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8 9	manifold@whafh.com RACHELE R. BYRD (SBN 190634) byrd@whafh.com		
10	750 B Street, Suite 1820 San Diego, CA 92101		
11	Telephone: (619) 239-4599 Facsimile: (619) 234-4599		
12	Plaintiffs' Co-Lead Counsel		
13	[Additional counsel appear on signature page]		
14	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
15	FOR THE COUNTY OF SAN DIEGO		
16	IN RE: SCRIPPS HEALTH DATA	Lead Case No. 37-2021-00024103-CU-BT-CTL	
17	INCIDENT LITIGATION	Assigned to the Hon. Gregory W. Pollack	
17 18	INCIDENT LITIGATION Included Actions:	Assigned to the Hon. Gregory W. Pollack Department 71	
18 19		Department 71 NOTICE OF ENTRY OF ORDER AND	
18	Included Actions: Garcia v. Scripps Health	Department 71	
18 19 20	Included Actions: Garcia v. Scripps Health Case No. 37-2021-00024103-CU-BT-CTL Corning v. Scripps Health Case No. 37-2021-00025007-CU-BT-CTL Matthews, et al. v. Scripps Health	Department 71 NOTICE OF ENTRY OF ORDER AND	
18 19 20 21	Included Actions: Garcia v. Scripps Health Case No. 37-2021-00024103-CU-BT-CTL Corning v. Scripps Health Case No. 37-2021-00025007-CU-BT-CTL Matthews, et al. v. Scripps Health Case No. 37-2021-00027326-CU-MC-CTL	Department 71 NOTICE OF ENTRY OF ORDER AND JUDGEMENT	
 18 19 20 21 22 23 24 	Included Actions: Garcia v. Scripps Health Case No. 37-2021-00024103-CU-BT-CTL Corning v. Scripps Health Case No. 37-2021-00025007-CU-BT-CTL Matthews, et al. v. Scripps Health	Department 71 NOTICE OF ENTRY OF ORDER AND JUDGEMENT	
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	TO ALL PARTIES AND THEIR COUNSEL OF	RECORD:
	PLEASE TAKE NOTICE that on April 7	, 2023, the Court entered a Final Approva
	Order, a true and correct copy of which is attach	ned hereto as Exhibit A, and an Amende
	Judgement, a true and correct copy of which is attac	hed hereto as Exhibit B .
	DATED: April 7, 2023 WOLF	HALDENSTEIN ADLER
		CMAN & HERZ LLP
	By: Rac	hele R. Byrd
	RACH	ELE R. BÝRD
	BETSY	C. MANIFOLD
		ld@whafh.com
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		one: (619) 595-3001
	1	ile: (619) 595-3000
	Co-Lea	d Counsel for Plaintiffs
	KEEG	AN & BAKER, LLP
		N. Keegan (SBN 167698)
		n@keeganbaker.com araday Avenue, Suite 100
		id, CA 92008
		one: (760) 929-9303
	Facsim	ile: (760) 929-9260
	Plaintij	fs' Liaison Counsel
	SCRIPPS/29542	
	-1-	
$\ $	NOTICE OF ENTRY OF ORD	ER AND JUDGEMENT

