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10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	SAN JOSE DIVISION
13	IN RE: GOOGLE LOCATION HISTORY Case No. 5:18-cv-05062-EJD LITIGATION
14	DECLARATION OF CAMERON R. AZARI, ESQ., REGARDING
15	IMPLEMENTATION OF
16	SETTLEMENT NOTICE PLAN AND NOTICES
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19	I, Cameron R. Azari, Esq., declare as follows:
20	1. My name is Cameron R. Azari, Esq. I have personal knowledge of the matters set
21	forth herein, and I believe them to be true and correct.
22	2. I am a nationally recognized expert in the field of legal notice, and I have served as an
23	expert in hundreds of federal and state cases involving class action notice plans.
24	3. I am a Senior Vice President with Epiq Class Action & Claims Solutions, Inc. ("Epiq")
25	and the Director of Legal Notice for Hilsoft Notifications ("Hilsoft"); a firm that specializes in
26	designing, developing, analyzing and implementing large-scale legal notification plans. Hilsoft is a
27	business unit of Epiq.
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	DECLARATION OF CAMERON R. AZARI, ESQ., REGARDING IMPLEMENTATION OF SETTLEMENT NOTICE PLAN AND NOTICES

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.

OVERVIEW

5. This declaration describes the implementation of the Settlement Notice Plan ("Notice
Plan") and Notices ("Notice" or "Notices") for *In re: Google Location History Litigation*, Case No.
5:18-cv-05062 in the United States District Court for the Northern District of California. I previously
executed my *Declaration of Cameron R. Azari, Esq. Regarding Settlement Notice Plan and Notices*, on
August 10, 2023, which described the Notice Plan, 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 PLANNING METHODOLOGY

6. The Notice Plan as designed and implemented reached the greatest practicable number of Settlement Class Members, reaching approximately 80% of the Settlement Class with digital/internet notice and social media. The reach was enhanced further by internet sponsored search listings, an informational release, and a Settlement Website, which were not included in the reach calculation. In my experience, the reach of the Notice Plan was consistent with other court-approved notice plans, was the best notice practicable under the circumstances of this case, and satisfied the requirements of due process, including its "desire to actually inform" requirement.¹

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7. The Notice of Proposed Settlement of Class Action ("Class Notice") is available on

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DECLARATION OF CAMERON R. AZARI, ESQ., REGARDING IMPLEMENTATION OF SETTLEMENT NOTICE PLAN AND NOTICES

¹ Mullane v. Cent. Hanover Bank & Trust Co., 339 U.S. 306, 315 (1950) ("But when notice is a person's 22 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. 23 The reasonableness and hence the constitutional validity of any chosen method may be defended on the 24 ground that it is in itself reasonably certain to inform those affected ... "); see also In re Hyundai & Kia Fuel Econ. Litig., 926 F.3d 539, 567 (9th Cir. 2019) ("To satisfy Rule 23(e)(1), settlement notices must 25 'present information about a proposed settlement neutrally, simply, and understandably.' 'Notice is satisfactory if it generally describes the terms of the settlement in sufficient detail to alert those with 26 adverse viewpoints to investigate and to come forward and be heard."") (citations omitted); N.D. Cal. Procedural Guidance for Class Action Settlements, Preliminary Approval (3) (articulating best practices 27 and procedures for class notice). 28

the Settlement Website to ensure Settlement Class Members have access to detailed information
 regarding their legal rights.

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NOTICE PLAN DETAIL

On November 7, 2023, the Court approved the Notice Plan and appointed Epiq as the

Settlement Administrator in the Order Granting Preliminary Approval of Class Action Settlement ("Preliminary Approval Order"). In the Preliminary Approval Order, the Court certified the "Settlement Class" as following:
All natural persons residing in the United States who used one or more mobile devices and whose Location Information was stored by Google while "Location History" was disabled at any time during the Class Period (January 1, 2014 through the Notice Date).

Excluded from the Settlement Class are: (a) all persons who are directors, officers, employees, or agents of Defendant or its subsidiaries and affiliated companies; (b) the Court, the Court's immediate family, and Court staff, as well as any appellate court to which this matter is ever assigned, and its immediate family and staff; and (c) eligible persons who submit a timely and valid Request for Exclusion from the Settlement Class.

CAFA NOTICE

16 9. On September 22, 2023, Epiq sent 57 CAFA Notice Packages ("CAFA Notice"). The CAFA Notice was mailed via United States Postal Service ("USPS") Certified Mail to 55 officials 17 18 (the Attorneys General of 49 states, the District of Columbia, and the United States Territories). Per 19 the direction of the Office of the Nevada Attorney General, the CAFA Notice was sent to the Nevada 20 Attorney General electronically via email. The CAFA Notice was also sent via United Parcel Service 21 ("UPS") to the Attorney General of the United States. Details regarding the CAFA Notice mailing 22 are provided in the Declaration of Kyle S. Bingham on Implementation of CAFA Notice, dated 23 September 27, 2023, which is included as Attachment 1.

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NOTICE PLAN IMPLEMENTATION

Media Notice Summary

26 10. The Notice Plan included various forms of notice including a digital/internet notice
27 and social media, internet sponsored search listings, and an informational release. The combined

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measurable reach of the Notice Plan is 80% of Adults, Aged 18+ in the United States with a mobile 1 2 device, an average of 5.0 times each. Knowing that some mobile device users are underage, the 3 Notice Plan reach was also measured against Parents, Aged 18+ in the United States. The combined measurable reach to Parents, Aged 18+ in the United States is 82%. The reach was enhanced further 4 5 by internet sponsored search listings, an informational release, and a Settlement Website, which are not included in the reach calculations. "Reach" refers to the estimated percentage of the unduplicated 6 7 audience exposed to the notice. "Frequency," in contrast, refers to how many times, on average, each 8 member of the target audience had the opportunity to view the notice.

Internet Digital Notice Campaign

10 11. Internet advertising has become a standard component in legal notice programs. The
11 internet has proven to be an efficient and cost-effective method to target class members as part of
12 providing notice of a class action settlement. According to MRI-Simmons data, 97% of all adults in
13 the United States with a mobile device are online and 86% of all adults in the United States with a
14 mobile device use social media.²

15 12. The Notice Plan included *Gmail Text Ads* also known as *Gmail Inbox Ads*, which are 16 text-based ads that appear at the top of a user's email inbox.³ *Gmail Text Ads* allow for direct access 17 to individuals while they are actively checking their email and consist of a descriptive sentence that 18 when clicked directed individuals to the Settlement Website.

The Notice Plan also included targeted digital advertising on the selected advertising
 networks *Google Display Network* and the *Yahoo Audience Network*, which together represent
 thousands of digital properties across all major content categories. Digital Notices were targeted to
 selected target audiences and were designed to encourage participation by Settlement Class
 Members—by linking directly to the Settlement Website, allowing visitors easy access to relevant
 information and documents. Consistent with best practices, the Digital Notices used language from

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² MRI-Simmons 2023 Survey of the American Consumer®.

^{27 &}lt;sup>3</sup> Note: Defendant Google had no role or influence in the selection of any of the digital-advertising services included in the Notice Plan.

the Class Notice, allowing users to identify themselves as potential Settlement Class Members.
 Digital Notices were in both English and Spanish.

14. The Digital Notices were also placed on *Facebook, Instagram, Spotify, and YouTube.*15. *Facebook* is the leading social networking site in the United States with 175 million
users and *Instagram* has 143 million active users in the United States.⁴

6 16. *Spotify* is a digital music, podcast, and video service that gives users access to millions
7 of songs and other content from creators all over the world.

8 17. *YouTube* is the largest streaming video website in the United States with over 235
9 million users.⁵

10 18. The size and placement of Digital Notices is important to the effectiveness of the
11 Digital Notices. On the *Google Display Network*, *Yahoo Audience Network*, *Facebook*, and
12 *Instagram*, the Digital Notices appeared in the following size formats:

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Google Display Network and Yahoo Audience Network

- Half-Page Digital Banner Notice: 300x600 A top performing ad size. Although half-page ads do not use half of the page, this is a larger ad size that performs well in communicating information.
- Billboard Digital Banner Notice: 970x250 This is a large horizontal ad size that stands out at the top of website pages.
 - Leaderboard Digital Banner Notice: 728x90 This is often a top performing ad size.
 This ad size can often appear in prime positions on websites, like at the top of a website page.
 - Medium Digital Banner Notice: 300x250 Due to its smaller size this ad unit can be placed within the text of articles and other content.

⁵ Statista Digital 2023: Global Overview Report.

 ⁴ Statista Digital 2024: Global Overview Report. Statista, founded in 2007, is a leading provider of worldwide market and consumer data and is trusted by thousands of companies around the world for data. Statista.com consolidates statistical data on over 80,000 topics from more than 22,500 sources and makes it available in German, English, French and Spanish.

DECLARATION OF CAMERON R. AZARI, ESQ., REGARDING IMPLEMENTATION OF SETTLEMENT NOTICE PLAN AND NOTICES

Facebook and Instagram

- Newsfeed The size of this ad allows the ad to appear directly in user's *Facebook* and/or *Instagram* account feeds among the posts.
- Right-Hand Column (*Facebook* only) These ads are a desktop-only format. The ads appear most commonly in the right-hand column of *Facebook* pages.

6 19. Audio advertisements were placed on *Spotify*. 30-second audio ads ran in between
7 songs, podcasts, and playlists.

8 20. Video ads were displayed, which provided an easy and accessible way for individuals
9 to learn about the lawsuit and be directed to the Settlement Website for more information. *YouTube*10 featured a 30-second skippable Video Notice as part of the Settlement Notice.

The Digital Notices were distributed to a variety of target audiences, including those
 relevant to individuals' demonstrated interests and/or likes. All Digital Notices appeared on desktop,
 mobile, and tablet devices. Digital Notices on *Google Display Network, Yahoo Audience Network*,
 Facebook, Instagram, Spotify, and You Tube were displayed nationwide to reach Settlement Class
 Members. Digital Notices were also targeted (remarketed) to people who clicked on a Digital Notice.
 More details regarding the target audiences, distribution, specific ad sizes of the

Digital Banner Notices, and the number of planned impressions are included in the following table.

Network/Property	Target	Language	Ad Size	Delivered Impressions
Gmail Text Ads	Gmail Users 18+ with a mobile device	English & Spanish	Text Ads	187,267,581
Google Display Network	Users 18+ with a mobile device	English & Spanish	728x90, 300x250, 300x600 & 970x250	108,951,052
Google Display Network	Users 18+ and Affinity for iPhone and/or Android phone	English & Spanish	728x90, 300x250, 300x600 & 970x250	105,597,088
Yahoo! Audience Network	Users 18+ with a mobile device	English & Spanish	728x90, 300x250, 300x600 & 970x250	120,989,511
Facebook	Users 18+ with a mobile device	English	Newsfeed & Right Hand Column	82,789,347
Facebook	Users 18+ with interest iPhone and/or Android phone	English	Newsfeed & Right Hand Column	85,249,725

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DECLARATION OF CAMERON R. AZARI, ESQ., REGARDING IMPLEMENTATION OF SETTLEMENT NOTICE PLAN AND NOTICES

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	Network/Property	Target	Language	Ad Size	Delivered Impressions		
	Instagram	Users 18+ with a mobile device	English	Newsfeed	31,461,280		
	Instagram	Users 18+ with interest iPhone and/or Android phone	English	Newsfeed	36,111,772		
	YouTube	Users 18+ with a mobile device	English	30 second skippable video ads	30,952,844		
	YouTube	Users 18+ and Affinity for iPhone and/or Android phone	English	30 second skippable video ads	35,800,918		
	Spotify	Users 18+ with a mobile device	English	30 second audio ads	1,320,314		
	Total				826,491,432		
	23. Combined, more than 826 million impressions were generated by the Digital Notices,						
		d nationwide. The Digital Noti on the Digital Notices linked t					
	could easily obtain o	letailed information about the	Settlement.	Examples of the Dig	ital Notices are		
1	included as Attachn	nent 2.					
		Sponsored Sea	erch Listings				
	24. To fa	cilitate locating the Settlement	Website, spo	onsored search listings	were acquired		
-	on the three most fre	quently visited internet search	engines: Goo	ogle, Yahoo! and Bing	. When search		
	engine visitors searched on selected common keyword combinations related to the Settlement, the						

sponsored search listing created for the Settlement was displayed at the top of the visitor's website page prior to the search results or in the upper right-hand column of the web-browser screen. The sponsored search listings were targeted nationwide. All sponsored search listings linked directly to the Settlement Website.

The sponsored search listings ran from December 4, 2023, through January 28, 2024.

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25 ⁶ The third-party ad management platform, ClickCease, was used to audit Digital Banner Notice ad placements. This type of platform tracks all Digital Banner Notice ad clicks to provide real-time ad 26 monitoring, fraud traffic analysis, blocks clicks from fraudulent sources, and quarantines dangerous 27 IP addresses. This helps reduce wasted, fraudulent or otherwise invalid traffic (e.g., ads being seen by 'bots' or non-humans, ads not being viewable, etc.).

The sponsored listings were displayed 146,456 times, which resulted in 6,484 clicks that displayed
 the Settlement Website. A complete list of the sponsored search keyword combinations is included
 as Attachment 3. Examples of the sponsored search listing as displayed on each search engine are
 included as Attachment 4.

Informational Release

6 26. To build additional reach and extend exposures, on December 4, 2023, a party-neutral
7 Informational Release was issued nationwide over *PR Newswire's US1 and Hispanic newslines in*8 *English and Spanish* to approximately 5,000 general media (print and broadcast) outlets, including
9 local and national newspapers, magazines, national wire services, television and radio broadcast
10 media across the United States as well as approximately 4,500 websites, online databases, internet
11 networks, and social networking media.

12 27. The Informational Release included the address of the Settlement Website and the toll13 free telephone number. The Informational Release served a valuable role by providing additional
14 notice exposures beyond that which was provided by the paid media. The Informational Release (in
15 English and Spanish) is included as Attachment 5.

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Settlement Website

28. 17 On December 1, 2023, Epiq established a dedicated website for the Settlement with 18 an easy to remember domain name (www.GoogleLocationHistorySettlement.com) in both English 19 and Spanish. The Settlement Website contains relevant documents and information including, the 20 Class Notice, Complaint, Settlement Agreement, proposals submitted by potential Cy Pres recipients, 21 Preliminary Approval Order, and the Motion for Attorneys' Fees and Expenses Award and Service 22 Awards. In addition, the Settlement Website includes answers to frequently asked questions 23 ("FAQs"), instructions for how Settlement Class Members could opt-out (request exclusion) or object, contact information for the Settlement Administrator, and how to obtain other case-related 24 25 information. The Settlement Website address was prominently displayed in all notice documents. 26 As of March 20, 2024, there have been 110,546 unique visitor sessions to the case website, and 27 128,353 web pages have been presented. The Long Form Notice in English is included as

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Attachment 6. The Long Form Notice in Spanish is included as **Attachment 7**.

Toll-free Telephone Number and Postal Mailing Address

29. 3 A toll-free telephone number (1-877-673-2191) was established and continues to be available to Settlement Class Members in both English and Spanish. Callers are able to hear an 4 5 introductory message and have the option to learn more about the Settlement in the form of recorded answers to FAQs. Callers also have an option to request a Long Form Notice by mail. The toll-free 6 telephone number was prominently displayed in all notice documents. The automated telephone system 7 8 is available 24 hours per day, 7 days per week. As of March 20, 2024, there have been 36 calls to the 9 toll-free telephone number, representing 57 minutes of use, and service agents had handled two 10 incoming calls and two outgoing calls representing six minutes of use.

30. A postal mailing address and email addresses were established, allowing Settlement
Class Members the opportunity to request additional information or ask questions.

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PLAIN LANGUAGE NOTICE DESIGN

14 31. The Notices were designed to be "noticed," reviewed, and-by presenting the 15 information in plain language—to be understood by Settlement Class Members. The design of the 16 Notices followed the principles embodied in the Federal Judicial Center's ("FJC") illustrative 17 "model" notices posted at www.fjc.gov. Many courts, and the FJC itself, have approved notices that 18 we have written and designed in a similar fashion. The Notices also conformed to the requirements 19 for notice content set forth in the N.D. Cal. Procedural Guidance for Class Action Settlements. The 20 Notices contained substantial, albeit easy-to-read summaries of all key information about the 21 Settlement and the rights of Settlement Class Members including the ability to opt-out or object, and 22 the deadlines to do so. Consistent with our normal practice, all notice documents underwent a final 23 edit prior to actual mailing and publication for grammatical errors and accuracy.

