A proposed settlement has been reached in a class action lawsuit against Park House Nursing & Rehabilitation Center, LLC ("Defendant") regarding a timekeeping system used by Defendant in Illinois that allegedly required workers to scan their finger for timekeeping purposes, purportedly in violation of the law. The case is Wilson v. Park House Nursing & Rehabilitation Center, LLC, No. 2019-CH-10262, currently pending in the Circuit Court of Cook County, Illinois. The proposed Settlement is not an admission of wrongdoing by Defendant, and it denies that it violated the law. The Court has not decided who is right or wrong. Rather, to save the time, expense, and uncertainty of litigation, the Parties have agreed to settle the lawsuit.

Why Am I Being Contacted? Our records indicate that you were employed by Defendant and may have scanned your finger for timekeeping purposes in the state of Illinois at Park House Nursing & Rehabilitation Center. You are included in the Settlement if you scanned your finger using Defendant's timekeeping system in Illinois at any time between February 7, 2014 and February 11, 2025. Please visit www.ParkHouseBIPASettlement.com for more information about the lawsuit and the Settlement.

What Does The Settlement Provide? Defendant has agreed to create a \$240,120.00 Settlement Fund. To receive money from the Settlement, you do not have to do anything. If the Court approves the Settlement, and you do not exclude yourself from the Settlement Class, you will automatically receive a check from the Settlement Administrator constituting an equal share of the Settlement Fund after deductions for the Settlement Administrator's expenses, attorneys' fees, costs and expenses for Class Counsel, and a Service Award for the Class Representative. The exact amount of each Class Member's payment is unknown at this time, but the per-person payment is estimated to be approximately \$500-\$550.

Your Rights May Be Affected. If you do not want to be legally bound by the Settlement, you must exclude yourself by APRIL 24, 2025. If you exclude yourself, you will not receive any money from the Settlement. If you do not exclude yourself, you may object to it by APRIL 24, 2025. The detailed notice, available at the Settlement Website listed below or through the Settlement Administrator, explains how to exclude yourself or object. The Court will hold a hearing on MAY 12, 2025, to consider whether to approve the Settlement, Class Counsel's request for attorneys' fees of up to 33 percent of the Settlement Fund, plus their costs and expenses, and a Service Award for the Class Representative of up to \$5,000.00. You can appear at the hearing, but you do not have to. If you want, you can hire your own attorney, at your own expense, to appear or speak for you at the hearing. Visit the settlement website, www.ParkHouseBIPASettlement.com, or contact the Settlement Administrator at ParkHouseBIPASettlement@noticeadministrator.com or Park House BIPA Settlement, PO Box 2002, Chanhassen, MN 55317-2002, for details about options and deadlines.

## Park House BIPA Settlement P.O. Box 2002 Chanhassen, MN 55317-2002

## COURT-ORDERED LEGAL NOTICE

YOU MAY BE ENTITLED TO A CASH PAYMENT FROM A CLASS ACTION SETTLEMENT IF YOU SCANNED YOUR FINGER FOR TIMEKEEPING PURPOSES WHILE WORKING AT PARK HOUSE NURSING & REHABILITATION CENTER ON OR AFTER FEBRUARY 7, 2014.

For more information, visit www.ParkHouseBIPASettlement.com. Para una notificación en español, visitar www.ParkHouseBIPASettlement.com.