

Subject: Legal Notice about a Toll Roads class action settlement

If You Used a FasTrak Account To Pay a Toll on the 91 Express Lanes or Received a Toll Violation in Connection with the 91 Express Lanes in Orange County, California, You May Be a Member of a Class Action and May Be Entitled To Penalty Forgiveness or a Payment of up to \$15.00 from the Class Action Settlement.

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

Use your Unique ID Number to file an easy online claim [here](#).

Why am I receiving this Notice? You are receiving this Notice because the records of the Orange County Transportation Authority (“OCTA”) show that your “Personally Identifiable Information” (“PII”) may have been shared for purposes of toll or penalty collection or toll-road interoperability for the 91 Express Lanes in Orange County, California between June 29, 2015, and May 27, 2021. You are therefore likely a class member and may be eligible to receive relief under a class action settlement (the “Settlement”) with OCTA and Cofiroute USA, LLC (“Defendants”). The United States District Court for the Central District Court of California ordered Defendants to provide your name and email address to the Class Administrator so this Notice could be sent to you advising you of the lawsuit and proposed Settlement.

What was the lawsuit about? A settlement has been reached in a class action lawsuit in which Plaintiffs raised several claims, including that Defendants improperly collected and shared the PII of drivers and owners of vehicles who used a FasTrak transponder account with another California toll agency to pay for a toll on the 91 Express Lanes toll road or who used the 91 Express Lanes toll road without a valid transponder account. Defendants deny all allegations. The Court has decided that certain claims against Defendants lack merit but has not ruled on one remaining claim.

What are the Settlement terms? Every toll violation penalty currently assigned for third-party debt collection will be reduced to \$100, and all outstanding toll violation debts assigned to a third-party debt collector will be reduced by approximately an additional \$40. If your toll violation penalty was sent to a third-party debt collector but you currently do not owe an outstanding penalty, you may submit a claim for a cash award of up to \$15 from a \$1 million Settlement Fund (“Cash Award”). The amount of your Cash Award will depend on the total number of claims submitted, the costs of administration, and the amount the Court awards for attorneys’ fees, costs, and service awards. The lawyers representing the class intend to request up to \$250,000 for attorneys’ fees, plus reimbursement of reasonable expenses, and for a service award of \$5,000 from the Settlement for the Class Representatives. The Detailed Notice explaining the terms of the Settlement is available [here](#).

What are my options? You have **four options**: **First**, if you are eligible, using your Unique ID number shown at the top of this email, you can submit your claim online here at the Settlement Website, www.TollRoadsSettlements.com and seek benefits from the Settlement. Alternatively, you may download a paper Claim Form from the Settlement Website and submit it via regular mail. **Second**, you may **do nothing**, in which case you will not receive a Cash Award but may still receive penalty forgiveness, your claims against Defendants will be released, and you will be bound by the orders and judgments of the Court. **Third**, you may **exclude yourself** from the Settlement by mailing a signed letter to the Settlement Administrator indicating that you wish to be excluded from the Settlement. If you exclude yourself, you will receive no penalty forgiveness or cash awards from the Settlement, but you will keep any claims you have against Defendants to the extent that they are not barred by applicable law and have not been resolved by the Court (except any claim arising out of any Defendant providing your name and contact information to the Class Administrator so notice could be sent to you). **Fourth**, as long as you do not exclude yourself from the Settlement, you may **object to the Settlement and indicate whether you plan to appear at the Final Approval Hearing**, which is scheduled to occur on January 4, 2022, at 10:00 a.m., via Zoom. You may appear at the hearing, either yourself or through an attorney hired by you, by calling 888-490-0922 (or visiting the FAQs on the Settlement Website) to request the Zoom link and/or telephone number for the hearing, but you don't have to. Please notify the Settlement Administrator of any change in your contact information.

What are the deadlines? The deadline for submitting a claim, excluding yourself, or objecting is **11:59 p.m. PT on November 8, 2021**. The Detailed Notice available on the Settlement Website explains how to exclude yourself or object.

For more information, visit www.TollRoadsSettlements.com. You may also call 888-490-0922.