Requests for Exclusion

32. The deadline to request exclusion from the Settlement or to object to the Settlement
was March 4, 2024. As of March 20, 2024, Epiq has received nine valid requests for exclusion. The
Exclusion Report is included as Attachment 8. As of March 20, 2024, I am aware of one objection

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to the Settlement, filed by three objectors (Dkt. 354), and a related Court filing (Dkt. 355). The 1 2 objection is regarding the payment terms of the Settlement providing for distributing the Settlement 3 Fund to Approved Cy Pres Recipients in lieu of a claims process to allow Settlement Class Members to file a claim form and receive a payment from the Settlement Fund. The objection and related Court 4 5 filing do not address anything regarding notice or settlement administration.

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Costs of Notice and Settlement Administration

7 33. As of March 20, 2024, Epiq has invoiced \$531,107.58, to implement the Notice Plan 8 and handle the settlement administration to date. The estimated additional cost that will be incurred 9 following the Final Approval Hearing to complete the settlement administration is \$58,103.42. Epig has agreed to cap all costs at \$589,211.00. All costs are subject to the Service Contract under which 10 Epiq is retained as the Settlement Administrator, and the terms and conditions of that agreement.

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Possible Costs Associated with Re-Noticing and Adding a Claims Process

34. The Parties have requested estimates from Epiq regarding the possible costs associated 14 with re-noticing the Settlement Class with an identical Notice Plan as previously implemented and 15 detailed above, and administering a claims and distribution process.

16 35. The combined, additional cost to implement an identical Notice Plan and handle 17 settlement administration, including claims processing and payments is estimated to be between \$1.9 18 million and \$8.2 million presuming a range of 2.5 million and 17 million claims filed. The following 19 is the combined cost estimate for noticing and settlement administration associated with three 20 hypothetical claim volumes.

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- 2.5 million claims received is estimated to cost approximately \$1.9 million;
- 22 23
- 7.5 million claims received is estimated to cost approximately \$4 million; and
- 17 million claims received is estimated to cost approximately \$8.2 million.

24 36. The actual total cost for providing settlement administration is dependent upon 25 variables such as the number of claims filed, number of calls to the toll-free telephone line, number 26 of Settlement Class Members sent a payment (and specifically, how many Settlement Class Members 27 are sent a digital payment versus a check), etc. In an effort to contain costs, digital payment options

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would be encouraged. Only claimants for whom a digital payment is not practical will receive a paper 2 check. All costs would be subject to the Service Contract under which Epiq is retained as the 3 Settlement Administrator, and the terms and conditions of that agreement.

4 37. Given the size and nature of the Settlement Class, in Epiq's experience, attempted 5 fraudulent claim filing would be expected for this Settlement. The combined cost estimates include using EpiqShieldTM to prevent, detect, and provide in-depth analysis regarding possible fraudulent 6 claims. EpigShieldTM uses numerous anti-fraud measures, extensive technology, and information 7 8 security resources, including digital footprint monitoring and secure banking solutions. These 9 internal tools serve to detect and prevent fraud attempts perpetuated by bots. Epiq is also able to address smaller-scale fraud from individual bad actors seeking to falsify claim information. 10

CONCLUSION

12 38. In class action notice planning, execution, and analysis, we are guided by due process 13 considerations under the United States Constitution and by federal and local rules and statutes 14 pertaining to notice. This framework directs that the notice plan be optimized to reach the class, and 15 to provide class members with easy access to the details of how the class action may impact their 16 rights. All these requirements were met in this case.

17 39. The Notice Plan reached approximately 80% of the Settlement Class with 18 digital/internet notice and social media. The reach was enhanced further by internet sponsored search 19 listings, an informational release, and a Settlement Website, which were not included in the reach 20 calculation. The Notice Plan was targeted nationwide to reach Settlement Class Members. The FJC's 21 Judges' Class Action Notice and Claims Process Checklist and Plain Language Guide, which is relied 22 upon for federal cases, states that, "the lynchpin in an objective determination of the adequacy of a 23 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%."⁷ Here, we have developed and implemented a Notice Plan 24

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⁷ 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-27 claims-process-checklist-and-plain-language-guide-0. 28

1 that readily achieved a reach within that standard.

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40. In my opinion, the Notice Plan followed the guidance for how to satisfy due process
obligations that a notice expert gleans from the United States Supreme Court's seminal decisions,
which are: a) to endeavor to actually inform the class, and b) to demonstrate that notice is reasonably
calculated to do so.

- a) "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," *Mullane v. Central Hanover Trust*, 339 U.S. 306, 315 (1950).
 - 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* at 314.
- 41. The Notice Plan provided the best notice practicable under the circumstances of this
 case, conformed to all aspects of Federal Rule of Civil Procedure 23 regarding notice as well as the
 N.D. Cal. Procedural Guidance for Class Action Settlements, comported with the guidance for
 effective notice articulated in the Manual for Complex Litigation 4th Ed and FJC guidance, and met
 the requirements of due process, including its "desire to actually inform" requirement.
- 42. The Notice Plan schedule afforded enough time to provide full and proper notice to
 Settlement Class before the opt-out and objection deadlines. Settlement Class Members were provided
 with at least 35 days from the notice completion date until the opt-out deadline.⁸

I declare under penalty of perjury that the foregoing is true and correct. Executed on March
21 25, 2024.

Cameron R. Azari, Esq.

⁸ The N.D. Cal. Procedural Guidance for Class Action Settlements, Preliminary Approval (9) regarding the timeline for class members to opt-out was followed.

DECLARATION OF CAMERON R. AZARI, ESQ., REGARDING IMPLEMENTATION OF SETTLEMENT NOTICE PLAN AND NOTICES

Attachment 1

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

IN RE GOOGLE LOCATION HISTORY LITIGATION

Case No. 5:18-CV-05062-EJD

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 Director of Legal Noticing for Epiq Class Action & Claims Solutions, Inc. ("Epiq"), a firm that specializes in designing, developing, analyzing and implementing largescale, un-biased, legal notification plans. I have overseen and handled Class Action Fairness Act ("CAFA") notice mailings for more than 400 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, 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.

DECLARATION OF KYLE S. BINGHAM ON IMPLEMENTATION OF CAFA NOTICE

CAFA NOTICE IMPLEMENTATION

5. At the direction of counsel for Defendant Google 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 22, 2023, Epiq sent 57 CAFA Notice Packages ("Notice"). The Notice was mailed via USPS Certified Mail to 55 officials (the Attorneys General of 49 states, the District of Columbia, and the United States Territories). As per the direction of the Office of the Nevada Attorney General, the Notice was sent to the Nevada Attorney 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 Certified Mail, Email, and UPS) is included as **Attachment 1**.

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:

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.

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

- *Patacsil* Class Action Complaint with Exhibits (filed August 17, 2018);
- *Lombardo* Class Action Complaint with Documents (filed August 28, 2018);
- *Ali* Class Action Complaint (filed October 12, 2018);
- Lee Class Action Complaint (filed October 19, 2018);
- *Ali* First Amended Class Action Complaint with Documents (filed November 19, 2018);
- Jack Class Action Complaint with Documents (filed November 1, 2018);
- Kaufman Class Action Complaint (filed November 2, 2018);
- *Lombardo* First Amended Class Action Complaint (filed November 19, 2018);
- *Patacsil* First Amended Class Action Complaint with Exhibits (filed November 19, 2018);
- Consolidated Class Action Complaint with Exhibits (filed April 29, 2019); and
- Amended Consolidated Class Action Complaint with Exhibits (filed February 8, 2021).
- b. Per 28 U.S.C. § 1715(b)(2) Notice of Any Scheduled Judicial Hearing:
 - Joint Status Conference Statement and Stipulated Order Re: Preliminary Approval Briefing.
- c. Per 28 U.S.C. § 1715(b)(3) Notification to Class Members:
 - Notice of Proposed Settlement of Class Action (*Exhibit A to the Class Action Settlement and Release Agreement*).
- d. **Per 28 U.S.C. § 1715(b)(4) Class Action Settlement Agreement:** The following documents were included:
 - Class Action Settlement and Release Agreement; and

- [Proposed] Order Granting Preliminary Approval of Class Action Settlement (*Exhibit E to the Class Action Settlement and Release Agreement*).
- e. **Per 28 U.S.C. § 1715(b)(6) Final Judgment or Notice of Dismissal:** The following orders and/or stipulations that dispose of certain claims were included:
 - Stipulation Dismissing Named Plaintiff Najat Oshana's Claims Against Defendant Google LLC;
 - Order Granting Defendant's Motion to Dismiss; and
 - Order Granting in Part and Denying in Part Motion to Dismiss; Denying Motion to Retain Confidentiality Designations, and Denying Motion to Reopen Discovery.

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

September 27, 2023.

LE S. BINGHAM

Attachment 1

Case 5:18-cv-05062-EJD Document 356-3 Filed 03/25/24 Page 19 of 96 CAFA Notice Service List USPS Certified Mail

Company	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 FI 10	Denver	CO	80203
Office of the Attorney General	William Tong	165 Capitol Ave		Hartford	СТ	06106
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	100 W Randolph St	1 0 000 00120	Chicago		60601
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	Suz w washington Strin 5	Topeka	KS	66612
Office of the Attorney General	Daniel Cameron	700 Capitol Ave Suite 118		Frankfort	KY	406012
Office of the Attorney General	Jeff Landry	PO Box 94005		Baton Rouge	LA	70804
Office of the Attorney General	Andrea Campbell	1 Ashburton PI 20th FI		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
	Dana Nessel	PO BOX 30212			MI	48909
Department of Attorney General	Keith Ellison			Lansing		
Office of the Attorney General		445 Minnesota St Ste 1400	DO D 900	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	DO D 001101	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 FI 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 FI 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	PO Box 142320		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 Morrisey	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	American Samoa Gov't Exec Ofc Bldg Utulei	Territory of American Samoa	Pago Pago	AS	96799
Attorney General Office of Guam	Douglas Moylan	Administrative Division	590 S Marine Corps Dr Ste 901	Tamuning	GU	96913
Office of the Attorney General	Edward Manibusan	Administration Bldg	PO Box 10007	Saipan	MP	96950
PR Department of Justice	Domingo Emanuelli Hernández	PO Box 9020192		San Juan	PR	00902
Department of Justice	Ariel K Smith	3438 Kronprindsens Gade Ste 2	GERS BLDG	St Thomas	VI	00802

Case 5:18-cv-05062-EJD Document 356-3 Filed 03/25/24 Page 20 of 96 CAFA Notice Service List

Email

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

Case 5:18-cv-05062-EJD Document 356-3 Filed 03/25/24 Page 21 of 96 CAFA Notice Service List

UPS

Company	FuiiName	Address1	Address2	City	State	Zip
US Department of Justice	Merrick B. Garland	950 Pennsylvania Ave NW		Washington	DC	20530

Attachment 2

CAFA NOTICE ADMINISTRATOR

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

September 22, 2023

VIA UPS OR USPS CERTIFIED 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 Google LLC relating to the proposed settlement of a class action lawsuit.

- Case: In Re: Google Location History Litigation, Case No. 5:18-cv-05062-EJD.
- Court: United States District Court for the Northern District of California, San Jose Division.
- **Defendant:** Google 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:

- Patacsil Class Action Complaint with Exhibits (filed August 17, 2018);
- Lombardo Class Action Complaint with Documents (filed August 28, 2018);
- Ali Class Action Complaint (filed October 12, 2018);
- Lee Class Action Complaint (filed October 19, 2018);
- Ali First Amended Class Action Complaint with Documents (filed November 19, 2018);
- Jack Class Action Complaint with Documents (filed November 1, 2018);
- *Kaufman* Class Action Complaint (filed November 2, 2018);
- Lombardo First Amended Class Action Complaint (filed November 19, 2018);
- Patacsil First Amended Class Action Complaint with Exhibits (filed November 19, 2018);
- Consolidated Class Action Complaint with Exhibits (filed April 29, 2019); and
- Amended Consolidated Class Action Complaint with Exhibits (filed February 8, 2021).
- Per 28 U.S.C. § 1715(b)(2) Notice of Any Scheduled Judicial Hearing: The Court has scheduled a preliminary approval hearing on October 26, 2023, at 9:00am in Courtroom 4—5th Floor, 280 South 1st Street, San Jose, CA 95113.

CAFA NOTICE ADMINISTRATOR

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

- Joint Status Conference Statement and Stipulated Order Re: Preliminary Approval Briefing.
- 3. Per 28 U.S.C. § 1715(b)(3) Notification to Class Members: Forms of Notice.
 - Notice of Proposed Settlement of Class Action (Exhibit A to the Class Action Settlement and Release Agreement).
- 4. Per 28 U.S.C. § 1715(b)(4) Class Action Settlement Agreement: The following documents are included:
 - Class Action Settlement and Release Agreement; and
 - [Proposed] Order Granting Preliminary Approval of Class Action Settlement *(Exhibit E to the Class Action Settlement and Release Agreement)*.
- 5. Per 28 U.S.C. § 1715(b)(5) Any Settlement or Other Agreements: There are no other applicable settlements or agreements.
- 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. The following orders and/or stipulations that dispose of certain claims have been entered in this case:
 - Stipulation Dismissing Named Plaintiff Najat Oshana's Claims Against Defendant Google LLC;
 - Order Granting Defendant's Motion to Dismiss; and
 - Order Granting in Part and Denying in Part Motion to Dismiss; Denying Motion to Retain Confidentiality Designations, and Denying Motion to Reopen Discovery.
- 7. Per 28 U.S.C. § 1715(b)(7) Estimate of Class Members: At this time, the defendant does not know and cannot feasibly determine the names of the class members residing in each state or provide a reasonable estimate of the number of class members residing in each state, and therefore cannot feasibly estimate the proportionate share of the claims of such members to the entire settlement pursuant to 28 U.S.C. §1715(b)(7)(A) and (B).
- 8. 28 U.S.C. § 1715(b)(8) Judicial Opinions Related to the Settlement: To date, the Court has not issued any judicial opinions relating to the proposed class notice or the proposed class action settlement.

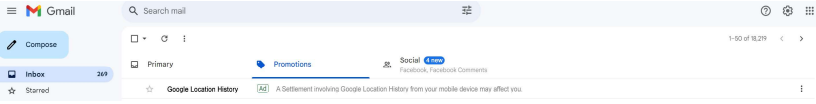
If you have questions or concerns about this notice or the enclosed materials, please contact this office.

Sincerely,

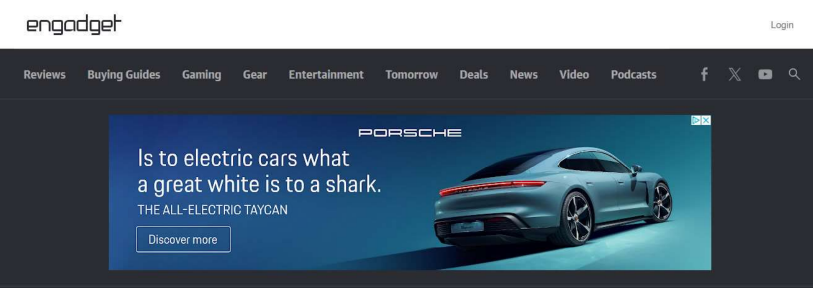
CAFA Notice Administrator

Enclosures

Attachment 2







Popular Now



Kiss' final show ended with a performance by digital avatars made to immortalize the band

① 12.03.2023



Amazon is swallowing its pride to ensure its internet satellites get to orbit on time

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Meta is disconnecting Messenger and Instagram chat later this month

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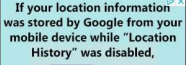
DJI Osmo Pocket 3 review: Maybe the only vlogging camera you need

Much improved picture quality and subject tracking enables solo vlogging.

By S. Dent, 6 hours ago





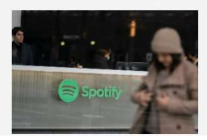


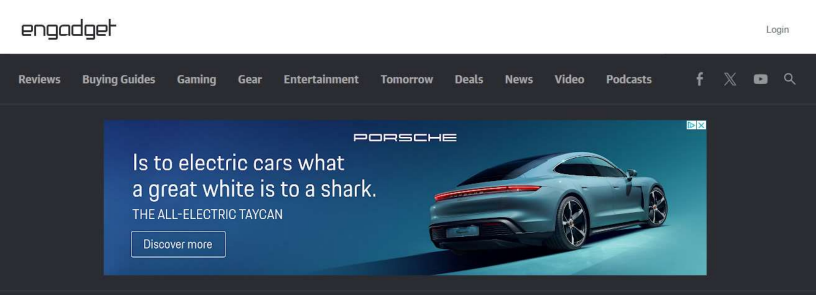




What did an iPhone camera do to this poor woman's arms?