EXHIBIT A

12 INCIDENT LITIGATION 13 Included Actions: 14 Garcia v. Scripps Health 15 Case No. 37-2021-00024103-CU-BT-CTL 16 Corning v. Scripps Health 17 Matthews, et al. v. Scripps Health 18 Case No. 37-2021-00027326-CU-MC-CTL 19 Joseph v. Scripps Health Inc. 11 Case No. 37-2021-00031510-CU-BT-CTL 12 Lahrmann v. Scripps Health 12 Case No. 37-2021-00031510-CU-BT-CTL 17 Joseph v. Scripps Health 18 Case No. 37-2021-00031510-CU-BT-CTL 19 Joseph v. Scripps Health 11 Case No. 37-2021-00031510-CU-BT-CTL 12 Herrera v. Scripps Health 13 Case No. 37-2021-00031787-CU-BC-CTL 14 Free Not Stripps Health 15 Case No. 37-2021-00031787-CU-BC-CTL 16 Case No. 37-2021-00031787-CU-BC-CTL 17 Image: Case No. 37-2021-00031787-CU-BC-CTL 18 Case No. 37-2021-00031787-CU-BC-CTL 19 Joseph Label Mark 10 Case No. 37-2021-00031787-CU-BC-CTL 10 Image: Case	1 2 3 4 5 6 7 8 9 10 11	FOR THE COU IN RE: SCRIPPS HEALTH DATA	FILE D Glore of the Superior Count APR - 7 2023 By: T. Abas THE STATE OF CALIFORNIA NTY OF SAN DIEGO Lead Case No. 37-2021-00024103-CU-BT-CTL
[PROPOSED] FINAL APPROVAL ORDER	 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 	INCIDENT LITIGATION Included Actions: Garcia v. Scripps Health Case No. 37-2021-00024103-CU-BT-CTL Corning v. Scripps Health Case No. 37-2021-00025007-CU-BT-CTL Matthews, et al. v. Scripps Health Case No. 37-2021-00027326-CU-MC-CTL Joseph v. Scripps Health Inc. Case No. 37-2021-00029680-CU-NP-CTL Lahrmann v. Scripps Health Case No. 37-2021-00031510-CU-BT-CTL Herrera v. Scripps Health	Assigned to the Hon. Gregory W. Pollack Department 71 [PROPOSED] FINAL APPROVAL ORDER Action Filed: June 1, 2021 DATE: April 7, 2023 TIME: 9:30 a.m. DEPT: C-71
		[rkorosed] Fin	AL ATTRUVAL UNDER

WHEREAS, the Court, having considered the Settlement Agreement filed October 27, 1 2 2022 (the "Settlement") between and among Plaintiffs Johnny Corning, Gale Ann Matthews, Michael Matthews, Alma Uphoff, Kevin Uphoff, Susan Moore, Stephanie Lahrmann, Emily 3 Joseph, Esteban Herrera and Steven Dunetz ("Plaintiffs") and Defendant Scripps Health 4 ("Defendant" or "Scripps") (collectively, the "Parties"), the Court's Order Granting Preliminary 5 Approval of Class Action Settlement and Conditionally Certifying Settlement Class 6 ("Preliminary Approval Order"), having held a Final Approval Hearing on April 7, 2023, having 7 considered all of the submissions and arguments with respect to the Settlement, and otherwise 8 9 being fully informed, and good cause appearing therefor;

IT IS HEREBY ORDERED: 10

Class Representatives' Motion for Final Approval of Class Action Settlement and 11 1. Class Representatives' Motion for an Award of Attorneys' Fees, Costs, Expenses and Service 12 13 Awards are GRANTED.

2. This Order incorporates herein and makes a part hereof, the Settlement 14 Agreement (including its exhibits) and the Preliminary Approval Order. Unless otherwise 15 provided herein, the terms defined in the Settlement Agreement and Preliminary Approval Order 16 shall have the same meanings for purposes of this Order. 17

18

3. The Court has subject matter jurisdiction over this matter including, without 19 limitation, jurisdiction to approve the Settlement, confirm certification of the Settlement Class for settlement purposes only, to settle and release all claims released in the Settlement, and to 20 21 dismiss the Action with prejudice.

22

CERTIFICATION OF THE SETTLEMENT CLASS I.

4. Based on its review of the record, including the Settlement, all submissions in 23 support of the Settlement, and all prior proceedings in the Action, the Court finally certifies the 24 25 following Settlement Class for settlement purposes only:

26 27

28

All persons to whom Scripps sent, via direct mail, notice of the Ransomware Attack.

[PROPOSED] FINAL APPROVAL ORDER

1 5. Excluded from the Settlement Class are: (1) the Judges presiding over the Action 2 and members of their families; (2) Scripps, its subsidiaries, parent companies, successors, 3 predecessors, and any Entity in which Scripps or its parents have a controlling interest, and its current or former officers and directors; (3) natural persons who properly execute and submit a 4 Request for Exclusion prior to the Opt-Out Deadline; (4) the successors or assigns of any such 5 excluded natural person; and (5) any other person found by a court of competent jurisdiction to 6 7 be guilty under criminal law of initiating, causing, aiding, or abetting the Ransomware Attack or 8 who pleads nolo contendere to any such charge.

