you don't like something about the Settlement. You can object to the Settlement only if you are a Settlement Class Member and do not opt out of the Settlement. Opting out of the Settlement is telling the Court you don't want to be part of the Settlement. If you opt out of the Settlement, you cannot object to it because it does not affect you.

THE COURT'S FINAL APPROVAL HEARING

22. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Final Approval Hearing at 10:00 a.m. on April 3, 2025, in Courtroom 17, 5th Floor at the federal courthouse located at 1 Courthouse Way, Boston, Massachusetts 02210 before Judge Allison D. Burroughs. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate; Class Counsel's application for attorneys' fees and expenses; and whether to approve the Service Awards for the Settlement Class Representatives. If there are objections, the Court will consider them. The Court may choose to hear from people who have asked to speak at the hearing. At or after the hearing, the Court will decide whether to approve the Settlement. There is no deadline by which the Court must make its decision.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

The Court may reschedule the Final Approval Hearing or change any of the deadlines described in this Notice. The date of the Final Approval Hearing may change without further notice to the Settlement Class Members. Be sure to check the website, [ArietisDataSettlement.com](https://arietisdata.com), for updates. You can also access the case docket via the Court's Public Access to Court Electronic Records (PACER) system at <https://ecf.mad.uscourts.gov>.

Class Counsel will file a motion for final approval of the Settlement by March 4, 2025. Objectors, if any, must file any response to Class Counsel's motion by March 17, 2025. Responses to any objections and any replies in support of final approval of the Settlement and/or Class Counsel's application for attorneys' fees, costs, and expenses, and Service Awards will be filed by March 24, 2025.

23. Do I have to come to the Final Approval Hearing?

No. Class Counsel will answer any questions the Court may have. You may attend at your own expense if you wish. If you send an objection, you do not have to come to the hearing to talk about it. As long as you mailed or filed your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

24. May I speak at the hearing?

You may ask the Court for permission to speak at the Final Approval Hearing. To do so, you must include a statement in your written objection (*see* Question 20) that you intend to appear at the hearing. Be sure to include your name, address, and signature as well. You cannot speak at the hearing if you opt out or exclude yourself from the Class.

IF I DO NOTHING

25. What happens if I do nothing?

If you are a Settlement Class Member and do nothing, you will not get any money from this Settlement, and you will not be able to sue the Defendant or other released parties for the claims released by the Settlement Agreement.

GETTING MORE INFORMATION

26. Are there more details about the Settlement?

This Notice summarizes the proposed Settlement. More details are in the Settlement Agreement and other case documents available at [ArietisDataSettlement.com](https://arietisdata.com). You may also access the docket in this case through the Court's Public Access to Court Electronic Records (PACER) system at <https://ecf.mad.uscourts.gov>, or visit the office of the Clerk of the Court for the United States District Court for the District of Massachusetts, 1 Courthouse Way, Suite 2300, Boston, Massachusetts 02210, between 8:30 a.m. and 4:30 p.m., Monday through Friday, excluding Court holidays.

27. How do I get more information?

Visit the website, [ArietisDataSettlement.com](https://arietisdata.com), where you will find more information, including the Claim Form, a copy of the Settlement Agreement, and answers to questions about the Settlement and other information to help you determine whether you are eligible for a payment.

Contact the Settlement Administrator, Epiq, at (844) 717-2961 or by writing to:

MOVEit- Arietis Health Settlement Administrator
P.O. Box 5765
Portland, OR 97228-5765

Speak with Class Counsel by calling (412) 322-9343 or by writing to Arietis Health Class Action, Lynch Carpenter, LLP, Attn: Gary F. Lynch, 1133 Penn Avenue, 5th Floor, Pittsburgh, PA 15222.

PLEASE DO NOT CONTACT THE COURT, THE COURT CLERK'S OFFICE, OR DEFENDANT TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.

Questions? Go to [ArietisDataSettlement.com](https://arietisdata.com) or call (844) 717-2961.

Attachment 5

Your claim must be submitted online or postmarked by April 3, 2025.

CLAIM FORM FOR ARIETIS HEALTH, LLC MOVEIT SECURITY INCIDENT SETTLEMENT

ARIETIS HEALTH, LLC

In re: MOVEit Customer Data Security Breach Litig.

USE THIS FORM, ONLY IF YOU ARE A MEMBER OF THE SETTLEMENT CLASS, TO MAKE A CLAIM FOR IDENTITY THEFT PROTECTION AND CREDIT MONITORING SERVICES AND/OR COMPENSATION FOR UNREIMBURSED LOSSES.

GENERAL INSTRUCTIONS

If you were notified by Arietis Health, LLC that your personally identifying information and/or protected health information was impacted by Arietis' MOVEit-related security incident that resulted from an alleged vulnerability in the third-party file transfer software, MOVEit Transfer (the "Security Incident"), you are a member of the Settlement Class and eligible to complete this Claim Form to receive one or more of the following (1) compensation for documented, unreimbursed out-of-pocket expenses related to the Security Incident, up to \$5,000; (2) compensation for lost time spent responding to the Security Incident at \$25 per hour, up to \$100; and (3) medical data monitoring, credit monitoring, and identity theft protection services.