By L. Bonk, 12.01.2023





Popular Now



Kiss' final show ended with a performance by digital avatars made to immortalize the band

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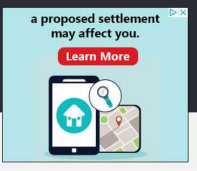
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By S. Dent, 6 hours ago



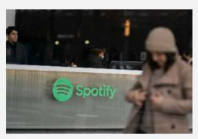


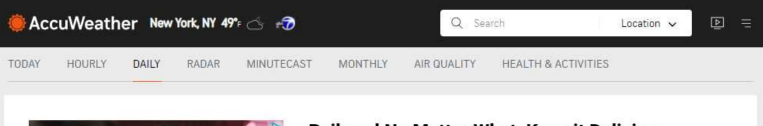




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MON - 54°	40°		i) 0%
Times of sun and clouds			
RealFeel	54°	Max UV Index	2 Low
RealFeel Shade*	53°	Wind	WSW 7 mph
TUE	35°		i 0%
Turning cloudy and cooler; th	ie start of no	ticeably chillier weat	her
RealFeel	45°	Max UV Index	2 Low
RealFeel Shade*	43°	Wind	NW 6 mph
WED 2/6	'30°		© 25%
WED 42° / 12/6 Mostly cloudy and breezy	'30°		⊘ 25%
	'30° 31°	Max UV Index	© 25% 1 Low

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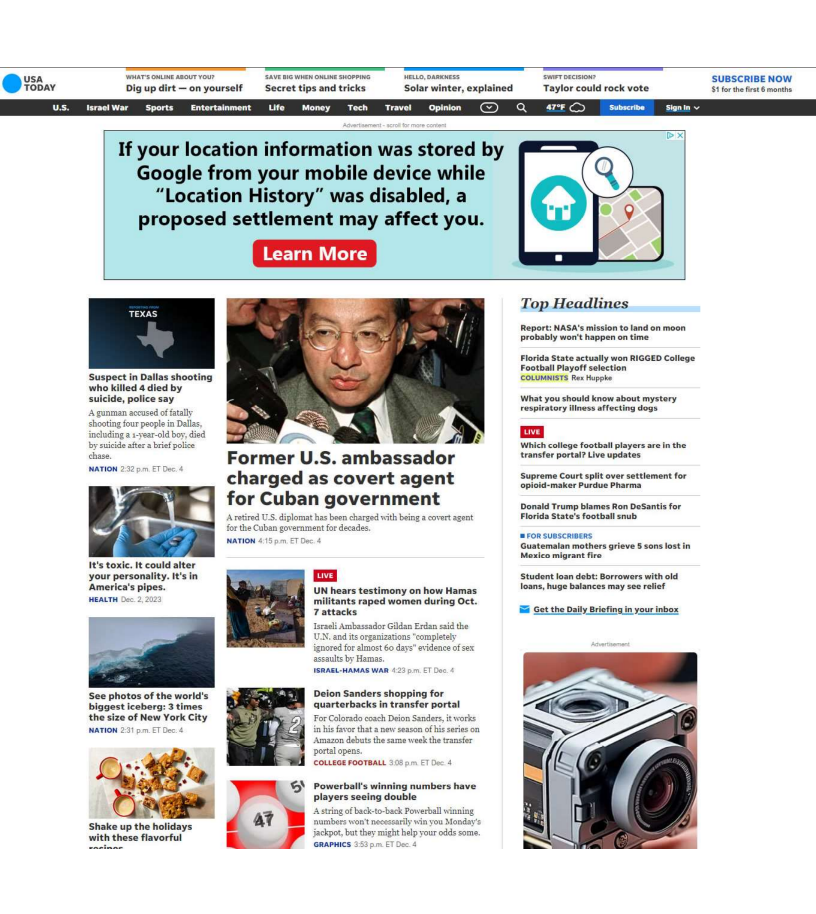
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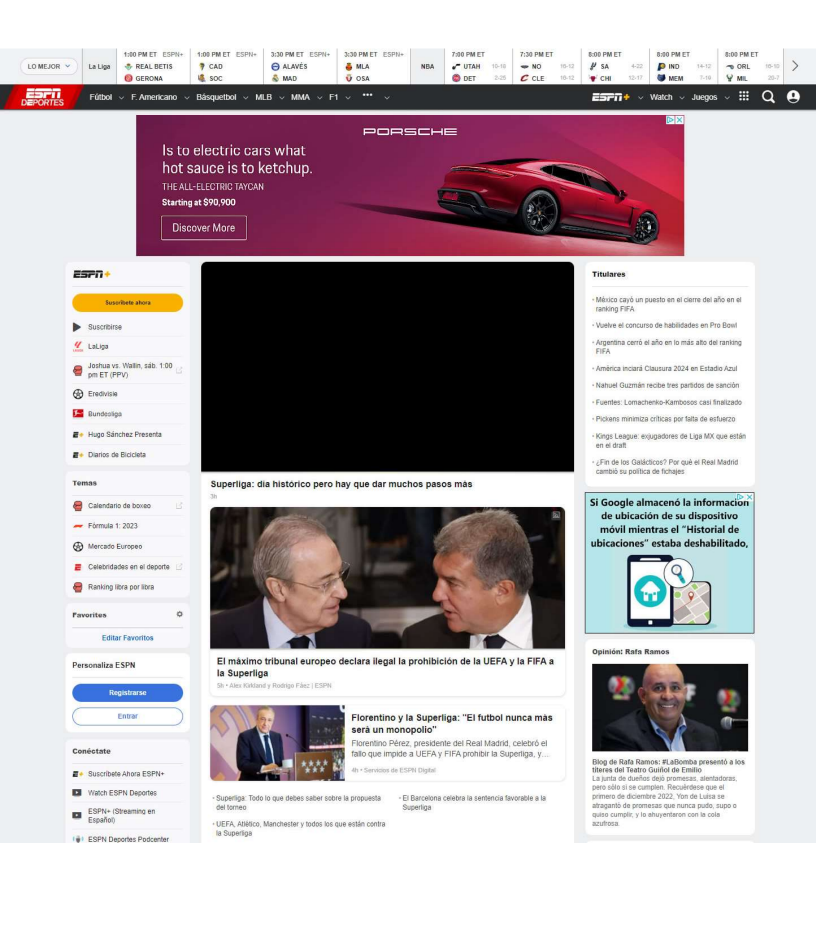


Want to Store a Message in DNA? That'll Be \$1,000 EMILY MULLIN

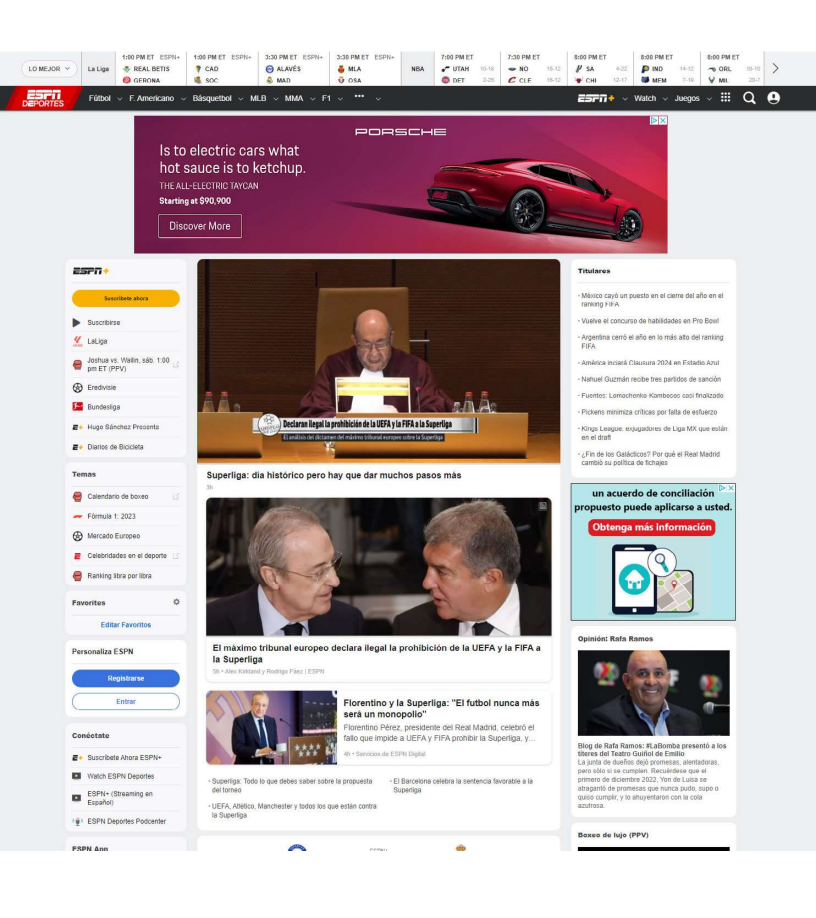


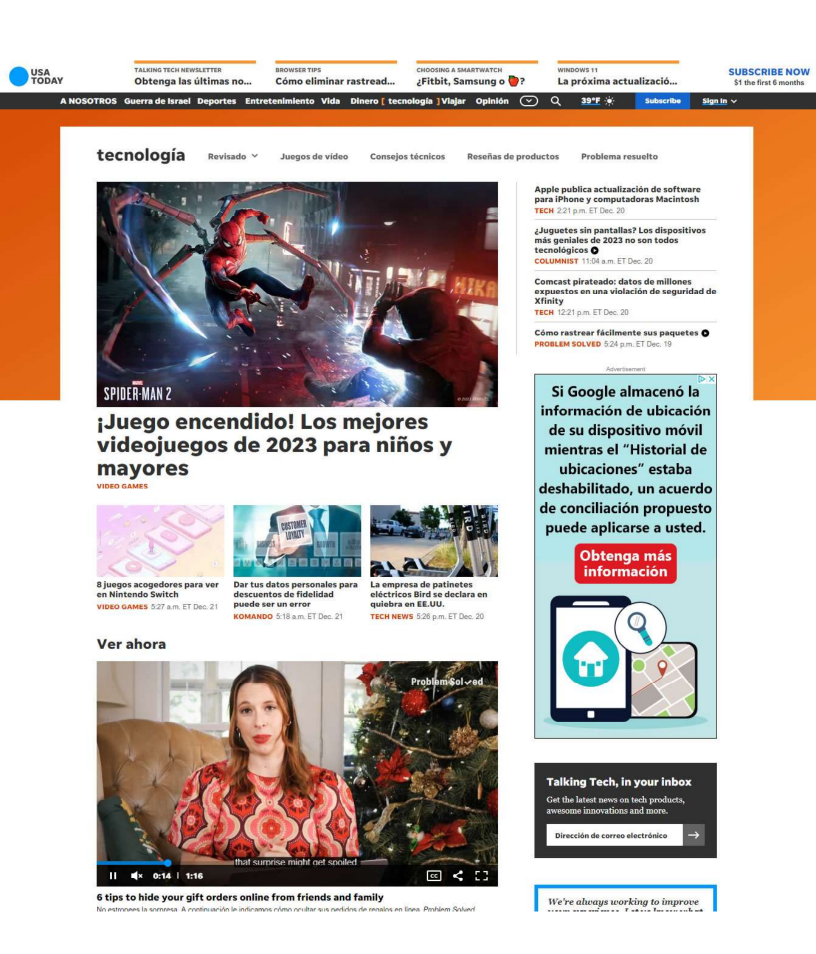
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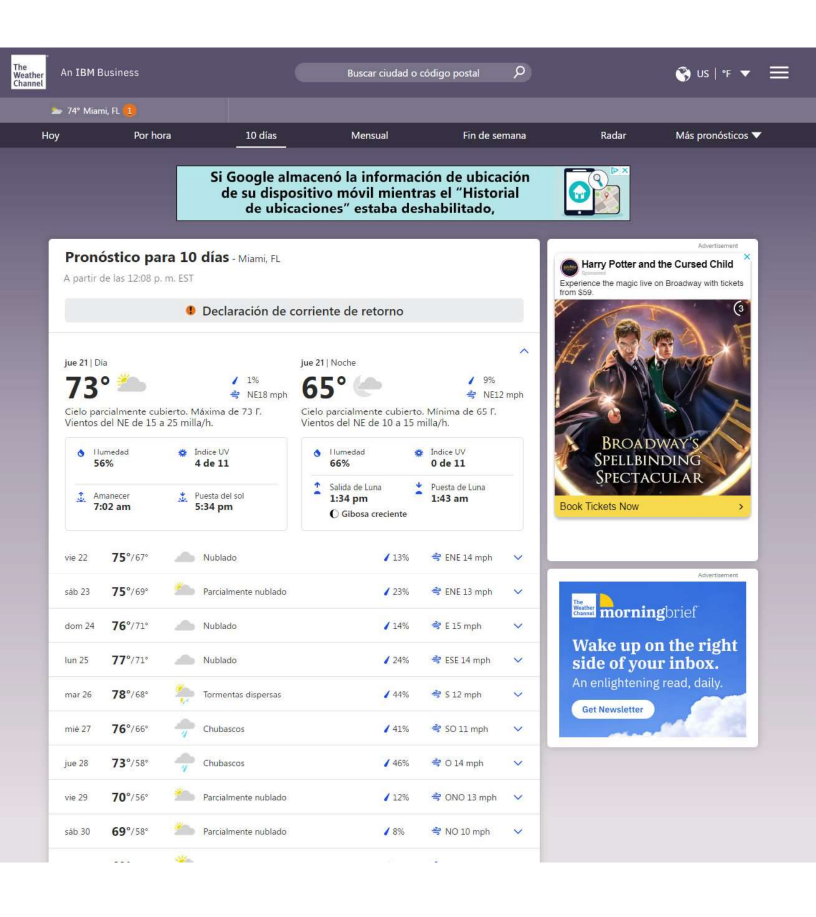