6. Also excluded from the Settlement Class are those persons identified in Exhibit A
hereto, each of whom submitted a timely and valid request to be excluded from the Settlement
Class. Such persons shall not receive the benefits of the Settlement and shall not be bound by this
Order.

7. For settlement purposes only, with respect to the Settlement Class, the Court 13 14 confirms that the prerequisites for a class action pursuant to Cal. Code of Civil Proc. § 382 have been met, in that: (a) the Settlement Class is so numerous that joinder of all individual Settlement 15 Class Members in a single proceeding is impracticable; (b) questions of law and fact common to 16 all Settlement Class Members predominate over any potential individual questions; (c) the claims 17 of the Class Representatives are typical of the claims of the Settlement Class; (d) Class 18 19 Representatives and proposed Class Counsel will fairly and adequately represent the interests of 20 the Settlement Class; and (e) a class action is the superior method to fairly and efficiently 21 adjudicate this controversy.

22

II. NOTICE TO THE SETTLEMENT CLASS

8. The Court finds that Notice has been given to the Settlement Class in the manner directed by the Court in the Preliminary Approval Order. The Court finds that such Notice: (i) was reasonable and constituted the best practicable notice under the circumstances; (ii) was reasonably calculated, under the circumstances, to apprise Settlement Class Members of the pendency of the Action, the terms of the Settlement including its release of Released Claims, their right to exclude themselves from the Settlement Class or object to all or any part of the Settlement, their right to appear at the Final Approval Hearing (either on their own or through counsel hired at their own expense), and the binding effect of final approval of the Settlement on all persons who do not exclude themselves from the Settlement Class; (iii) constituted due, adequate, and sufficient notice to all persons entitled to receive notice; and (iv) fully satisfied the requirements of California Code of Civil Procedure § 382, the United States Constitution (including the Due Process Clause), and any other applicable law.

7

III. FINAL APPROVAL OF THE SETTLEMENT

8 9. The Court finds that the Settlement resulted from arm's-length negotiations
9 between Class Counsel and Defendant.

10 10. The Court hereby finally approves in all respects the Settlement as fair,
11 reasonable, and adequate, and in the best interest of the Settlement Class.

12 11. The Court finds that Class Representatives and Class Counsel fairly and
13 adequately represented the interests of Settlement Class Members in connection with the
14 Settlement.

15 12. The Parties shall consummate the Settlement in accordance with the terms
16 thereof. The Settlement, and each and every term and provision thereof, including its release,
17 shall be deemed incorporated herein as if explicitly set forth herein and shall have the full force
18 and effect of an order of this Court

19 || IV. RELEASE

20 13. Upon the Effective Date, each Settlement Class Member, including Class
21 Representatives, shall be deemed to have, and by operation of the Judgment shall have, fully,
22 finally, and forever released, relinquished, and discharged all Released Claims.

14. Upon the Effective Date, Scripps shall be deemed to have, and by operation of the
Judgment shall have, fully, finally, and forever released, relinquished, and discharged Plaintiffs,
each and all of the Settlement Class Members, and Plaintiffs' counsel of all claims, including
Unknown Claims, based upon or arising out of the institution, prosecution, assertion, settlement,
or resolution of the Action or the Released Claims, except for enforcement of the Settlement
Agreement. Any other claims or defenses Scripps may have against Settlement Class Members

including, without limitation, any claims based upon or arising out of any retail, banking, debtorcreditor, contractual, or other business relationship with such Settlement Class Members that are
not based upon or do not arise out of the institution, prosecution, assertion, settlement, or
resolution of the Action or the Released Claims are specifically preserved and shall not be
affected by the preceding sentence.