Reimbursement for Out-of-Pocket Losses include the following claims:

1. out-of-pocket expenses incurred as a result of the Security Incident, including 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;
2. fees for credit reports, credit monitoring, or other identity theft insurance product purchased on or after May 31, 2023, through April 3, 2025; and
3. monetary losses, professional fees including attorneys' fees, accountants' fees, and fees for credit repair services incurred as a result of the Security Incident.

Compensation for the above losses will only be paid if:

- the loss is an actual, documented, and unreimbursed monetary loss;
- the loss was more likely than not caused by the Security Incident;
- the loss occurred between May 31, 2023 and April 3, 2025; and
- documentation of the claimed losses is not "self-prepared." Self-prepared documents, such as handwritten receipts, are, by themselves, insufficient to receive reimbursement.

Compensation for Lost Time includes reimbursement for time spent dealing with the Security Incident, compensated at a rate of \$25 per hour for up to \$100. To receive compensation for such losses, you must attest to those losses and provide a narrative description of the time spent.

In addition to recovery of Out-of-Pocket Losses and Lost Time, Settlement Class Members may elect to enroll in medical data monitoring, credit monitoring, and identity theft protection services.

Please read the Claim Form carefully and answer all questions. Failure to provide the required information could result in a denial of your claim.

This Claim Form may be submitted electronically via the Settlement Website, ArietisDataSettlement.com, or completed and mailed to the address below. Please type or legibly print all requested information in blue or black ink. Mail your completed Claim Form, including any supporting documentation, by U.S. Mail to the following:

MOVEit- Arietis Health Settlement Administrator
P.O. Box 5765
Portland, OR 97228-5765

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

Your claim must be submitted online or postmarked by April 3, 2025.

CLAIM FORM FOR ARIETIS HEALTH, LLC MOVEIT SECURITY INCIDENT SETTLEMENT

ARIETIS HEALTH, LLC

In re: MOVEit Customer Data Security Breach Litig.

I. CLASS MEMBER NAME AND CONTACT INFORMATION

Provide your name and contact information below. You must notify the Settlement Administrator if your contact information changes after you submit this form.

First Name

[Grid for First Name]

MI

[Grid for MI]

Last Name

[Grid for Last Name]

Street Address

[Grid for Street Address]

City

[Grid for City]

State

[Grid for State]

ZIP Code

[Grid for ZIP Code]

Email Address

[Grid for Email Address]

Current Phone Number

[Grid for Current Phone Number]

II. PROOF OF CLASS MEMBERSHIP

Enter the Unique ID Number provided on your Postcard or Email Notice:

Unique ID

[Grid for Unique ID]

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

Your claim must be submitted online or postmarked by April 3, 2025.

CLAIM FORM FOR ARIETIS HEALTH, LLC MOVEIT SECURITY INCIDENT SETTLEMENT

ARIETIS HEALTH, LLC

In re: MOVEit Customer Data Security Breach Litig.

III. COMPENSATION FOR OUT-OF-POCKET LOSSES

Members of the Settlement Class who submit a valid claim using this Claim Form are eligible for reimbursement of the following **documented** out-of-pocket expenses, not to exceed \$5,000, due to the Security Incident:

Cost Type (Fill all that apply)	Approximate Date of Loss	Amount of Loss
Out-of-pocket expenses incurred due to the MOVEit Security Incident, including bank fees, long distance phone charges, cell phone charges (if charged by the minute), data charges (only if charged based on the amount of data used), postage, or gasoline for local travel	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> MM DD YYYY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>
Examples of Supporting Documentation: <i>Phone bills, gas receipts, postage receipts; list of locations to which you traveled (e.g., police station, IRS office), why you traveled there (e.g., police report or letter from IRS), and number of miles traveled</i>		
Fees for credit reports, credit monitoring, or other identity theft insurance product purchased on or after May 31, 2023 , through April 3, 2025	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> MM DD YYYY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>
Examples of Supporting Documentation: <i>Receipts or account statements reflecting purchases made for credit monitoring or identity theft insurance services</i>		
Other monetary losses relating to fraud or identity theft, professional fees including attorneys' fees, accountants' fees, and fees for credit repair services, incurred due to the Security Incident	<input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> - <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> MM DD YYYY	\$ <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> . <input type="text"/> <input type="text"/>
Examples of Supporting Documentation: <i>Invoices or statements reflecting payments made for professional fees/services</i>		

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

Your claim must be submitted online or postmarked by April 3, 2025.

CLAIM FORM FOR ARIETIS HEALTH, LLC MOVEIT SECURITY INCIDENT SETTLEMENT

In re: MOVEit Customer Data Security Breach Litig.

ARIETIS HEALTH, LLC

IV. COMPENSATION FOR LOST TIME

Members of the Settlement Class who have spent time dealing with the Security Incident may claim up to four hours for lost time at a rate of \$25 per hour.

Hours claimed (up to 4):

Form with checkboxes for 1 Hour, 2 Hours, 3 Hours, and 4 Hours.