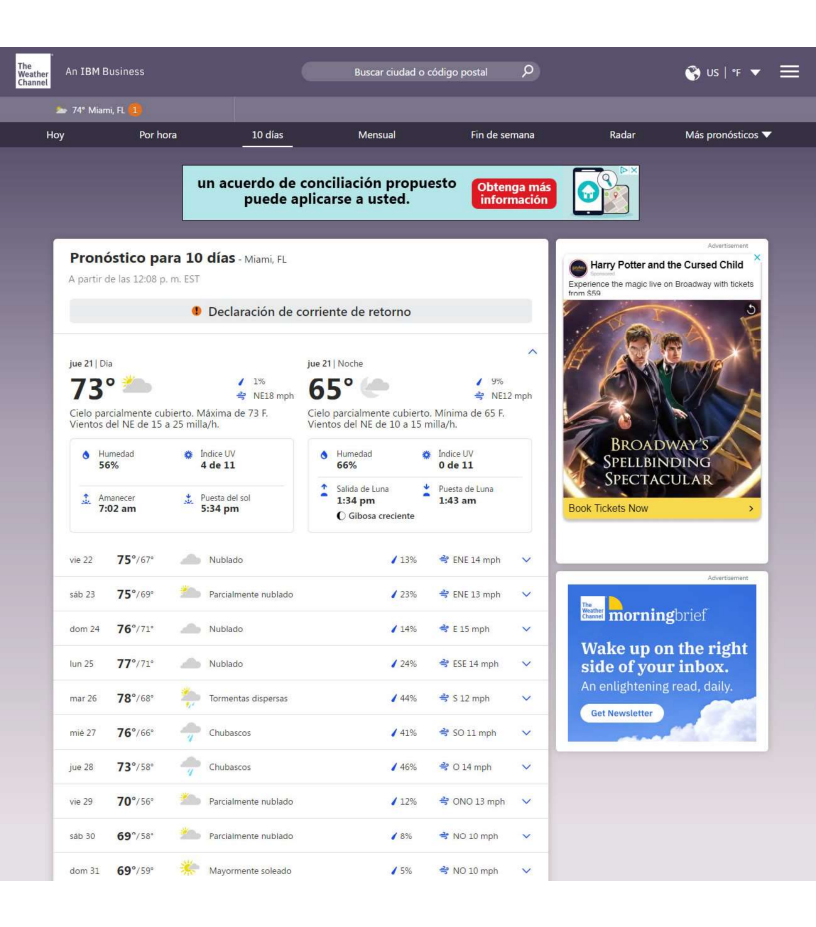


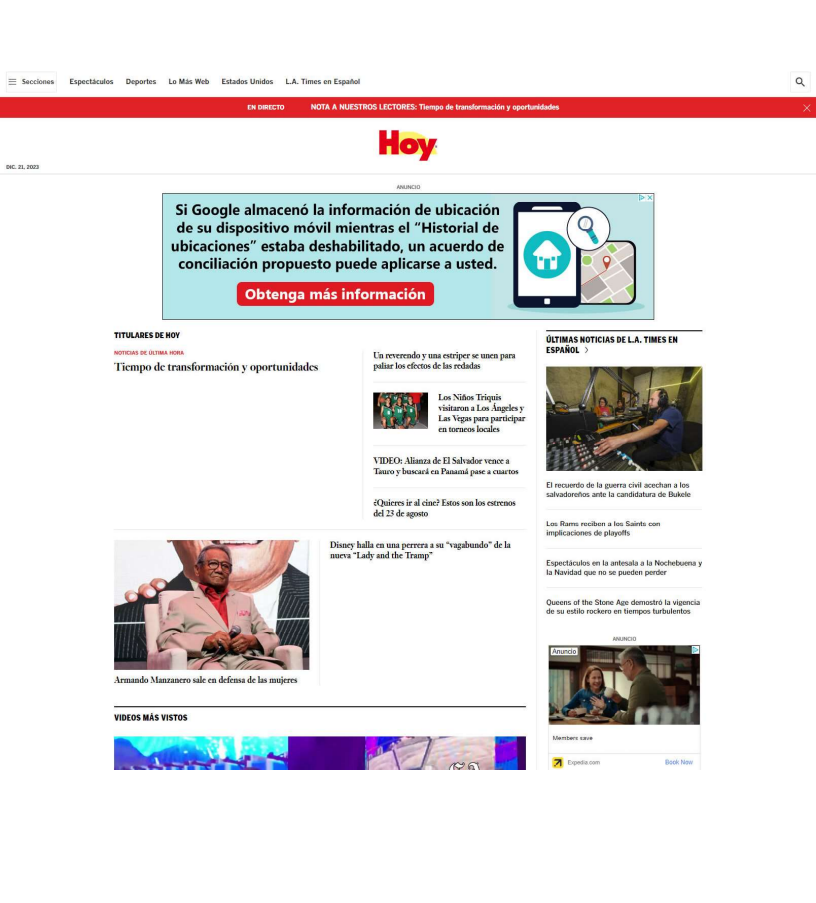
Case 5:18-cv-05062-EJD Document 356-3 Filed 03/25/24 Page 35 of 96



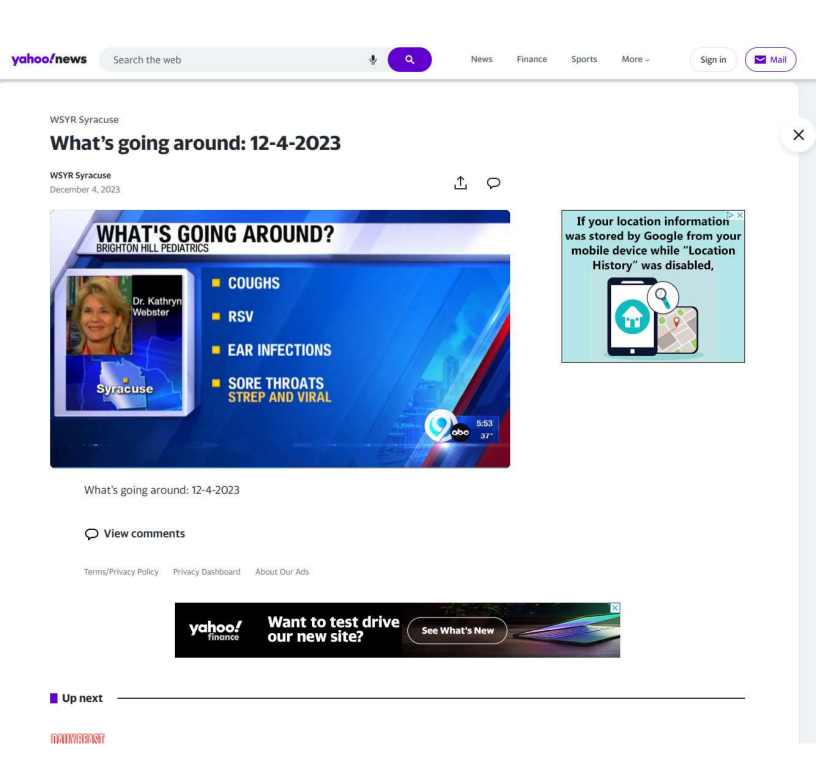




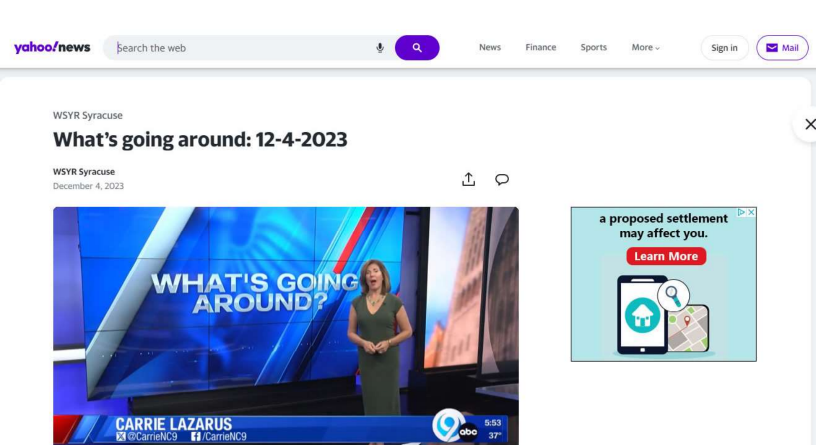










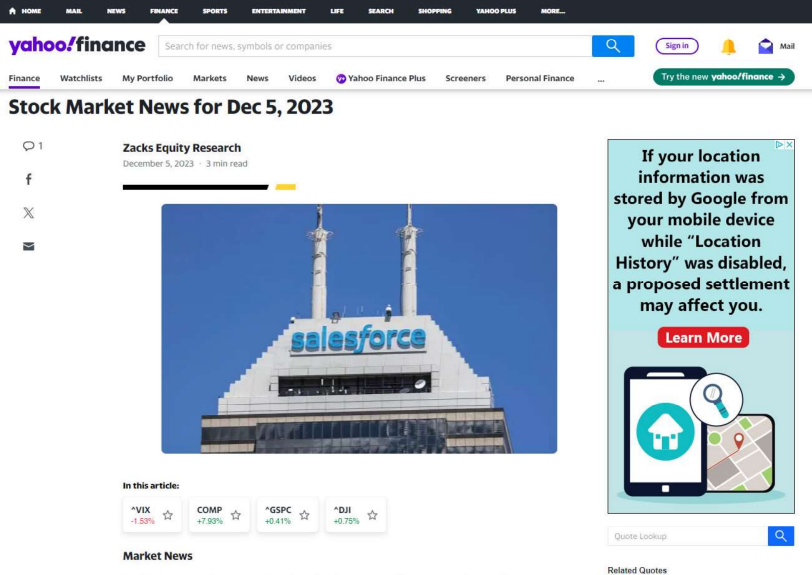


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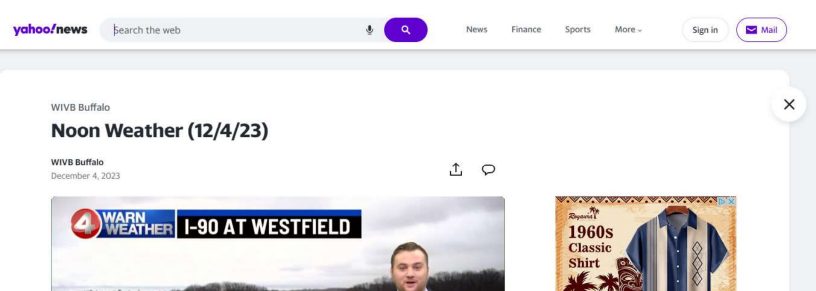
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Last Price Change

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Wall Street ended lower on Monday, with investors taking a pause after major





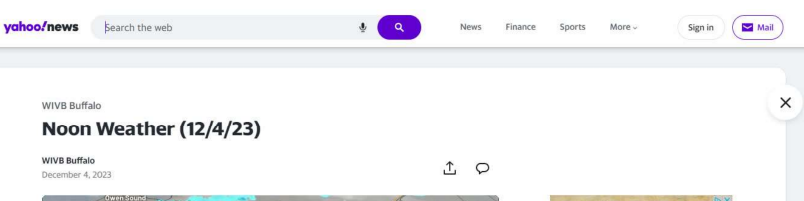


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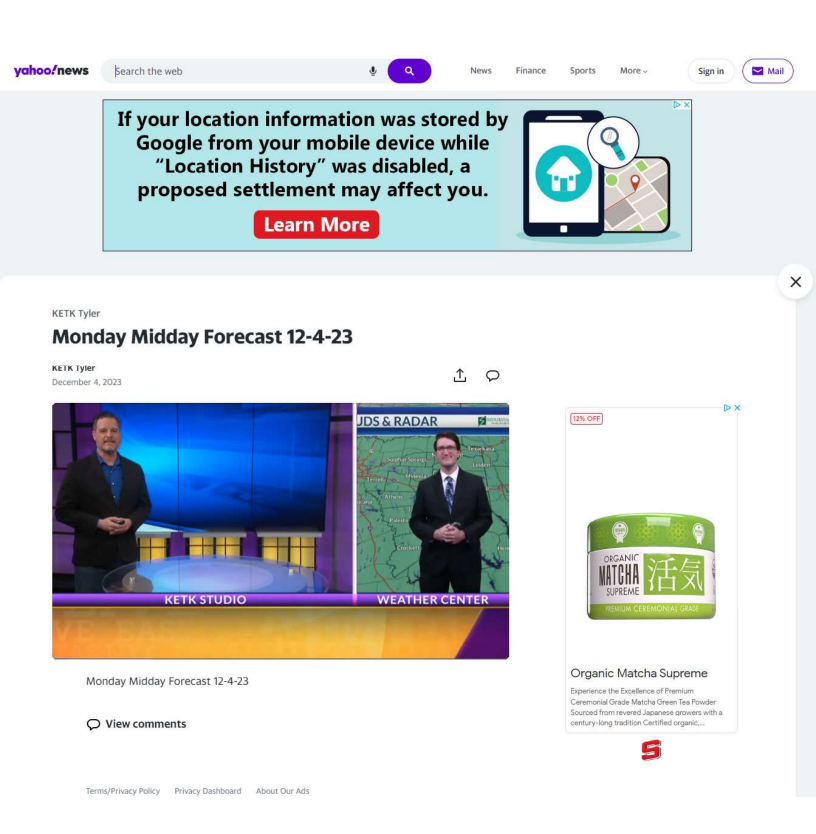


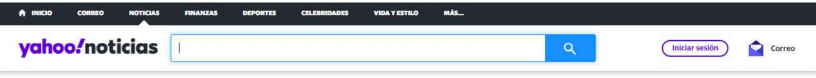
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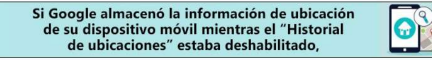
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1939: Se estrena en Atlanta (Estados Unidos) la película "Lo que el viento se llevó"

- 1966: Fallece Walt Disney, dibujante y cineasta estadounidense.
- 2005: Fallece Julián Marías, filósofo, sociólogo y escritor español.
- 2013: Fallece Joan Fontaine, actriz estadounidense
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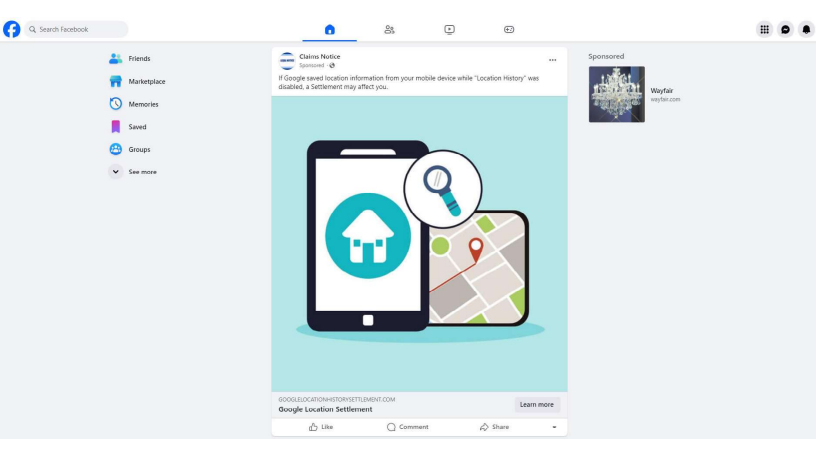


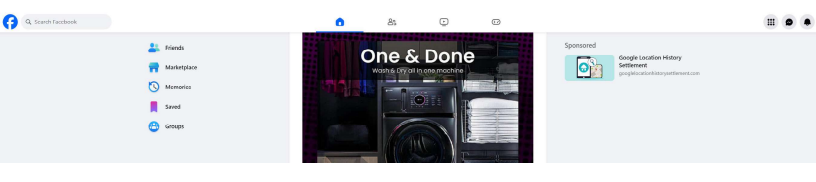
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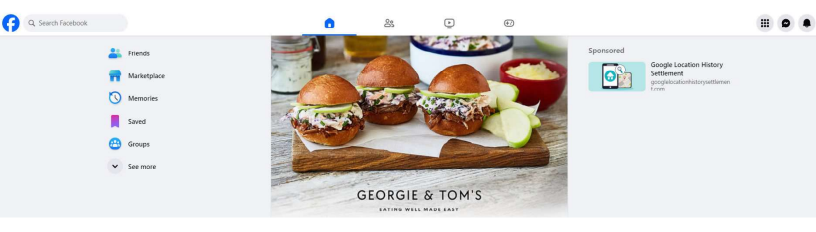
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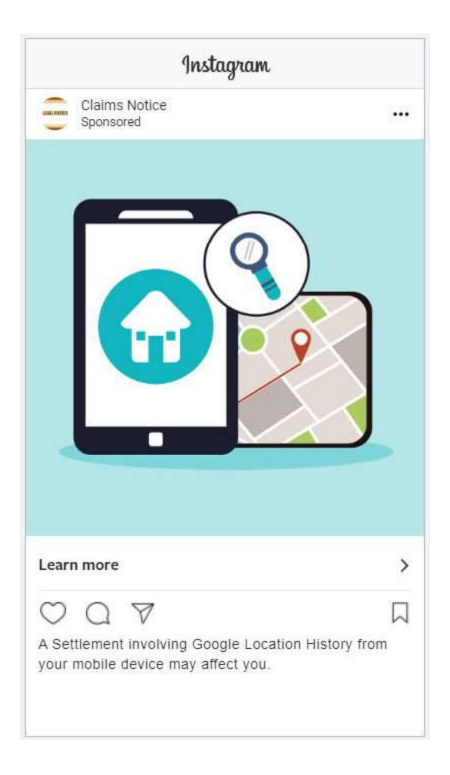
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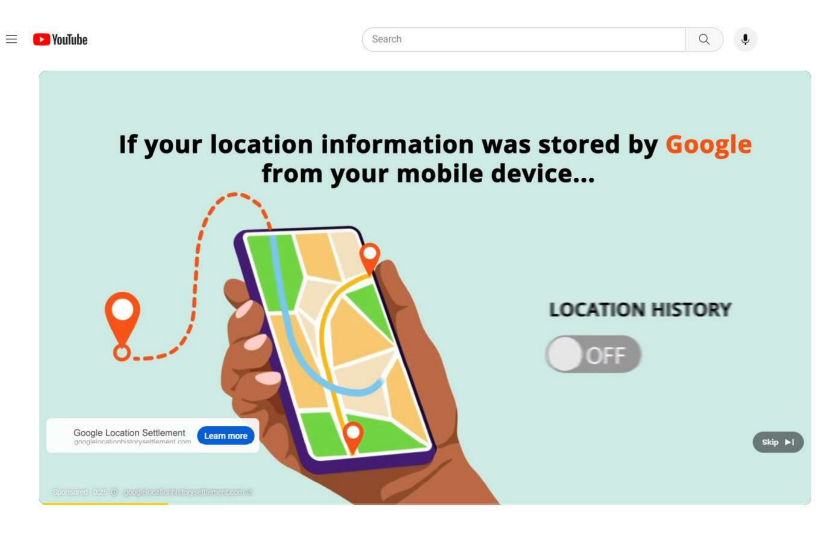
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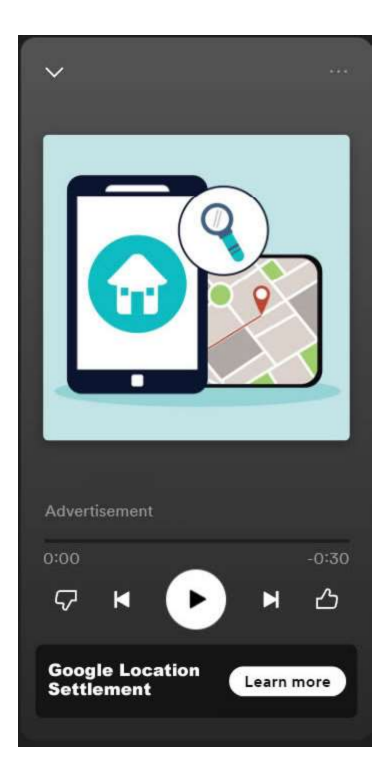










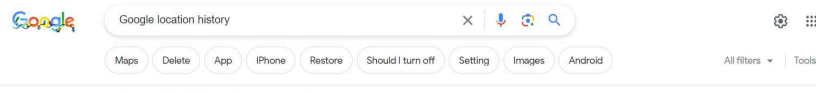


Attachment 3

Google Location History Sponsored Search Keywords

Google location settlement Google location litigation Google location class action Google location lawsuit Google location claim Location history settlement Location history litigation Location history class action Location history lawsuit Location history claim Mobile location settlement Mobile location litigation Mobile location class action Mobile location lawsuit Mobile location claim How can Google track location Can my mobile track location Can Google track with location history off Can my mobile track location with history off Google location history Mobile location history Google stored location Mobile stored location **Disable Google location Disable mobile location** How do I know if Google stored location info. How do I know if Google stored location information How do I know if location info. is stored How do I know if location information is stored How do I know if Google stored location information How do I know if Google store location info.