For purposes of this Order and Judgment, "Released Claims" collectively means 15. 6 7 any and all past, present, and future claims and/or causes of action including, but not limited to, 8 any causes of action arising under or premised upon any statute, constitution, law, ordinance, 9 treaty, regulation, or common law of any country, state, province, county, city, or municipality, including 15 U.S.C. §§ 45 et seq., and all similar statutes in effect in any states in the United 10 States as defined below; violations of the of the California Confidentiality of Medical 11 Information Act, Cal. Civ. Code § 56, et seq. and all similar state statutes; violation of the 12 California Unfair Competition Law, Cal. Bus. & Prof. Code § 17200, et seq. and all similar state 13 consumer-protection statutes; violations of the California Consumer Records Act, Cal. Civ. Code 14 15 § 1798.82, et seq. and all similar state privacy-protection statutes, including, but not limited to, the California Consumer Protection Act of 2018, Cal. Civ. Code § 1798, et seq.; negligence; 16 negligence *per se*; breach of contract; breach of implied contract; breach of fiduciary duty; 17 breach of confidence; invasion of privacy; fraud; misrepresentation (whether fraudulent, 18 negligent or innocent); unjust enrichment; bailment; wantonness; failure to provide adequate 19 notice pursuant to any breach notification statute or common law duty; and including, but not 20 21 limited to, any and all claims for damages, injunctive relief, disgorgement, declaratory relief, equitable relief, attorneys' fees and expenses, pre-judgment interest, credit monitoring services, 22 the creation of a fund for future damages, statutory damages, punitive damages, special damages, 23 exemplary damages, restitution, and/or the appointment of a receiver, whether known or 24 unknown, liquidated or unliquidated, accrued or unaccrued, fixed or contingent, direct or 25 derivative, and any other form of legal or equitable relief that either has been asserted, was 26 27 asserted, was alleged in the Action, and/or could have been asserted, by any member of the 28 Settlement Class against any of the Released Persons based on, relating to, concerning or arising

- 4 -[PROPOSED] FINAL APPROVAL ORDER

out of the Ransomware Attack. For avoidance of doubt, the scope of the Released Claims excludes claims for physical bodily injuries attributable to the denial of medical treatment or for delayed medical treatment due to the Ransomware Attack. Released Claims shall not include the right of any Settlement Class Member or any of the Released Persons to enforce the terms of the settlement contained in this Settlement Agreement, and shall not include the claims of members of the Settlement Class Members who have timely excluded themselves from the Settlement Class.

8 16. Further, upon the Effective Date, and to the fullest extent permitted by law, each 9 Settlement Class Member, including Class Representatives, shall, either directly, indirectly, 10 representatively, as a member of or on behalf of the general public or in any capacity, be 11 permanently barred and enjoined from commencing, prosecuting, or participating in any 12 recovery in any action in this or any other forum (other than participation in the Settlement as 13 provided herein) in which any of the Released Claims is asserted.

14 15

V. ATTORNEYS' FEES, COSTS, AND EXPENSES AND PLAINTIFFS' SERVICE AWARDS

16 17. The Court awards attorneys' fees and expenses of \$3,100,000.00, and payment of 17 Service Awards in the amount of \$2,500.00 to each of the Plaintiffs. The Court directs the 18 Settlement Administrator to pay such amounts in accordance with the terms of the Settlement 19 Agreement. Class Counsel, in their sole discretion, shall allocate and distribute the amount of the 20 Fee Award and Costs awarded by the Court among Plaintiffs' counsel.

21

VI. OTHER PROVISIONS

18. Without affecting the finality of this Judgment in any way, the Court retains
continuing jurisdiction over the Parties and the Settlement Class for the administration,
consummation, and enforcement of the terms of the Settlement Agreement.

