

In re Fortra Data Breach Litigation  
Settlement Administrator  
PO Box 5569  
Portland, OR 97228-5569

Court-Approved Legal Notice

*In re Fortra File Transfer Software Data  
Security Breach Litigation, 24-md-03090-RAR*  
United States District Court for the  
Southern District of Florida

**If your Private Information was  
impacted in the Fortra Data  
Incident that occurred in January  
of 2023, you may be entitled  
to Settlement Class Member  
Benefits from a Settlement.**

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

**This notice is a summary.**  
**[www.FortraDataSettlement.com](http://www.FortraDataSettlement.com)**  
**1-888-820-3075**

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A \$20 million settlement has been reached in a class action lawsuit against Aetna, Brightline, Community Health, Elevance, Fortra, Imagine360, Intellihartx, NationsBenefits, and Santa Clara (“Defendants”) related to a Data Incident involving Fortra’s file transfer services that occurred in January of 2023. The Data Incident involved unauthorized access to or acquisition of approximately five million individuals’ Private Information that were being stored within Fortra’s file transfer services. The impacted individuals are known as “Settlement Class members.”

**Who is Included?** The Settlement Class includes: All living individuals residing in the United States who were sent notice of the Data Incident indicating their Private Information may have been impacted in the Data Incident.

**Records indicate you are a Settlement Class member** because your Private Information provided to Brightline Inc., a customer of Fortra that used its GoAnywhere managed file transfer (“MFT”) software, was impacted by the Data Incident. This makes you a member of the Brightline Settlement Subclass. There was a prior settlement involving Brightline. The benefits you are entitled to in this Settlement will be based on whether you made a claim in that Settlement and whether you have incurred further losses since you made the claim.

**What does the Settlement Provide?** If you did not file a claim in the Brightline Settlement, you can file a Claim for all of the benefits in this Settlement. If you did file a claim in the Brightline Settlement, you may only recover for new losses up to \$5,000, as well as elect Dark Web Monitoring if you did not already claim credit monitoring. Your new claim must be filed online or postmarked by **August 29, 2025**:

**Cash Payment A – Documented Losses:** If you did not file a claim in the Brightline Settlement, you may submit a Claim Form under this section with documentation for losses related to the Data Incident up to \$5,000. If you did

file a claim for Cash Payment A or Cash Payment B in the Brightline Settlement, and incurred losses since filing that claim, you can Claim up to \$5,000 in this Settlement, minus what you have already been paid, **OR**

**Cash Payment B – Alternative Cash Payment:** If you did not receive a Cash A or B Payment in the prior Brightline Settlement (and do not select a Cash Payment A now), you may submit a Claim Form with no documentation to receive a cash payment in the estimated amount of \$85; **AND**

**Dark Web Monitoring:** In addition to Cash Payment A *or* B, you may also receive one year of Dark Web Monitoring (if you did not elect credit monitoring in the prior Brightline Settlement).

**Injunctive Relief:** Defendants have implemented or will be implementing additional network security measures.

Cash Payment B – Alternative Cash Payments may be subject to a *pro rata* (a legal term meaning equal share) adjustment up or down based upon the total value of all Valid Claims received by the Settlement Administrator.

**Other Options.** If you do not want to be legally bound by the Settlement, you must opt-out by sending a request to opt-out by mail and it must be **postmarked** by **August 15, 2025**. If you do not opt-out, you will give up the right to sue and will release “\_\_\_\_\_” from the Released Claims in the Action. If you do not opt-out, you may object to the Settlement by **August 15, 2025**. The Long Form Notice on the Settlement Website explains how to opt-out or object. If you do nothing, you will get no benefits, and you will be bound by the Settlement and any judgments and orders. The Court will hold a Final Approval Hearing on **September 15, 2025**, to consider whether to approve the Settlement, Class Counsel’s attorneys’ fees of up to 33.33% of the Settlement Fund, and costs, and any objections. You or your lawyer may attend the hearing if you object, but you are not required to do so.