Attachment 4



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S www.googlelocationhistorysettlement.com/

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G Google Support https://support.google.com > accounts > answer

Manage your Location History - Google Account Help

Location History is a **Google Account setting that creates Timeline**, a personal map that helps you remember: Places you go; Routes to destinations ...

G Google Support https://support.google.com > maps > answer

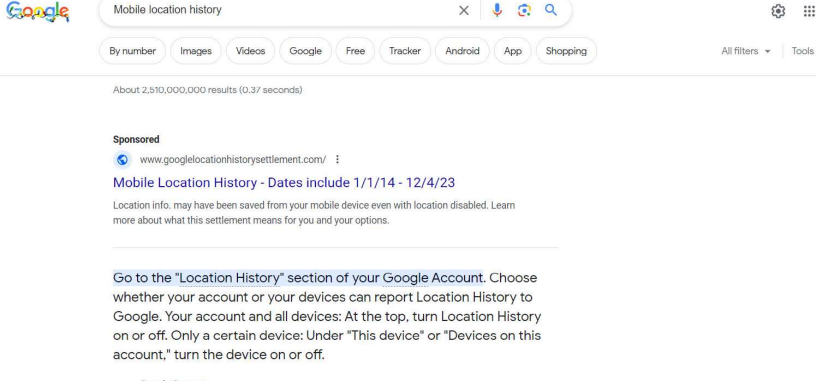
Google Maps Timeline - Android

Google Maps Timeline is a **personal map** that helps you remember routes and trips you've taken and places you've been based on your Location History.

People also ask 3

How do I view my Google location history?

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G Google Support https://support.google.com > android > answer

Manage your Location History - Android Help

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Can I track my phone to see where I've been?	~
How can I see my full Location History on iPhone?	~

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Q All 🖂 Images D Videos 🖽	News : More	Anytime ~
About 9,400,000 search results		
Ads related to: Mobile Location History		
www.GoogleLocationHistorySettlement.	com	
Google Mobile Location Hist Location info. may have been stored by a more about what this settlement means	Google while your location history was o	
www.propertyrecord.com		
Past Property Records - Prop		
propertyrecord.com has been visited by Visit Our Website To Check Local Proper You Need In One Place. Visit Our Website	ty History . Find All The Property Record	Start Now
Property Tax Records	Property Owner By Addres	SS
Property Owner Records	Lookup Parcel Records	
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www.GoogleLocationHistorySettlement.com

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10 hours ago - SAN JOSE, Calif., Dec. 4, 2023 /PRNewswire/ – Plaintiffs and Google LLC have reached a settlement in a class action **lawsuit** entitled In re Google **Location** History Litigation. In...

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Google to pay \$93m in settlement over deceptive location ...

Sep 14, 2023 · Johana Bhuiyan. Google will pay \$93m to settle accusations of misleading consumers on how and when their location information was being tracked and stored, a...

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Four Attorneys General Sue Google Over Privacy Claims - The ... Jan 24, 2022 · In separate lawsuits, the attorneys general of the district, Texas, Washington and

Indiana claimed that Google misled users of Android phones and of tools like Google Maps and it...

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Four attorneys general sue Google for 'deceptive' location ...

Jan 24, 2022 · A bipartisan group of attorneys general sued Google on Monday, alleging that the technology giant has used "dark patterns" and deceptive practices to track users' physical **locatio**...

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\$62M Google settlement to resolve location tracking claims

Sep 25, 2023 · Update: Google agreed to pay \$62 million into a settlement fund to resolve claims it illegally tracked and stored users' private **location** information beginning in August 2018.

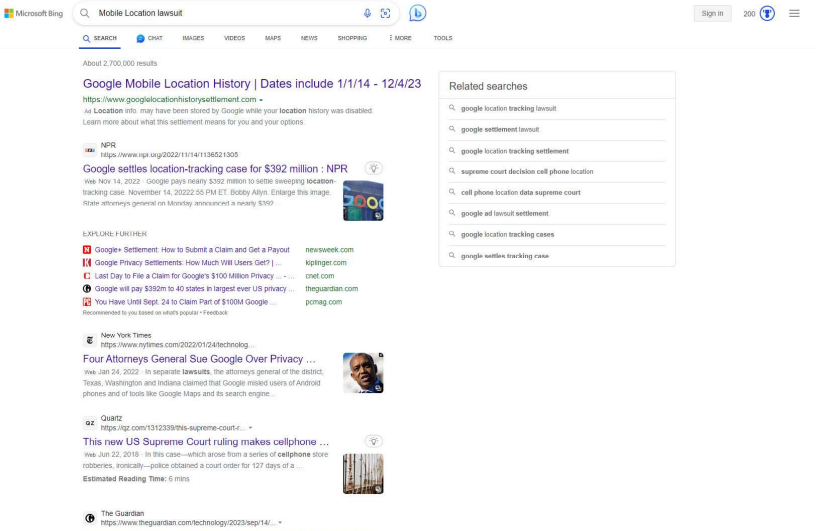
www.benzinga.com > pressreleases > 23 🗸

If your location information was stored by Google ... - Benzinga

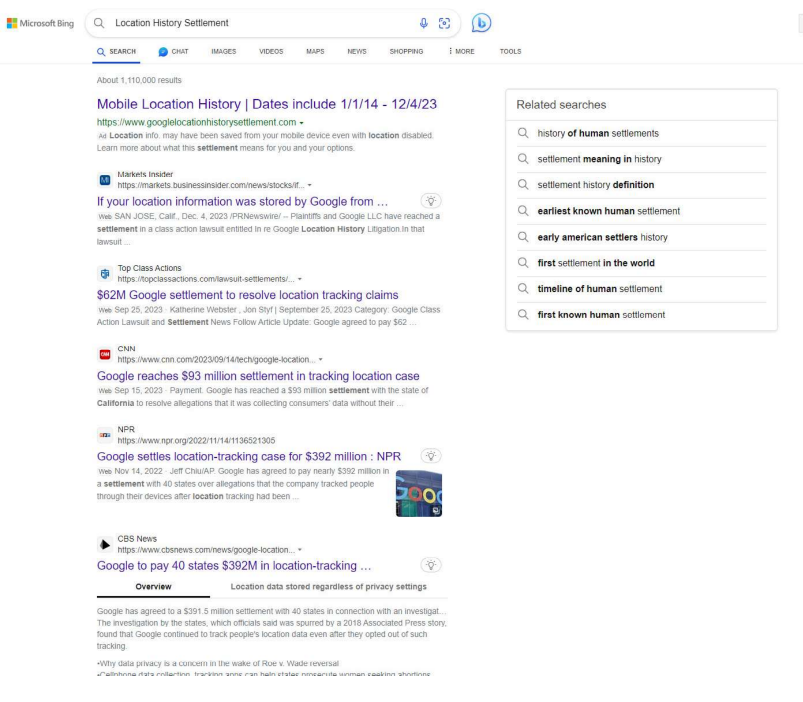
10 hours ago · SAN JOSE, Callf., Dec. 4, 2023 /PRNewswire/ – Plaintiffs and Google LLC have reached a settlement in a class action **lawsuit** entitled In re Google **Location** History Litigation. In...

NO 100

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Google to pay \$93m in settlement over deceptive location tracking



Attachment 5

If your location information was stored by Google from your mobile device while "Location History" was disabled, a proposed settlement may affect you

USA - English 🗸

NEWS PROVIDED BY Epiq Class Action & Claims Solutions, Inc. → 04 Dec, 2023, 09:01 ET

SAN JOSE, Calif., Dec. 4, 2023 /PRNewswire/ -- Plaintiffs and Google LLC have reached a settlement in a class action lawsuit entitled *In re Google Location History Litigation*. In that lawsuit, plaintiffs allege that Google collected and stored their location information without their consent while Location History was disabled. Google denies all the legal claims in the lawsuit, and by agreeing to the Settlement does not admit to any wrongdoing.

You are included in this Settlement, and your rights may be affected by this Settlement, if you are a Settlement Class Member, which is defined as "All natural persons residing in the United States who used one or more mobile devices and whose location information was stored by Google while 'Location History' was disabled at any time during the Class Period (January 1, 2014 through December 4, 2023)."

No money will be paid directly to Settlement Class Members.

Under the Settlement, 60-05162/fill pay \$62 million into a Settlement Fund that will be used to fund payments to one or more independent non-profit 501(c)(3) organizations with a track record of addressing privacy concerns on the internet (either directly or through grants), as well as an award of reasonable attorneys' fees and costs, service awards for class representatives, notice and administration costs related to the Settlement, and taxes. Google also will revise certain practices and disclosures related to the collection of Location Information.

What are my options?

If you are a Settlement Class Member, your legal rights will be affected regardless of whether you do or do not act. Your options include:

Do nothing - If you do nothing, you will give up the right to sue, continue to sue, or be part of another lawsuit against Google related to the legal claims resolved by this Settlement.

Exclude Yourself from the Settlement - You can choose to request exclusion from the Settlement by March 4, 2024. This option allows you to sue, continue to sue, or be part of another lawsuit against Google related to the legal claims resolved by this Settlement.

Object to the Settlement and/or Attend a Hearing - If you do not exclude yourself from the Settlement, you may object to it by writing to the Court about why you don't like the Settlement, by March 4, 2024. You may object to the Settlement and ask the Court for permission to speak at the Final Approval Hearing about your objection.

Final Hearing

The Court in charge of this consolidated lawsuit has preliminarily approved the Settlement and will hold a hearing to make a final decision whether to approve it, on April 18, 2024 at San Jose Courthouse, Courtroom 4–5th Floor, 280 South 1st Street, San Jose, CA 95113 at 9 a.m. The date or time of the Final Approval Hearing may change. Please check the Settlement Website, www.GoogleLocationHistorySettlement.com, to confirm that the date has not been changed.

For more information, including a full copy of the settlement agreement, please visit the Settlement Website, www.GoogleLocationHistorySettlement.com.

You may also contact the Settlement Administrator by mail at P.O. Box 2227, Portland, OR 97208-2227.

Publicly filed documents can also be obtained by visiting the office of the Clerk of the United States District Court for the Northern District of California or, for a fee, through the Court's Public Access to Court Electronic Records (PACER) system at https://ecf.cand.uscourts.gov.

PLEASE DO NOT TELEPHONE OR DIRECTLY CONTACT THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THE SETTLEMENT PROCESS.

Source: Epiq Class Action & Claims Solutions, Inc.

SOURCE Epiq Class Action & Claims Solutions, Inc.

Si su información de ubicación fue almacenada por Google desde su dispositivo móvil mientras el "Historial de ubicaciones" estaba inhabilitado, un acuerdo propuesto puede afectarle

USA - español 🗸

NEWS PROVIDED BY Epiq Class Action & Claims Solutions, Inc. → 04 Dec, 2023, 09:01 ET

SAN JOSÉ, California, 4 de diciembre de 2023 /PRNewswire-HISPANIC PR WIRE/ -- Los demandantes y Google LLC han llegado a un acuerdo en una demanda colectiva titulada *In re Google Location History Litigation*. En esa demanda, los demandantes alegan que Google recopiló y almacenó su información de ubicación sin su consentimiento mientras el Historial de ubicaciones estaba desactivado. Google niega todas las reclamaciones legales de la demanda y, al aceptar el acuerdo, no admite haber cometido ninguna infracción.

Usted se incluye en este Acuerdo, y sus derechos pueden verse afectados por este Acuerdo, si es Miembro de la Clase del Acuerdo, que se define como "Todas las personas físicas residentes en Estados Unidos que utilizaron uno o más dispositivos móviles y cuya información de ubicación fue almacenada por Google mientras el "Historial de ubicaciones" estaba desactivado en cualquier momento durante el Periodo de la Clase (del 1 de enero de 2014 al 4 de diciembre de 2023)".

No se pagará dinero alguno directamente a los Miembros del Grupo del Acuerdo.

En virtud del Acuerdo, Coogle abonara 62 militorias de dolares a un Fondo del Acuerdo que se utilizará para financiar pagos a una o más organizaciones independientes sin ánimo de lucro 501(c)(3) con un historial de resolución de problemas de privacidad en Internet (ya sea directamente o a través de subvenciones), así como una indemnización por honorarios y costes razonables de abogados, indemnizaciones por servicios prestados a los representantes del grupo, costes de notificación y administración relacionados con el Acuerdo e impuestos. Google también revisará ciertas prácticas y divulgaciones relacionadas con la recopilación de Información de ubicación.

¿Qué opciones tengo?

Si usted es un Miembro del Grupo del Acuerdo, sus derechos legales se verán afectados independientemente de si actúa o no. Sus opciones incluyen:

No hacer nada: Si no hace nada, renunciará al derecho a demandar, seguir demandando o formar parte de otra demanda contra Google relacionada con las reclamaciones legales resueltas por este Acuerdo.

Excluirse del Acuerdo: Puede optar por solicitar su exclusión del Acuerdo antes del 4 de marzo de 2024. Esta opción le permite demandar, seguir demandando o formar parte de otra demanda contra Google relacionada con las reclamaciones legales resueltas por este Acuerdo.

<u>Objetar al Acuerdo o asistir a una audiencia</u>: Si no se excluye del Acuerdo, puede objetarlo escribiendo al Tribunal sobre por qué no está conforme con el mismo, antes del 4 de marzo de 2024. Puede objetar al Acuerdo y solicitar permiso al Tribunal para hablar en la Audiencia de Aprobación Definitiva sobre su objeción.

Audiencia definitiva

El Tribunal a cargo de esta demanda consolidada ha aprobado preliminarmente el Acuerdo y celebrará una audiencia para tomar una decisión final sobre su aprobación, el 18 de abril de 2024 en el Palacio de Justicia de San José, Sala 4-5º Piso, 280 South 1st Street, San José, CA 95113 a las 9 a. m. La fecha Chora de la Audiencia de Aprobación Befinitiva puede cambiar. Consulte el sitio web del Acuerdo, www.GoogleLocationHistorySettlement.com, para confirmar que la fecha no se ha modificado.

Más información

Para obtener más información, incluida una copia completa del acuerdo transaccional, visite el sitio web del acuerdo transaccional, www.GoogleLocationHistorySettlement.com.

También puede ponerse en contacto con el Administrador del Acuerdo por correo postal en P.O. Box 2227, Portland, OR 97208-2227.