V. MEDICAL DATA MONITORING, CREDIT MONITORING, AND IDENTITY THEFT PROTECTION

Settlement Class Members who submit a timely claim may elect to be signed up for medical data monitoring, credit monitoring, and identity theft protection services. This benefit is in addition to a claim for reimbursement of out-of-pocket losses, lost time, or both. To claim this alternative cash payment, please check the box below.

Form with a checkbox and text: Check this box if you wish to be signed up for medical data monitoring, credit monitoring, and identity theft protection services.

VI. PAYMENT SELECTION

Please select one of the following payment options, which will be used should you be eligible to receive a Settlement Payment:

Form with a checkbox and text: PayPal - Enter your PayPal email address: followed by a long grid of input boxes.

Form with a checkbox and text: Venmo - Enter the mobile number associated with your Venmo account: Mobile Number: followed by a grid of input boxes.

Form with a checkbox and text: Zelle - Enter the mobile number or email address associated with your Zelle account: Mobile Number: followed by a grid of input boxes, and Email Address: followed by a long grid of input boxes.

Form with a checkbox and text: Physical Check - Payment will be mailed to the address provided above.

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

Your claim must be submitted online or postmarked by April 3, 2025.

CLAIM FORM FOR ARIETIS HEALTH, LLC MOVEIT SECURITY INCIDENT SETTLEMENT

In re: MOVEit Customer Data Security Breach Litig.

ARIETIS HEALTH, LLC

VII. MEDICARE BENEFICIARY

Please check this box if you were a Medicare beneficiary during the time period of May 31, 2023 to present.

If you are a Medicare beneficiary receiving more than \$750 under this Settlement, the Settlement Administrator may need to contact you for additional information related to Medicare reporting requirements.

VIII. ATTESTATION & SIGNATURE

By submitting this Claim Form, I certify that I am eligible to make a claim in this Settlement and that the information provided in this Claim Form and any attachments are true and correct. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. I understand that this claim may be subject to audit, verification, and Court review and that the Settlement Administrator may require supplementation of this Claim or additional information from me. I also understand that all claims for payments under this Settlement are subject to the availability of settlement funds and may be reduced in part or in whole, depending on the type of claim and the determinations of the Settlement Administrator.

Signature box

Signature

Date: MM - DD - YYYY

Printed Name box

Printed Name

Questions? Go to ArietisDataSettlement.com or call (844) 717-2961.

Attachment 6



**MOVEit Arietis Healthcare Data Breach
Exclusion Report**

Number	Name ID
1	xxxx869
2	xxxx752
3	xxxx069
4	xxxx636
5	xxxx688
6	xxxx726
7	xxxx963
8	xxxx810
9	xxxx147
10	xxxx146
11	xxxx585
12	xxxx187
13	xxxx773
14	xxxx969
15	xxxx396
16	xxxx673
17	xxxx042
18	xxxx008
19	xxxx491
20	xxxx203
21	xxxx209
22	xxxx531
23	xxxx545
24	xxxx370
25	xxxx479
26	xxxx916
27	xxxx925
28	xxxx867
29	xxxx422
30	xxxx857
31	xxxx559
32	xxxx054
33	xxxx858
34	xxxx164

Attachment 7

From: MOVEit Arietis Healthcare Data Breach Settlement Administrator
<MOVEitArietis@e.epiqnotice.com>
To: [REDACTED]
Subject: Arietis Health, LLC MOVEit Security Incident Class Action Settlement

Name: [REDACTED]
UniqueID: [REDACTED]

Name: [REDACTED]
UniqueID: [REDACTED]

File your claim by April 3, 2025.

You may have recently received a mailed or emailed notice of a class action settlement in Massachusetts federal court regarding the MOVEit Security Incident as it relates to personally identifiable information provided by data owners to Arietis Health, LLC (the "Settlement"). If so, according to the terms of that notice, you may be eligible to receive one or more of the following: (1) reimbursement of documented out-of-pocket losses incurred due to the security incident, up to \$5,000; (2) reimbursement of \$25 per hour for lost time incurred due to the security incident, up to \$100; and (3) medical data monitoring, credit monitoring, and identity theft protection services. To receive a payment and/or identity theft protection services, you must complete and submit the Claim Form you received in the mail or file your claim online at www.ArietisDataSettlement.com. Your Claim Form must be postmarked or submitted online by April 3, 2025. To file online, you will need the Unique ID provided above.

For more information visit the website, www.ArietisDataSettlement.com, where you will find more information, including the Claim Form, a copy of the Settlement Agreement, and answers to questions about the Settlement and other information to help you determine whether you are eligible for a payment or whether to exercise other rights.

Questions? Go to www.ArietisDataSettlement.com or call 1-844-717-2961.

If [REDACTED] should not be subscribed or if you need to change your subscription information for MOVEit Arietis, [please use this preferences page](#).

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CERTIFICATE OF SERVICE

I hereby certify that, on this date, the foregoing document was filed electronically via the Court's CM/ECF system, which will send notice of the filing to all counsel of record.

Dated: March 4, 2025

/s/ Kristen A. Johnson
Kristen A. Johnson (BBO# 667261)