In the event the Effective Date does not occur, this Order shall be rendered null and void and shall be vacated and, in such event, as provided in the Settlement, this Order and all orders entered in connection herewith shall be vacated and null and void, the Parties shall be restored to their respective positions in the Action, all of the Parties' respective pre-Settlement

[PROPOSED] FINAL APPROVAL ORDER

1 claims and defenses will be preserv	red, and the terms and provisions of the Settlement shall have		
	bect to the Parties and shall not be used in the Action or in any		
	and any judgment or order entered by the Court in accordance		
	with the terms of the Settlement shall be treated as vacated, <i>nunc pro tunc</i> .		
5 IT IS SO ORDERED.			
6			
7 Dated: April 7, 2023	GREGORY W. POLLACK		
8	HON. GREGORY W. POLLACK		
9	JUDGE OF THE SUPERIOR COURT		
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EXHIBIT B

1 2 3 4 5 6 7 8 9 9	FILE D Gierk of the Superior Court APR - 7 2023 By: T. Abas
0	OUNTY OF SAN DIEGO
 IN RE: SCRIPPS HEALTH DATA INCIDENT LITIGATION <i>Included Actions:</i> <i>Garcia v. Scripps Health</i> Case No. 37-2021-00024103-CU-BT-CTI <i>Corning v. Scripps Health</i> Case No. 37-2021-00025007-CU-BT-CTI <i>Matthews, et al. v. Scripps Health</i> Case No. 37-2021-00027326-CU-MC-CT <i>Joseph v. Scripps Health Inc.</i> Case No. 37-2021-00029680-CU-NP-CTI <i>Lahrmann v. Scripps Health</i> Case No. 37-2021-00031510-CU-BT-CTI <i>Herrera v. Scripps Health</i> Case No. 37-2021-00031787-CU-BC-CTI 	Action Filed: June 1, 2021 DATE: April 7, 2023 TIME: 9:30 a.m. DEPT: C-71 JUDGE: Hon. Gregory W. Pollack
7 8 AMENDED	[PROPOSED] JUDGMENT

1	WHEREAS, the Court, having considered the Settlement Agreement filed October 27,
2	2022 (the "Settlement") between and among Plaintiffs Johnny Corning, Gale Ann Matthews,
3	Michael Matthews, Alma Uphoff, Kevin Uphoff, Susan Moore, Stephanie Lahrmann, Emily
4	Joseph, Esteban Herrera, and Steven Dunetz ("Plaintiffs"), individually and on behalf of the
5	Settlement Class, and Defendant Scripps Health ("Defendant" or "Scripps") (collectively, the
6	"Parties"), the Court's Order Granting Preliminary Approval of Class Action Settlement and
7	Conditionally Certifying Settlement Class ("Preliminary Approval Order"), having held a Final
8	Approval Hearing on April 7, 2023, having considered all of the submissions and arguments with
9	respect to the Settlement, and otherwise being fully informed, and good cause appearing
10	therefor;
11	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:
12	1. This Court has jurisdiction over the subject matter of the Action, this litigation,
13	and over all parties to the Action, including all Settlement Class Members.
14	2. The Court finally certifies the following Settlement Class for settlement purposes
15	only:
16	All persons to whom Scripps sent, via direct mail, notice of the Ransomware Attack.
17	
18	3. Excluded from the Settlement Class are: (1) the Judges presiding over the Action
19	and members of their families; (2) Scripps, its subsidiaries, parent companies, successors,
20	predecessors, and any Entity in which Scripps or its parents have a controlling interest, and its
21	current or former officers and directors; (3) natural persons who properly execute and submit a Request for Exclusion prior to the Opt-Out Deadline; (4) the successors or assigns of any such
22	excluded natural person; and (5) any other person found by a court of competent jurisdiction to
23	be guilty under criminal law of initiating, causing, aiding, or abetting the Ransomware Attack or
24	who pleads nolo contendere to any such charge.
25	4. Also excluded from the Settlement Class are those persons identified in Exhibit A
26	to the Final Approval Order, each of whom submitted a timely and valid request to be excluded
27	from the Settlement Class. Such persons shall not receive the benefits of the Settlement and shall
28	not be bound by this Order.
	- 1 -
	AMENDED [PROPOSED] JUDGMENT

5. This Court hereby enters Judgment in accordance with, and subject to, the terms 1 2 set forth in the Final Approval Order, and the Class Representatives and the Settlement Class 3 Members shall take nothing except as provided in the Settlement Agreement.

4 6. Class Representatives Johnny Corning, Gale Ann Matthews, Michael Matthews, 5 Alma Uphoff, Kevin Uphoff, and Susan Moore fairly and adequately represented the Settlement 6 Class Members.