Los documentos presentados públicamente también pueden obtenerse visitando la oficina del secretario del Tribunal de Distrito de los Estados Unidos para el Distrito Norte de California o, previo pago, a través del sistema de Acceso Público a los Registros Electrónicos del Tribunal (PACER) en https://ecf.cand.uscourts.gov.

LE ROGAMOS QUE NO LLAME POR TELÉFONO NI SE PONGA EN CONTACTO DIRECTAMENTE CON EL TRIBUNAL O LA SECRETARÍA JUDICIAL PARA INFORMARSE SOBRE EL PROCESO DE CONCILIACIÓN.

Fuente: Epiq Class Action & Claims Solutions, Inc.

FUENTE Epiq Class Action & Claims Solutions, Inc.

Attachment 6

United States District Court for the Northern District of California In re: Google Location History Litigation, 5:18-cv-05062-EJD

All persons residing in the United States who used one or more mobile devices and whose Location Information was stored by Google while 'Location History' was disabled at any time during the Class Period (January 1, 2014 through December 4, 2023), a proposed settlement may affect you.

NOTICE OF PROPOSED SETTLEMENT OF CLASS ACTION

A federal court authorized this Notice. You are not being sued. This is not a solicitation from a lawyer.

A proposed settlement has been reached (the "Settlement"¹) of a set of related class action lawsuits against Defendant Google LLC ("Google" or "Defendant") that were consolidated into a single lawsuit. <u>You are included in this Settlement, and your rights may be affected by this Settlement, if you are a Settlement Class Member, which is defined as "All natural persons residing in the United States who used one or more mobile devices and whose Location Information was stored by Google while 'Location History' was disabled at any time during the Class Period (January 1, 2014 through December 4, 2023)."</u>

In the consolidated lawsuit, plaintiffs allege that Google collected and stored their Location Information without their consent while Location History was disabled. The Settlement resolves the legal claims in the consolidated lawsuit against Google. Google denies all the legal claims in the lawsuit, and by agreeing to the Settlement does not admit to any wrongdoing.

No money will be paid directly to Settlement Class Members.

Under the Settlement, Google will pay 62 million into a Settlement Fund that will be used to fund payments to one or more independent non-profit 501(c)(3) organizations with a track record of addressing privacy concerns on the internet (either directly or through grants), as well as an award of reasonable attorneys' fees and costs, service awards for class representatives, notice and administration costs related to the Settlement, and taxes. Google also will revise certain practices and disclosures related to the collection of Location Information.

This Notice summarizes the proposed Settlement and your legal rights. For the precise terms of the Settlement, please see the Settlement Agreement available at www.GoogleLocationHistorySettlement.com.

This Notice explains important legal rights you may have. If you are a Settlement Class Member, your legal rights will be affected regardless of whether you do or do not act. The following rights and options—and the deadlines to exercise them—are explained in this Notice.

The Court in charge of this consolidated lawsuit has preliminarily approved the Settlement and will hold a hearing to make a final decision whether to approve it, on April 18, 2024 at San Jose Courthouse, Courtroom 4—5th Floor, 280 South 1st Street, San Jose, CA 95113 at 9 a.m. Money will only be paid to the independent non-profit 501(c)(3) organizations if the Court gives final approval to the Settlement and, if there are any appeals, after the appeals are resolved in favor of the Settlement.

¹ All capitalized terms not defined herein have the same meaning as in the Settlement Agreement, which can be viewed at www.GoogleLocationHistorySettlement.com.

Questions? Call 1-877-673-2191 or visit www.GoogleLocationHistorySettlement.com

SUMMARY OF YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

DO NOTHING	Unless you exclude yourself, you are automatically part of the Settlement. If you do nothing, you will give up the right to sue, continue to sue, or be part of another lawsuit against Google related to the legal claims resolved by this Settlement.
EXCLUDE YOURSELF FROM THE SETTLEMENT	You can choose to request exclusion from the Settlement by March 4, 2024. This option allows you to sue, continue to sue, or be part of another lawsuit against Google related to the legal claims resolved by this Settlement.
OBJECT TO THE SETTLEMENT AND/OR ATTEND A HEARING	If you do not exclude yourself from the Settlement, you may object to it by writing to the Court about why you don't like the Settlement, by March 4, 2024. You may object to the Settlement and ask the Court for permission to speak at the Final Approval Hearing about your objection.

WHAT THIS NOTICE CONTAINS

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THE SETTLEMENT BENEFITS	.4
THE LAWYERS REPRESENTING YOU	.6
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BASIC INFORMATION

1. Why was this Notice issued?

A federal court authorized this Notice because you have a right to know about the proposed Settlement of this class action lawsuit and about all your options before the Court decides whether to grant final approval of the Settlement. This Notice explains the lawsuit, your legal rights, and the proposed settlement.

Judge Edward J. Davila of the United States District Court for the Northern District of California is overseeing the consolidated lawsuit, which are called *In re: Google Location History Litigation*, 5:18-cv-05062-EJD (N.D. Cal.). The people that pursued this consolidated action are called the "Plaintiffs" and the company they sued, Google, is called the "Defendant."

2. What is this lawsuit about?

This consolidated lawsuit alleges that the Defendant stored Location Information from persons residing in the United States who used one or more mobile devices while "Location History" was disabled between January 1, 2014 and December 4, 2023.

During the Class Period (between January 1, 2014 and December 4, 2023), "Location History" was a Google Account setting that was off by default. In this consolidated lawsuit, Plaintiffs allege that users who disabled, or did not enable, the Location History setting did not consent to Google's storage of any Location Information about them.

For purposes of this settlement, the term Location Information refers to any data used to identify a user or device and a place in the world at a point in time by use of GPS coordinate monitoring technology, IP address, cell tower data, wireless internet access points (Wi-Fi data), or Bluetooth data.

The Defendant expressly denies any liability or wrongdoing with respect to the Plaintiffs' allegations.

3. What is a class action?

In a class action, one or more individuals sue on behalf of other people with similar legal claims. Together, the people included in the class action are called a class or class members. One court resolves the lawsuit for all class members, except for those who exclude themselves from a settlement. In this Settlement, the Settlement Class Representatives are Napoleon Patacsil, Michael Childs, and Noe Gamboa.

4. Why is there a Settlement?

The Court did not decide in favor of Plaintiffs or Google. Google denies all claims that it violated any law. Settlements avoid the costs and uncertainty of a trial and appeals. The Settlement Class Representatives and their attorneys think the Settlement is best for all Settlement Class Members.

WHO IS IN THE SETTLEMENT?

5. How do I know if I am part of the Settlement?

You are part of the Settlement if you are in the Settlement Class. The Court decided that the Settlement Class includes "All natural persons residing in the United States who used one or more mobile devices and whose Location Information was stored by Google while 'Location History' was disabled at any time during the Class Period (January 1, 2014 through December 4, 2023)."

6. Are there exceptions to being included?

Yes. The Settlement Class does not include: (a) all persons who are directors, officers, employees, or agents of Google or its subsidiaries and affiliated companies; (b) the Court, the Court's immediate family, and Court staff, as well as any appellate court to which this matter is ever assigned, and its immediate family and staff; and (c) eligible persons who submit a timely and valid Request for Exclusion from the Settlement Class.

If you are not sure whether you are included in the Settlement Class, or have any other questions

about the Settlement, visit www.GoogleLocationHistorySettlement.com, write with questions info@googlelocationhistorysettlement.com or call the Settlement Administrator at 1-877-673-2191.

THE SETTLEMENT BENEFITS

7. What does the Settlement provide?

A \$62 million Settlement Fund will be created. The Settlement Fund will be used to pay the cost of settlement notice and administration, any Attorneys' Fees and Expenses Award, any Service Awards, and taxes. The amount remaining after these items are paid (the "Net Settlement Fund"), will be paid to one or more independent non-profit 501(c)(3) organizations with a track record of addressing privacy concerns on the internet (either directly or through grants) (the "Approved Cy Pres Recipients"). The parties have nominated the following non-profit organizations to the Court thus far:

- The American Civil Liberties Union Foundation (Speech, Privacy, and Technology Project)
- The American Civil Liberties Union Foundation of Northern California (Technology and Civil Liberties Program)
- Berkman Klein Center for Internet & Society at Harvard University
- Center for Democracy & Technology
- Connect Safely
- Data & Society Research Institute
- Electronic Frontier Foundation
- Electronic Privacy Information Center
- Fordham University Center on Law and Information Policy (CLIP)
- FPF Education & Innovation Foundation
- The Internet Archive
- The Markup
- MIT Internet Policy Research Initiative
- National Cyber Security Alliance
- New York University Information Law Institute
- Privacy Rights Clearinghouse
- The Rose Foundation for Communities and the Environment
- Yale Law School Information Society Project (ISP)

The proposal from each of the proposed non-profit 501(c)(3) organizations describing how it would use money from the Settlement will be made available on the Settlement Website, at www.GoogleLocationHistorySettlement.com. Any additional, new, or updated proposals for cy pres funding from these or any other organizations will be posted on the Settlement Website.

The Court will decide which non-profit 501(c)(3) organization or organizations will receive the money. No money will be provided until approved by the Court at the Final Approval Hearing, and after the time for any appeals has passed or any such appeals have been decided in favor of the settlement.

Google has agreed to make certain disclosures regarding its practices with respect to Location Information, notify users in the event it makes certain changes with respect to its practices regarding Location Information, and refrain from making certain types of changes to its current practices and policies regarding Location Information. For more information on the non-financial consideration for the Settlement, you may view the Non-Monetary Terms set forth in Exhibit C to the Settlement Agreement at www.GoogleLocationHistorySettlement.com.

8. How will the Cy Pres Recipients use the Settlement money?

Detailed proposals from each Proposed Cy Pres recipient regarding how they would use funds awarded by the Court will be made available on the Settlement Website at www.GoogleLocationHistorySettlement.com.

Each Approved Cy Pres Recipient must agree that, as a condition of receiving any portion of the Settlement Fund, they shall provide a specific proposal demonstrating and committing to use the funds to promote the protection of internet privacy. As another condition of receiving any portion of the Settlement Fund, each Approved Cy Pres Recipient shall agree to provide a report to the Court and the parties every six months informing the Court and the parties of how any portion of the Settlement Fund allocated to the recipient has been used and how remaining funds are intended to be used. Such reports will be posted on the Settlement Website at www.GoogleLocationHistorySettlement.com.

9. Can I receive any money from the Settlement?

No, the Plaintiffs and Google have agreed to a Settlement that provides for the Net Settlement Fund to be paid to one or more independent non-profit 501(c)(3) organizations with a track record of addressing privacy concerns on the internet (either directly or through grants) (the "Approved Cy Pres Recipients").

10. What are the Released Claims?

If you do not exclude yourself from the Settlement Class, you will be releasing all your legal claims relating to the allegations and legal theories in the consolidated lawsuit, which allege that Google improperly collected, used, or disclosed data relating to the location of mobile devices. You may view the entire Complaint on the Settlement Website at www.GoogleLocationHistorySettlement.com.

The claims you are giving up are called "Released Claims," and they are defined in paragraph 52 of the Settlement Agreement www.GoogleLocationHistorySettlement.com. When the Settlement becomes final, you (and anyone claiming through you, or acting or purporting to act on your behalf, such as your heirs, estates, trustees, principals, beneficiaries, parents, guardians, executors, administrators, representatives, agents, attorneys, partners, successors, predecessors-in-interest, and assigns) will be releasing the Released Claims against Google, Google's parent companies, their respective officers, directors, employees, members, agents, attorneys, administrators, representatives, insurers, beneficiaries, trustees, shareholders, investors, contractors, joint venturers, predecessors, successors, assigns, transferees, and all other individuals and entities acting on Google's behalf in connection with the Released Claims.

By releasing your legal claims, you are giving up the right to file lawsuits against, or seek further compensation from, Google and the affiliated entities listed above based on those claims—whether or not you are currently aware of those claims. That means you will be bound to the terms of the Settlement and accompanying Court order, and cannot bring a lawsuit, or be part of another lawsuit against Google or the other entities listed in the paragraph above regarding the Released Claims. The "Releases and Dismissal of Action" section in the Settlement Agreement provides more detail regarding the legal claims that you give up if you remain in the Settlement Class. You can review the entire Settlement Agreement at www.GoogleLocationHistorySettlement.com.

THE LAWYERS REPRESENTING YOU

11. Do I have a lawyer in the case?

Yes. The Court has appointed Tina Wolfson of Ahdoot & Wolfson, PC and Michael W. Sobol of Lieff Cabraser Heimann & Bernstein, LLP to represent the Settlement Class as Lead Class Counsel. You will not be charged for their services. If you have any questions about the case, you may call 1-877-673-2191, or email info@googlelocationhistorysettlement.com.

12. Should I get my own lawyer?

You do not need to hire your own lawyer because Lead Class Counsel works for you. If you want to be represented by your own lawyer, you may hire one at your own expense.

13. How will the lawyers be paid?

Lead Class Counsel will ask the Court for an Attorneys' Fees and Expenses Award, consisting of an award of attorneys' fees not to exceed 30% of the Settlement Fund, and costs not to exceed \$155,000. They will also ask the Court to approve a Service Award for each of the Settlement Class Representatives not to exceed \$5,000 each. Google has the right to oppose Lead Class Counsel's request for fees, reimbursement of costs, and Service Awards, and Settlement Class Members have the right to object. The Court may award less than these amounts. If approved, these fees, costs and awards will be paid from the Settlement Fund.

EXCLUDING YOURSELF FROM THE SETTLEMENT

14. How do I exclude myself from the Settlement?

If you want to keep your right, if any, to separately sue Google about the legal issues in this consolidated lawsuit, you must take steps to exclude yourself from the Settlement Class. The deadline for requesting exclusion from the Settlement is March 4, 2024.

To exclude yourself from the Settlement, you must submit a completed and signed Request for Exclusion by email to exclusions@googlelocationhistorysettlement.com or by U.S. mail at the below address. If you submit your Request for Exclusion by email to the Settlement Administrator, the Request for Exclusion **must be attached as an attachment to the email and must contain your physical signature**. A request for exclusion in the body of the email will **not** be considered valid due to the lack of physical signature).

Your Request for Exclusion must include:

1) the case name and number (*In re: Google Location History Litigation.*, 5:18-cv-05062-EJD (N.D. Cal.));

- 2) your name, address, and email address;
- 3) the email address(es) associated with your Google account(s) (if any);
- 4) your physical signature;

5) a statement that clearly indicates that you intend to be excluded from the Settlement Class for purposes of this Settlement; and

6) a statement that you are a natural person residing in the United States who used one or more mobile devices while "Location History" was disabled at any time during the Class Period (January 1, 2014 through the December 4, 2023).

Your request for exclusion must be submitted by email to exclusions@googlelocationhistorysettlement.com or via U.S. mail at the address below:

P.O. Box 2227 Portland, OR 97208-2227

If you exclude yourself, you are stating to the Court that you do not want to be part of the Settlement Class or the Settlement.

If submitted by email, the Request for Exclusion must be submitted no later than 11:59 p.m. PST on or before March 4, 2024.

If submitted by U.S. mail, the Request for Exclusion must be **postmarked** no later than March 4, 2024.

COMMENTING ON OR OBJECTING TO THE SETTLEMENT

15. How do I tell the Court if I do not like the Settlement?

If you are a Settlement Class Member, you can object to the approval of the Settlement, the request for Attorneys' Fees and Expenses, and/or the request for Class Representative Service Awards. You can give reasons why you think the Court should not approve the Settlement. The Court will consider your views.

You can ask the Court to deny approval of the Settlement by filing an objection. You can't ask the Court to order a different settlement; the Court can only approve or deny the Settlement. If the Court denies approval, no Settlement payments will be made to any of the one or more selected independent non-profit 501(c)(3) organizations with a track record of addressing privacy concerns on the internet (the Approved Cy Pres Recipients), Google will not be obligated by the Settlement to make any changes to its practices and disclosures related to the collection of Location Information, and the lawsuit will continue.

Your objection must include:

- 1) the case name and number: *In re: Google Location History Litigation.*, 5:18-cv-05062-EJD (N.D. Cal.);
- 2) your name, address, and email address as the objector;
- 3) the email address(es) associated with the Google account(s) (if any) of the objector
- 4) your physical signature as the objector;

5) a statement that you as the objector are a natural person who resided in the United States and used one or more mobile devices while "Location History" was disabled at any time during the Class Period (January 1, 2014 through the December 4, 2023);

6) a statement of whether the objection applies only to the objector, a subset of the Settlement Class, or the entire Settlement Class;

7) a statement of the specific grounds for the objection, including any legal and factual support and any evidence in support of the objection; and

8) a statement of whether you (the objecting Settlement Class Member) intend to appear at the Final Approval Hearing, and if so, whether personally or through your own lawyer.