7 7. Class Counsel Rachele R. Byrd of Wolf Haldenstein Adler Freeman & Herz LLP; 8 Timothy D. Cohelan of Cohelan Khoury & Singer; Patrick N. Keegan of Keegan & Baker, LLP; and M. Anderson Berry of Clayeo C. Arnold, APLC fairly and adequately represented the 9 Settlement Class Members. 10

8. The Settling Parties shall take all steps necessary and appropriate to provide 11 12 Settlement Class Members with the benefits to which they are entitled under the terms of the SA and pursuant to the Orders of the Court. 13

14

9. Plaintiffs are each awarded a Service Payment of \$2,500.

Class Counsel is hereby awarded \$3,100,000.00 in attorneys' fees and expenses, 15 10. which amount is approved as fair and reasonable, in accordance with the terms of the Settlement 16 17 Agreement.

18

11. The Court hereby approves the Settlement Agreement and finds that the 19 Settlement is, in all respects, fair, reasonable, and adequate to the Settlement Class.

20 12. Upon the Effective Date, each Settlement Class Member, including Plaintiffs, 21 shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever 22 released, relinquished, and discharged all Released Claims. Further, upon the Effective Date, and 23 to the fullest extent permitted by law, each Settlement Class Member, including Plaintiffs, shall, 24 either directly, indirectly, representatively, as a member of or on behalf of the general public or 25 in any capacity, be permanently barred and enjoined from commencing, prosecuting, or participating in any recovery in any action in this or any other forum (other than participation in 26 27 the Settlement as provided herein) in which any of the Released Claims is asserted.

28

13. Upon the Effective Date, Scripps shall be deemed to have, and by operation of the

- 2 -AMENDED [PROPOSED] JUDGMENT

Judgment shall have, fully, finally, and forever released, relinquished, and discharged Plaintiffs, 1 2 each and all of the Settlement Class Members, and Plaintiffs' counsel of all claims, including 3 Unknown Claims, based upon or arising out of the institution, prosecution, assertion, settlement, or resolution of the Action or the Released Claims, except for enforcement of the Settlement 4 5 Agreement. Any other claims or defenses Scripps may have against Settlement Class Members including, without limitation, any claims based upon or arising out of any retail, banking, debtor-6 creditor, contractual, or other business relationship with such Settlement Class Members that are 7 8 not based upon or do not arise out of the institution, prosecution, assertion, settlement, or 9 resolution of the Action or the Released Claims are specifically preserved and shall not be 10 affected by the preceding sentence.

11 14. The Notice disseminated pursuant to the Notice Plan and by Order of this Court
12 was the best notice practicable under the circumstances. The Class Notice provided due and
13 adequate notice of those proceedings and of the matters set forth therein, including the proposed
14 Settlement, to all persons entitled to such notice, and the Notice fully satisfied the requirements
15 of California law and the requirements of due process.

16 15. Pursuant to the Settlement Agreement, California Code of Civil Procedure section
17 664.6, and rule 3.769(h) of the California Rules of Court, this Court retains jurisdiction over the
18 Parties to enforce the terms of the Settlement Agreement, the Final Approval Order, and this
19 Judgment.

20 16. This document shall constitute a judgment for purposes of California Rules of
21 Court, rule 3.769(h). The Clerk is directed to enter this Judgment forthwith.

22 17. This Judgment shall be posted on the Settlement Website until at least thirty (30)
23 days after the Effective Date.

24 || IT IS SO ORDERED.