All objections from Settlement Class Members regarding the proposed Settlement must be submitted in writing to the Court either by mailing them to the Class Action Clerk, United States District Court for the Northern District of California; or by filing them electronically or in person at any location of the United States District Court for the Northern District of California, and they must be **filed or postmarked** on or before March 4, 2024.

Class Action Clerk United States District Court for the Northern District of California 280 South 1st Street San Jose, California 95113

You or your lawyer may be permitted to speak at the Final Approval Hearing about your objection. To do so, you must include a statement in your objection indicating that you or your lawyer intend to appear at the Final Approval Hearing, as well as a detailed description of any evidence you may offer at the Final Approval Hearing and copies of any exhibits you may introduce at the Final Approval Hearing.

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

Objecting is telling the Court that you do not like something about the Settlement. You can object to the Settlement only if you do not exclude yourself from the Settlement. Excluding yourself from the Settlement is stating to the Court that you do not want to be part of the Settlement Class or the Settlement. If you exclude yourself from the Settlement, you cannot object to it because it no longer affects you.

THE COURT'S FINAL APPROVAL HEARING

17. When is the Court's Final Approval Hearing?

The Court has scheduled a Final Approval Hearing at **9 a.m.** PST on **April 18, 2024.** If the hearing proceeds **in person**, it will be held at the San Jose Courthouse, Courtroom 4—5th Floor, 280 South 1st Street, San Jose, CA 95113.

At the Final Approval Hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. The Court will also consider whether to approve Lead Class Counsel's request for an award of attorneys' fees and expenses, as well as the Settlement Class Representatives' Service Awards. If there are objections, the Court will consider them. Judge Davila will listen to people who have asked to speak at the hearing (see Question 15 above). After the hearing, the Court will decide whether to approve the Settlement.

The date or time of the Final Approval Hearing may change. Please check the Settlement Website, www.GoogleLocationHistorySettlement.com, or the Court's PACER site to confirm that the date has not been changed. You may also visit these websites for any updates, and to find out whether the Final Approval Hearing will be held in person or by video conference.

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

No. Lead Class Counsel will answer any questions the Court may have. You may attend at your own expense if you wish. If you submit an objection, you do not have to attend the Final Approval Hearing to talk about it. If you submit your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but such attendance is not necessary for the Court to consider an objection that was filed on time.

IF I DO NOTHING

19. What happens if I do nothing at all?

If you are a Settlement Class Member and you do nothing, you will give up the rights explained **Questions? Call 1-877-673-2191 or visit www.GoogleLocationHistorySettlement.com**

in Question 10, including your right to start a lawsuit, continue a lawsuit, or be part of any other lawsuit against Google and the Released Parties about the legal issues resolved by this Settlement.

GETTING MORE INFORMATION

20. How do I get more information?

This Notice summarizes the proposed Settlement. Complete details are provided in the Settlement Agreement. The Settlement Agreement and other related documents are available at the Settlement Website, www.GoogleLocationHistorySettlement.com.

You may also contact the Settlement Administrator by email, phone, or mail:

Email: info@googlelocationhistorysettlement.com

Toll-Free: 1-877-673-2191

Mail: P.O. Box 2227, Portland, OR 97208-2227

Publicly filed documents can also be obtained by visiting the office of the Clerk of the United States District Court for the Northern District of California. You may also access Court's online docket for this case, for a fee, through the Court's Public Access to Court Electronic Records (PACER) system at https://ecf.cand.uscourts.gov.

PLEASE DO NOT TELEPHONE OR DIRECTLY CONTACT THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THE SETTLEMENT PROCESS.

Attachment 7

Tribunal de Distrito de los Estados Unidos para el Distrito Norte de California In re: Google Location History Litigation, 5:18-cv-05062-EJD

Una conciliación propuesta podría afectar a todas las personas físicas que residen en los Estados Unidos que utilizaron uno o más dispositivos móviles, y cuya Información de ubicación fue almacenada por Google mientras "Historial de ubicaciones" estaba deshabilitado en cualquier momento durante el Período de la demanda colectiva (del 1.º de enero de 2014 al 4 de diciembre de 2023).

AVISO DE PROPUESTA DE CONCILIACIÓN DE LA DEMANDA COLECTIVA

Un tribunal federal autorizó este Aviso. No constituye una demanda en su contra. No se trata del ofrecimiento de un abogado.

Se ha llegado a una conciliación propuesta (la "Conciliación"¹) de un conjunto de demandas colectivas relacionadas contra el Demandado Google LLC ("Google" o el "Demandado") que se consolidaron en una sola demanda. <u>Usted está incluido en esta Conciliación y sus derechos pueden verse afectados por esta Conciliación si es un Miembro del Grupo de Demandantes de la Conciliación, que se define como "Todas las personas físicas que residen en los Estados Unidos que utilizaron uno o más dispositivos móviles y cuya Información de ubicación fue almacenada por Google mientras el "Historial de ubicaciones" estaba deshabilitado en cualquier momento durante el Período de la Demanda Colectiva (del 1.º de enero de 2014 al 4 de diciembre de 2023)".</u>

En la demanda consolidada, los demandantes alegan que Google recopiló y almacenó su Información de ubicación sin su consentimiento mientras el Historial de ubicaciones estaba deshabilitado. La Conciliación resuelve las reclamaciones legales en la demanda consolidada contra Google. Google niega todas las reclamaciones legales en la demanda y, al aceptar la Conciliación, no admite haber perpetrado ningún acto ilícito.

No se pagará dinero directamente a los Miembros del Grupo de Demandantes de la Conciliación.

En virtud de la Conciliación, Google pagará \$62 millones a un Fondo de la Conciliación que se utilizará para financiar pagos a una o más organizaciones independientes sin fines de lucro 501(c)(3) con antecedentes de abordar inquietudes de privacidad en Internet (ya sea directamente o a través de subvenciones), así como una adjudicación de honorarios y costos razonables de abogados, adjudicaciones por servicios para los representantes del Grupo de Demandantes, costos de notificación y administración relacionados con la Conciliación e impuestos. Google también revisará ciertas prácticas y divulgaciones relacionadas con la recopilación de Información de ubicación.

¹ Todos los términos en mayúsculas no definidos en el presente tienen el mismo significado que en el Acuerdo de Conciliación, que se puede consultar en www.GoogleLocationHistorySettlement.com.

[¿]Tiene alguna pregunta? Llame al 1-877-673-2191 o visite www.GoogleLocationHistorySettlement.com

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Este Aviso resume la Conciliación propuesta y sus derechos legales. Para conocer los términos precisos de la Conciliación, consulte el Acuerdo de Conciliación disponible en www.GoogleLocationHistorySettlement.com.

En este Aviso se explican derechos legales importantes que usted puede tener. Si usted es Miembro del Grupo de demandantes de la Conciliación, sus derechos legales se verán afectados independientemente de que actúe o no. Los derechos y las opciones que se mencionan a continuación, así como las fechas límite para ejercerlos, se explican en este Aviso.

El Tribunal a cargo de esta demanda consolidada ha aprobado preliminarmente la Conciliación y llevará a cabo una audiencia para tomar una decisión final respecto a si lo aprueba el 18 de abril de 2024 en la Sala 4 del Tribunal de San Jose, 5.º piso, 280 South 1st Street, San Jose, CA 95113 a las 9 a. m. El dinero solo se pagará a las organizaciones independientes sin fines de lucro 501(c)(3) si el Tribunal otorga la aprobación definitiva a la Conciliación y, si hay alguna apelación, después de que las apelaciones se resuelvan a favor de la Conciliación.

RESUMEN DE SUS DERECHOS LEGALES Y OPCIONES EN ESTA CONCILIACIÓN

NO HACER NADA	A menos que se excluya, automáticamente forma parte de la Conciliación. Si no hace nada, usted renunciará al derecho de demandar, continuar demandando o ser parte de otra demanda contra Google en relación con las reclamaciones legales resueltas por esta Conciliación.	
EXCLUIRSE DE LA CONCILIACIÓN	Puede optar por solicitar la exclusión de la Conciliación antes del 4 de marzo de 2024. Esta opción le permite demandar, continuar o ser parte de otra demanda contra Google en relación con las reclamaciones legales resueltas por esta Conciliación.	
OBJETAR LA CONCILIACIÓN O ASISTIR A UNA AUDIENCIA	Si no se excluye de la Conciliación, puede objetarla escribiendo al Tribunal por qué no está de acuerdo con la Conciliación a más tardar el 4 de marzo de 2024. Podrá objetar a la Conciliación y solicitar que al Tribunal permiso para hablar en la Audiencia de aprobación definitiva acerca de su objeción.	

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INFORMACIÓN BÁSICA

1. ¿Por qué se emitió este Aviso?

Un tribunal federal autorizó este Aviso porque usted tiene el derecho de conocer la Conciliación propuesta en esta demanda colectiva y todas sus opciones antes de que el Tribunal decida si dará la aprobación final de la Conciliación. Este Aviso explica la demanda, sus derechos legales y la conciliación propuesta.

El juez Edward J. Davila del Tribunal de Distrito de los Estados Unidos para el Distrito Norte de California está a cargo de la demanda colectiva, que se conoce como *In re: Google Location History Litigation*, 5:18-cv-05062-EJD (N.D. Cal.). Las personas que presentaron esta acción consolidada se conocen como "Demandantes" y la compañía a la que demandaron, Google, se conoce como el "Demandado".

2. ¿De qué trata esta demanda?

Esta demanda consolidada alega que el Demandado almacenó Información de ubicación de personas que residen en los Estados Unidos que utilizaron uno o más dispositivos móviles mientras el "Historial de ubicaciones" estaba deshabilitado entre el 1.º de enero de 2014 y el 4 de diciembre de 2023.

Durante el Período de la demanda colectiva (entre el 1.º de enero de 2014 y el 4 de diciembre de 2023), el "Historial de ubicaciones" era una configuración de la Cuenta de Google que estaba desactivada de forma predeterminada. En esta demanda consolidada, los Demandantes alegan que los usuarios que deshabilitaron, o no habilitaron, la configuración del Historial de ubicaciones no otorgaron su consentimiento para que Google almacene ninguna Información de ubicación sobre ellos.

A los fines de esta conciliación, el término Información de ubicación se refiere a cualquier dato utilizado para identificar un usuario o dispositivo, y un lugar en el mundo en un momento determinado mediante el uso de tecnología de monitoreo de coordenadas GPS, dirección IP, datos de torres celulares, puntos de acceso inalámbrico a Internet (datos Wi-Fi) o datos Bluetooth.

El Demandado niega expresamente cualquier responsabilidad o acto ilícito con respecto a las alegaciones de los Demandantes.

3. ¿Qué es una demanda colectiva?

En una demanda colectiva, una o más personas demandan en nombre de otras personas que tienen reclamaciones legales similares. Juntas, las personas incluidas en la demanda colectiva se denominan un "Grupo de demandantes" o los "Miembros del Grupo de Demandantes". Un Tribunal resuelve la demanda para todos los Miembros del Grupo de Demandantes, excepto para las personas que se excluyan de una conciliación. En esta Conciliación, los Representantes del Grupo de Demandantes de la Conciliación son Napoleon Patacsil, Michael Childs y Noe Gamboa.

4. ¿Por qué existe un Acuerdo de Conciliación?

El Tribunal no falló a favor de los Demandantes ni de Google. Google niega todas las reclamaciones de haber infringido alguna ley. Mediante las conciliaciones, se evitan los costos y la incertidumbre de un juicio y las apelaciones. Los Representantes del Grupo de Demandantes de la Conciliación y

sus abogados creen que una Conciliación es lo mejor para todos los Miembros del Grupo de Demandantes de la Conciliación.

¿QUIÉNES FORMAN PARTE DE LA CONCILIACIÓN?

5. ¿Cómo sé si formo parte de la Conciliación?

Usted forma parte de la Conciliación si está en el Grupo de Demandantes de la Conciliación. El Tribunal decidió que el Grupo de Demandantes de la Conciliación incluye a "Todas las personas físicas que residen en los Estados Unidos que utilizaron uno o más dispositivos móviles, y cuya Información de ubicación fue almacenada por Google mientras "Historial de ubicaciones" estaba deshabilitado en cualquier momento durante el Período de la Demanda colectiva (del 1.° de enero de 2014 al 4 de diciembre de 2023)".

6. ¿Hay excepciones para ser incluido?

Sí. El Grupo de Demandantes de la Conciliación no incluye: (a) a todas las personas que sean directores, ejecutivos, empleados o agentes de Google o sus subsidiarias y compañías afiliadas; (b) al Tribunal, los familiares directos del Tribunal y el personal del Tribunal, así como cualquier tribunal de apelaciones al que se asigne este asunto, y sus familiares directos y personal; y (c) a las personas elegibles que presenten una Solicitud de exclusión oportuna y válida del Grupo de Demandantes de la Conciliación.

Si no está seguro de estar incluido en el Grupo de Demandantes de la Conciliación, o si tiene alguna pregunta respecto de la Conciliación, visite www.GoogleLocationHistorySettlement.com, envíe un correo electrónico con sus preguntas a info@googlelocationhistorysettlement.com o llame al Administrador de la Conciliación al 1-877-673-2191.

BENEFICIOS DE LA CONCILIACIÓN

7. ¿Qué establece la Conciliación?

Se creará un Fondo de Conciliación de \$62 millones. El Fondo de la Conciliación se utilizará para pagar el costo del aviso y la administración de la conciliación, cualquier Adjudicación de honorarios y gastos de abogados, cualquier Adjudicación por servicios e impuestos. El monto restante después de que se paguen estos elementos (el "Fondo neto de la Conciliación"), se pagará a una o más organizaciones independientes sin fines de lucro 501(c)(3) con antecedentes de abordar inquietudes de privacidad en Internet (ya sea directamente o a través de subvenciones) (los "Beneficiarios aprobados de Cy Pres"). Hasta ahora, las partes han nominado ante el Tribunal a las siguientes organizaciones sin fines de lucro:

- La Fundación Estadounidense de la Unión de Libertades Civiles (Proyecto de Expresión, Privacidad y Tecnología)
- La Fundación Estadounidense de la Unión de Libertades Civiles del Norte de California (Programa de Tecnología y Libertades Civiles)
- Centro de Internet y Sociedad Berkman Klein en la Universidad de Harvard
- Centro de Democracia y Tecnología
- Connect Safely
- Instituto de Investigación de Datos y Sociedad
- Fundación de Frontera Electrónica
- Centro de Información de Privacidad Electrónica

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- Centro de Derecho y Política de la Información (Center on Law and Information Policy, CLIP) de la Universidad de Fordham
- Fundación de Educación e Innovación FPF
- The Internet Archive
- The Markup
- Iniciativa de investigación de políticas de Internet del Instituto de Tecnología de Massachusetts (Massachusetts Institute of Technology, MIT)
- Alianza Nacional de Seguridad Cibernética
- Instituto de Derecho de la Información de la Universidad de Nueva York
- Cámara de Compensación de Derechos de Privacidad
- La Fundación Rose para las Comunidades y el Medioambiente
- Proyecto de la Sociedad de Información (Information Society Project, ISP) de la Facultad de Derecho de Yale

La propuesta de cada una de las organizaciones 501(c)(3) sin fines de lucro nominadas que describe cómo se usaría el dinero de la Conciliación estará disponible en el Sitio web de la Conciliación, en www.GoogleLocationHistorySettlement.com. Cualquier propuesta adicional, nueva o actualizada para el financiamiento de cy pres de estas o cualquier otra organización se publicará en el Sitio web de la Conciliación.

El Tribunal decidirá qué organización u organizaciones 501(c)(3) sin fines de lucro recibirán el dinero. No se proporcionará dinero hasta que el Tribunal lo apruebe en la Audiencia de aprobación definitiva y después de que haya transcurrido el plazo para cualquier apelación, o se haya decidido cualquiera de dichas apelaciones a favor de la conciliación.

Google ha acordado realizar ciertas divulgaciones sobre sus prácticas con respecto a la Información de ubicación, notificar a los usuarios en caso de que realicen ciertos cambios sobre sus prácticas con respecto a la Información de ubicación y abstenerse de realizar ciertos tipos de cambios en sus prácticas y políticas actuales con respecto a la Información de ubicación. Para obtener más información sobre la contraprestación no financiera para la Conciliación, puede consultar los Términos no monetarios establecidos en el Anexo C del Acuerdo de Conciliación en www.GoogleLocationHistorySettlement.com.

8. ¿Cómo usarán el dinero de la Conciliación los Beneficiarios de Cy Pres?

Las propuestas detalladas de cada beneficiario propuesto de Cy Pres con respecto a cómo utilizarían los fondos otorgados por el Tribunal estarán disponibles en el sitio web de la Conciliación en www.GoogleLocationHistorySettlement.com.

Cada Beneficiario aprobado de Cy Pres debe aceptar que, como condición para recibir cualquier parte del Fondo de la Conciliación, deberá proporcionar una propuesta específica en la que demuestre y se comprometa a usar los fondos para promover la protección de la privacidad en Internet. Como otra condición para recibir cualquier parte del Fondo de la Conciliación, cada Beneficiario aprobado de Cy Pres aceptará proporcionar un informe al Tribunal y a las partes cada seis meses para informar al Tribunal y a las partes sobre cómo se ha utilizado cualquier parte del Fondo de la Conciliación asignado al beneficiario, y cómo se pretende utilizar los fondos restantes. Dichos informes se publicarán en el Sitio web de la Conciliación en www.GoogleLocationHistorySettlement.com.

9. ¿Puedo recibir algún dinero de la Conciliación?

No, los Demandantes y Google han acordado una Conciliación que establece que el Fondo neto de la Conciliación se pague a una o más organizaciones independientes sin fines de lucro 501(c)(3) con **¿Tiene alguna pregunta? Llame al 1-877-673-2191 o visite www.GoogleLocationHistorySettlement.com**

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antecedentes de abordar inquietudes de privacidad en Internet (ya sea directamente o a través de subvenciones) (los "Beneficiarios aprobados de Cy Pres").

10. ¿Cuáles son las Reclamaciones liberadas?

Si no se excluye del Grupo de Demandantes de la Conciliación, usted liberará todas sus reclamaciones legales relacionadas con las acusaciones y teorías legales en la demanda consolidada, que alegan que Google recopiló, utilizó o divulgó indebidamente datos relacionados con la ubicación de dispositivos móviles. Puede ver toda la Demanda en el Sitio web de la Conciliación en www.GoogleLocationHistorySettlement.com.

Las reclamaciones a las que renuncia se denominan "Reclamaciones liberadas" y se definen en el párrafo 52 del Acuerdo de Conciliación. www.GoogleLocationHistorySettlement.com. Cuando la Conciliación sea definitiva, usted (y cualquier persona que reclame a través de usted, o que actúe o pretenda actuar en su nombre, como sus herederos, administradores de patrimonios, fideicomisarios. mandantes. beneficiarios. padres, tutores. albaceas. administradores. representantes, agentes, abogados, socios, sucesores, predecesores en interés, y cesionarios) liberará las Reclamaciones liberadas contra Google, las compañías matrices de Google, sus respectivos ejecutivos, directores, empleados, miembros, agentes, abogados, administradores, representantes, aseguradoras, beneficiarios, fideicomisarios, accionistas, inversionistas, contratistas, empresas conjuntas, predecesores, sucesores, cesionarios, receptores, y todas las demás personas y entidades que actúen en nombre de Google en relación con las Reclamaciones liberadas.

Al liberar sus reclamaciones legales, usted renuncia al derecho de presentar demandas contra Google y las entidades afiliadas mencionadas anteriormente, o de solicitar una compensación adicional de parte de estas, en función de dichas reclamaciones, independientemente de si actualmente tiene conocimiento de dichas reclamaciones o no. Eso significa que estará obligado a cumplir con los términos de la Conciliación y la orden del Tribunal adjunta, y no podrá entablar una demanda ni ser parte de otra demanda contra Google o las otras entidades enumeradas en el párrafo anterior con respecto a las Reclamaciones liberadas. La sección "Liberaciones y desestimación de la acción" del Acuerdo de Conciliación proporciona más detalles sobre las reclamaciones legales a las que usted renuncia si permanece en el Grupo de Demandantes de la Conciliación. Puede revisar todo Acuerdo Conciliación el de en www.GoogleLocationHistorySettlement.com.

ABOGADOS QUE LO REPRESENTAN

11. ¿Tengo un abogado en este caso?

Sí. El Tribunal ha designado a Tina Wolfson de Ahdoot & Wolfson, PC y a Michael W. Sobol de Lieff Cabraser Heimann & Bernstein, LLP para representar al Grupo de Demandantes de la Conciliación como Abogados del Grupo de Demandantes principales. No se le cobrará por sus servicios. Si tiene alguna pregunta sobre el caso, puede llamar al 1-877-673-2191 o enviar un correo electrónico a info@googlelocationhistorysettlement.com.

12. ¿Debo contratar a mi propio abogado?

No necesita contratar a su propio abogado debido a que los Abogados del Grupo de Demandantes principales están trabajando para usted. Si desea ser representado por su propio abogado, puede contratar a uno por su propia cuenta y cargo.

13. ¿Cómo se pagará a los abogados?

Los Abogados del Grupo de Demandantes principales solicitarán al Tribunal una Adjudicación de honorarios y gastos de abogados, que consiste en una adjudicación de honorarios de abogados que no exceda el 30% del Fondo de la Conciliación, y costos que no excedan los \$155,000. También le pedirán al Tribunal que apruebe una Adjudicación por servicios para cada uno de los Representantes del Grupo de Demandantes de la Conciliación que no exceda los \$5,000 cada una. Google tiene derecho a oponerse a la solicitud de honorarios, reembolso de costos y Adjudicaciones por servicios de los Abogados del Grupo de Demandantes principales, y los Miembros del Grupo de Demandantes de la Conciliación zervicios de la Conciliación tienen derecho a objetar. El Tribunal puede adjudicar montos menores que estos. Si se aprueban, estos honorarios, costos y adjudicaciones se pagarán del Fondo de la Conciliación.

EXCLUSIÓN DE LA CONCILIACIÓN

14. ¿Cómo me excluyo del Acuerdo de Conciliación?

Si desea conservar su derecho, si lo hubiera, de demandar por separado a Google sobre los asuntos legales de esta demanda consolidada, debe tomar medidas para excluirse del Grupo de Demandantes de la Conciliación. La fecha límite para solicitar la exclusión de la Conciliación es el 4 de marzo de 2024.

Para excluirse de la Conciliación, debe enviar una Solicitud de exclusión completada y firmada por correo electrónico a exclusions@googlelocationhistorysettlement.com o por correo postal de los EE. UU. a la dirección que figura a continuación. Si envía su Solicitud de exclusión por correo electrónico al Administrador de la Conciliación, la Solicitud de exclusión **debe adjuntarse como un archivo adjunto al correo electrónico y debe contener su firma física**. Una solicitud de exclusión en el cuerpo del correo electrónico **no** se considerará válida debido a la falta de una firma física.

Su Solicitud de exclusión debe incluir:

1) el nombre y número del caso (*In re: Google Location History Litigation.*, 5:18-cv-05062-EJD [N.D. Cal.]);

- 2) su nombre, dirección y dirección de correo electrónico;
- 3) las direcciones de correo electrónico asociadas con sus cuentas de Google (si hubiera);
- 4) su firma física;

5) una declaración que indique claramente que usted tiene la intención de ser excluido del Grupo de Demandantes de la Conciliación a los fines de esta Conciliación; y

6) una declaración de que usted es una persona física que reside en los Estados Unidos y que utilizó uno o más dispositivos móviles mientras el "Historial de ubicaciones" estaba deshabilitado en cualquier momento durante el Período de la Demanda Colectiva (del 1.º de enero de 2014 al 4 de diciembre de 2023).

Su solicitud de exclusión debe enviarse por correo electrónico a exclusions@googlelocationhistorysettlement.com o por correo postal de los EE. UU. a la siguiente dirección:

P.O. Box 2227 Portland, OR 97208-2227

Si se excluye, le indica al Tribunal que no desea formar parte del Grupo de Demandantes de la Conciliación o la Conciliación.

Si se envía por correo electrónico, la Solicitud de exclusión debe enviarse a más tardar a las 11:59 p.m., hora del Pacífico, a más tardar el 4 de marzo de 2024.

Si se envía por correo postal de los EE. UU., la Solicitud de exclusión debe tener **fecha de franqueo postal** a más tardar el 4 de marzo de 2024.

CÓMO COMENTAR U OBJETAR LA CONCILIACIÓN

15. ¿Cómo le hago saber al Tribunal que no estoy conforme con la Conciliación?

Si usted es un Miembro del Grupo de Demandantes de la Conciliación, puede objetar la aprobación de la Conciliación, la solicitud de honorarios y gastos de abogados, y/o la solicitud de Adjudicaciones por servicios para el Representante del Grupo de Demandantes. Puede exponer las razones por las cuales cree que el Tribunal no debe aprobar la Conciliación. El Tribunal considerará sus opiniones.

Usted puede solicitarle al Tribunal que rechace la aprobación de la Conciliación si presenta una objeción. No puede pedirle al Tribunal que ordene una conciliación diferente; el Tribunal solo puede aprobar o rechazar la Conciliación. Si el Tribunal rechaza la aprobación, no se realizarán pagos de la Conciliación a ninguna de las organizaciones independientes sin fines de lucro 501(c)(3) seleccionadas con antecedentes de abordar inquietudes de privacidad en Internet (los Beneficiarios aprobados de Cy Pres), Google no estará obligada por la Conciliación a realizar ningún cambio en sus prácticas y divulgaciones relacionadas con la recopilación de Información de ubicación, y la demanda continuará.

Su objeción debe incluir:

1) el nombre y número de caso; *In re: Google Location History Litigation.*, 5:18-cv-05062-EJD (N.D. Cal.);

2) su nombre, dirección y dirección de correo electrónico como objetor;

3) las direcciones de correo electrónico asociadas con las cuentas de Google (si hubiera) del objetor;

4) su firma física como objetor;

5) una declaración de que usted, como objetor, es una persona física que residía en los Estados Unidos y utilizó uno o más dispositivos móviles mientras el "Historial de ubicaciones" estaba deshabilitado en cualquier momento durante el Período de la demanda colectiva (del 1.º de enero de 2014 al 4 de diciembre de 2023);

6) una declaración con respecto a si su objeción se aplica únicamente al objetor, a un subgrupo del Grupo de Demandantes de la Conciliación, o a todo el Grupo de Demandantes de la Conciliación;

7) una declaración de los fundamentos específicos de la objeción, incluido cualquier respaldo legal y fáctico, y cualquier evidencia que respalde la objeción; y

8) una declaración con respecto a si usted (o el Miembro del Grupo de Demandantes de la Conciliación objetante) pretende comparecer en la Audiencia de aprobación definitiva y, de ser así, si lo hará en persona o por medio de su propio abogado.

Todas las objeciones de los Miembros del Grupo de Demandantes de la Conciliación con respecto a la Conciliación propuesta deben presentarse por escrito al Tribunal, ya sea enviándolas por correo postal al Secretario de la demanda colectiva del Tribunal de Distrito de los Estados Unidos para el Distrito Norte de California; o presentándolas electrónicamente o en persona en cualquier ubicación del Tribunal de Distrito de los Estados Unidos para el Distrito Norte de California, y deben **presentarse o tener fecha de franqueo postal** a más tardar el 4 de marzo de 2024.

Class Action Clerk United States District Court for the Northern District of California 280 South 1st Street San Jose, California 95113

Usted o su abogado pueden tener permitido hablar en la Audiencia de aprobación definitiva acerca de su objeción. Para hacerlo, debe incluir una declaración en su objeción que indique que usted o su abogado tienen la intención de comparecer en la Audiencia de aprobación definitiva, así como una descripción detallada de cualquier evidencia que pueda ofrecer en la Audiencia de aprobación definitiva.

16. ¿Cuál es la diferencia entre objetar y solicitar ser excluido?

Objetar es decirle al Tribunal que no está de acuerdo con algo sobre la Conciliación. Puede objetar la Conciliación solamente si no se excluye de ella. Al excluirse de la Conciliación, le indica al Tribunal que no desea ser parte del Grupo de Demandantes de la Conciliación o de la Conciliación. Si se excluye de la Conciliación, no puede objetarla porque ya no le afectará.

AUDIENCIA DE APROBACIÓN DEFINITIVA DEL TRIBUNAL

17. ¿Cuándo es la Audiencia de aprobación definitiva del Tribunal?

El Tribunal ha programado una Audiencia de aprobación final a las **9 a.m.** hora del Pacífico el **18 de abril de 2024.**Si la audiencia se lleva a cabo **en persona**, se llevará a cabo en el Tribunal de San Jose, Sala 4, 5.º piso, 280 South 1st Street, San Jose, CA 95113.

En la Audiencia de aprobación definitiva, el Tribunal considerará si la Conciliación propuesta es justa, razonable y adecuada. El Tribunal también considerará si aprueba la solicitud de los Abogados principales del Grupo de Demandantes para la adjudicación de honorarios y gastos de abogados, así como de las Adjudicaciones por servicios para los Representantes del Grupo de Demandantes de la Conciliación. Si existen objeciones, el Tribunal las evaluará. El juez Davila escuchará a las personas que hayan solicitado hablar en la audiencia (consulte la Pregunta 15 anterior). Después de la audiencia, el Tribunal decidirá si aprueba o no la Conciliación.

La fecha u hora de la Audiencia de aprobación definitiva puede cambiar. Consulte el Sitio web de la Conciliación, www.GoogleLocationHistorySettlement.com, o el sitio de Acceso público a los registros electrónicos del Tribunal (Public Access to Court Electronic Records, PACER) del Tribunal para confirmar que la fecha no ha cambiado. También puede visitar estos sitios web para obtener actualizaciones y para averiguar si la Audiencia de aprobación definitiva se llevará a cabo en persona o por videoconferencia.

18. ¿Tengo que asistir a la Audiencia de Aprobación Definitiva?

No. Los Abogados del Grupo de Demandantes principales responderán a todas las preguntas que el Tribunal pueda tener. Usted puede asistir por su cuenta y cargo si lo desea. Si presenta una objeción, no necesitará acudir a la Audiencia de Aprobación definitiva para hablar sobre ello. Siempre que hubiese presentado su objeción por escrito a tiempo, el Tribunal la tendrá en cuenta. También puede pagar su propio abogado para que asista, pero dicha asistencia no es necesaria para que el Tribunal considere una objeción presentada oportunamente.

SI NO HAGO NADA

19. ¿Qué sucede si no hago nada?

Si usted es un Miembro del Grupo de Demandantes de la Conciliación y no hace nada, renunciará a los derechos explicados en la Pregunta 10, incluido su derecho a iniciar una demanda, continuar una demanda o ser parte de cualquier otra demanda contra Google y las Partes liberadas sobre los asuntos legales resueltos por esta Conciliación.

CÓMO OBTENER MÁS INFORMACIÓN

20. ¿Cómo puedo obtener más información?

Este Aviso resume la Conciliación propuesta. El Convenio del Acuerdo de Conciliación brinda más detalles. El Acuerdo de Conciliación y otros documentos relacionados están disponibles en el Sitio web de la Conciliación, www.GoogleLocationHistorySettlement.com.

También puede comunicarse con el Administrador de la Conciliación por correo electrónico, por teléfono o por correo postal:

Correo electrónico: info@googlelocationhistorysettlement.com

Número gratuito: 1-877-673-2191

Correo postal: P.O. Box 2227, Portland, OR 97208-2227

Los documentos presentados de forma pública también pueden obtenerse si visita la oficina del Secretario del Tribunal de Distrito de los Estados Unidos para el Distrito Norte de California. También puede acceder al expediente del caso del Tribunal en línea, a cambio del pago de una tarifa, a través del sistema de Acceso Público a los Registros Electrónicos del Tribunal (Public Access to Court Electronic Records, PACER) en https://ecf.cand.uscourts.gov.

NO LLAME POR TELÉFONO NI SE COMUNIQUE DIRECTAMENTE CON EL TRIBUNAL NI LA OFICINA DEL SECRETARIO DEL TRIBUNAL PARA INFORMARSE ACERCA DEL PROCESO DE CONCILIACIÓN.

Attachment 8



Exclusion Report Google Location History

Number	First Name	Last Name
1	ALEXANDER	ZAJAC
2	MICHELLE	ZAJAC
3	KRISTINA	MARTIROSYAN
4	KESHREEYAJI	OSWAL
5	MATHEW	ALTWEGG
6	JUDY	STROUD
7	STAN	HUANG
8	CHRIS	LAND
9	CHARLES	STIMPERT