25 Dated: April 7, 2023

26

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29350

GREGORY W. POLLACK

HON. GREGORY W. POLLACK JUDGE OF THE SUPERIOR COURT

- 3 -AMENDED [PROPOSED] JUDGMENT

EXHIBIT A

epiq

Amended Exclusion Report - Scripps Data Breach

Number	First Name	Last Name	Business Name
1	NICOLAS	FLORES	
2	REYNALDO A	HERNANDEZ	
3	MARY E	MAZY	
4	JENNYANNE	FIORINO	
5	REED M	KIEFER	
6	JAQUELINE	KIEFER	
7			THE ESTATE OF LOUIS LEPORE
8	DAVID	MARTINSON	
9	STEPHANIE	BURNHAM	
10	DEAN M	PETERSON	
11	NATHAN C	DICKINSON	
12	IRENE	LOPEZ	
13	MARY M	ALLEN	
14	KAREN J	FINEGAN	
15	CAROLE A	FRENCH	
16	EUGENE	YANG	
17	ROBERT G	ELLIOTT	
18	DONNA JO	HENDERSON	
19	STEPHANIE L	HERGERT	
20	SUMMER	GOLDEN	
21	BRYANT	LARES	
22	ΙΚυκο	RICE	
23	LINCOLN	BOYD	
24	BRENNA J	DUNCAN	
25	SEAN	CARLBLOM	
26	JEFFREY A	KAMANSKY	
27	NORMAN	RICE	
28	JEANNINE J	GOODSELL	
29	ALEXI KEITH	MONTOYA	
30	AMY J	DENOBLE	
31	CAROLYN L	HARRIS	
32	THOMPSON	FETTER	
33	JANE T	FETTER	
34	KIM L	MCQUEEN	
35	RAQUEL	FRANCO	
36	DENNIS O	STEIN	
37	KARSTEN	SAUER	
38	NATALIA	GUZMAN ROJAS	
39	CHRISTOPHER R	HOLMES	
40	SHARON D	BYRD	

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Amended Exclusion Report - Scripps Data Breach

Number	First Name	Last Name	Business Name
41	HOSAM N	YOUSIF	
42	ANNE-MARIE L	ROSS	
43	JEAN R	SNOW ANDERSON	
44	MICHAEL A	GOLD	
45	BARBARA L	MARCHINI	
46	JESSICA A	HING	
47	ALAN J	KORN	
48	GLORIA G	KORN	
49	WALTER M	ANDERSON	
50	JONATHAN	SILLS	
51	LAURA	CAMPBELL-SILLS	
52	KIT J	GARDNER	
53	JON A	WRIGHT	
54	JENNIFER A	WRIGHT	
55	RALPH	MONGAN	
56	RANDALL C	SINCLAIR	
57	JAMES	BEGGS	
58	KAREN	BEGGS	
59	LISA M	SINCLAIR	

	1	CERTIFICATE OF SERVICE
	2	I, Darya Yacoubian, the undersigned, do declare as follows:
	3	I am a resident of the County of San Diego; I am over the age of 18 years, and not a
	4	party to, or have any interest in, this legal action; my business address is 750 B Street, Suite 1820, San Diego, California 92101.
	5	On April 7, 2023, I served the following document(s):
	6 7	NOTICE OF ENTRY OF ORDER AND JUDGEMENT
	8	
	9	in the manner identified below on all interested parties on the attached service list:
	10	(X) VIA ELECTRONIC MAIL – I electronically transmitted a copy of the document(s) listed above to all parties in a pdf or word processing format at their respective electronic mailbox addresses, pursuant to consent to such form of service.
	11	
ER	12	() VIA U.S. MAIL – I enclosed a copy of the document identified above in an envelope or envelopes and placed the envelope(s) for collection and mailing on the date
z SING) 200 101	13	and at the place shown above, following our ordinary business practices. I am readily familiar with this business's practice of collecting and processing correspondence for
COHELAN KHOURY & SINGER 605 C Street, Suite 200 San Diego, CA 92101	14	mailing. On the same day that correspondence is placed for collection and mailing, it is
N KHC C Stree Diego,	15	deposited in the ordinary course of business with the U.S. Postal Service, in a sealed envelope with postage prepaid.
)HELA 605 San	16	
S	17 18	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 7th day of April 2023, at San Diego, California.
	10	
	20	Douga Jacoulian
	21	DARYAYACOUBIAN
	22	
	23	
	24	
	25	
	26	
	27	
	28	
		- 1 -
		Certificate of Service - Case No. 37-2021-00024103-CU-BT-CTL

IN RE SCRIPPS HEATH DATA INCIDENT LITIGATION Service List – March 28, 2022 Page 1

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