NOTICE OF CLASS ACTION SETTLEMENT

A court authorized this notice. This is not a solicitation from a lawyer.

This is not a lawsuit against you and you are not being sued.

However, your legal rights are affected whether you act or don't act.

If you were employed in the state of California by Covance, Inc. as a Clinical Research Associate in any position, including Clinical Research Associate I-MEA, Clinical Research Associate I, Clinical Research Associate II and/or Senior Clinical Research Associate at any time from August 3, 2012 to October 31, 2019, you may be entitled to receive money from a class action settlement.

Plaintiff Daniel L. Bloomquist, a former Clinical Research Associate employed by Covance, Inc., commenced this wage and hour class action with the San Diego Superior Court on August 3, 2016, by filing a complaint against Covance, Inc. ("Covance"), and two employees of Covance, Defendant I-Shan Chiang, and Defendant Amy Stastny, alleging Defendants violated the California Labor Code and the Business and Professions Code for alleged failures to properly and lawfully classify Clinical Research Associates as employees entitled to receive payment of overtime compensation. The Honorable Gregory W. Pollack, Judge of the San Diego County Superior Court, presides over this case. The lawsuit is known as *Daniel Bloomquist*, et al. v. Covance, *Inc.*, et al., No. 37-2016-00026455-CU-OE-CTL (the "Lawsuit").

- You are getting this notice because Covance's employment records show that you were employed in the state of California by Covance as a Clinical Research Associate in any position, including Clinical Research Associate I-MEA, Clinical Research Associate I, Clinical Research Associate II and/or Senior Clinical Research Associate, at any time commencing from August 3, 2012 to October 31, 2019.
- The purpose of this Notice is to inform you of a proposed settlement of this class action Lawsuit.
- Your legal rights are affected whether you act or do not act. Read this notice carefully.

Your Legal Rights and Options in this Settlement:				
Do Nothing	You WILL be mailed a payment from the settlement if the settlemen receives final approval from the San Diego County Superior Court.			
Овјест	Write to the San Diego County Superior Court about why you do not like the settlement.			
Go To A HEARING	Appear in the San Diego County Superior Court to speak to the Judge about the fairness of the settlement.			
EXCLUDE YOURSELF	Get no payment. This is the only option that allows you to sue your current or former employer Covance, Inc. in a separate lawsuit over the claims resolved by this settlement.			

These rights and options – and the deadlines to exercise them – are explained in this notice. To ask to be excluded (opt out) or object to the Settlement, you must act before October 16, 2020.

The law prohibits retaliation against you for your decision to remain a Class Member, and Covance will not take any adverse action against employees who participate in the Settlement.

- Since you qualify as a class member, unless you decide to opt-out, you will receive money from the settlement if the settlement receives final approval from the San Diego County Superior Court.
- Neither Plaintiffs' attorneys ("Class Counsel") nor Defendants or Defendants' attorneys make any representations concerning the tax consequences of receiving a settlement payment. You are advised to seek your own personal tax advice prior to acting in response to this Notice.

• This is only a <u>proposed</u> settlement, which means that the Court in charge of this case still has to decide whether to approve the settlement. Payments will be made only if the Court approves the settlement and after any appeals are resolved. Please be patient.

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BASIC INFORMATION

1. Why did I receive this notice?

Covance's records indicate that you are a Class Member because you were employed by Covance as a Clinical Research Associate in any position at some time between August 3, 2012 to October 31, 2019.

The San Diego Superior Court ordered that this notice be sent to you because you have a right to know about a proposed settlement of a class action lawsuit involving persons employed by Covance in California as a Clinical Research Associate in any position from August 3, 2012 to October 31, 2019, and about all of your options, before the Court decides whether to approve the settlement. If the Court approves the settlement and after appeals, if any, are resolved, an administrator appointed by the Court will mail payments to you in an amount that the settlement allows if you do not exclude yourself from the Class.

This notice explains the lawsuit, the settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

2. What is this Lawsuit about?

Plaintiffs have filed this class action lawsuit against Covance and two employees of Covance alleging they, and other Clinic Research Associates, were improperly classified as exempt from overtime compensation and other protections of the California Labor Code. As a result of this alleged improper classification, Plaintiffs further allege that they, and other Clinic Research Associates, were denied overtime pay, meal periods, and rest periods prescribed by law. Plaintiffs, on behalf of themselves and all others similarly situated, seek damages and restitution, including the unpaid overtime wages, premium wages for missed meal and rest periods, penalties, and interest, as well as legal fees and costs of this litigation.

Defendants expressly deny that they did anything wrong and believe Covance's pay practices comply fully with the law. Defendants maintain that the Plaintiffs and all other Class Members were properly paid at all times and that Covance's payroll practices comport with the law. The San Diego Superior Court has not issued any decision in this case about who is correct.

3. What is a class action?

In a class action, one or more people, called "Class Representatives" (in this case the Plaintiffs), sue not only for themselves, but also for other people who have similar claims. The people included in the class action are known as the "Class" and are referred to as "Class Members." In a class action, one court resolves the issues for all Class Members, except for those who exclude themselves or "opt out" from the Class. The Honorable Gregory W. Pollack, Judge of the San Diego Superior Court for the County of San Diego, is presiding over this class action.

4. Why is there a settlement?

The San Diego County Superior Court did not decide in favor of either the Plaintiffs or the Defendants. Plaintiffs think they could have won if they went to trial. Defendants think that Plaintiffs would not have won anything at trial. But there was no trial. Instead, after years of litigation, a thorough investigation into the facts of this lawsuit, extensive negotiations and with the help of a neutral mediator, the parties agreed to a settlement. That way, both Plaintiffs and Defendants avoid the costs of a trial, the risk of losing, and the delay and expenses of litigating the case and of potential appeals, and the Class Members who do not exclude themselves from the Class will get a settlement payment. The Class claims were settled because Class Counsel and the Plaintiffs and their attorneys believe that the settlement is fair and reasonable, and in the best interests of all Class Members. The settlement does not mean that Defendants did anything wrong or violated the law.

WHO IS INCLUDED IN THE SETTLEMENT

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

You are a member of the Class if you were employed in the state of California by Covance as a Clinical Research Associate in any position, including Clinical Research Associate I-MEA, Clinical Research Associate I, Clinical Research Associate, ("Class"), at any time from August 3, 2012 to October 31, 2019 ("Class Period"). If so, you are receiving this notice. The Class excludes any person employed as an independent contractor by Covance as a Clinical Research Associate in any position in the state of California during the Class Period.

6. What if I am not sure if I am included in the settlement?

If you have any questions about whether you are a Class Member or about the settlement, you can contact the Claims Administrator via **U.S. Mail** to *Daniel L. Bloomquist*, *et al. v. Covance*, *Inc.*, *et al.*, Case No. 37-2016-00026455, c/o ILYM Group, Inc., P.O. Box 2031, Tustin, CA 92781 or via **email** at claims@ilymgroup.com or via **telephone** at (888) 250-6810 or via **fax** to (888) 845-6185 or visit the Internet website at www.ilymgroup.com/convancesettlement.

THE SETTLEMENT BENEFITS—WHAT YOU GET

7. What does the settlement provide?

Covance, on behalf of all Defendants, has agreed to pay Five Hundred Thousand Dollars and Zero Cents (\$500,000.00) (the "Gross Settlement Amount" or "GSF"), which is the amount that Covance, Inc. will pay to settle the Lawsuit, to fully and finally resolve and satisfy on behalf of the Class: (i) any and all claims alleged in the Lawsuit, all other wage-hour, notice, wage statement, and compensation-related claims that were or could have been alleged in the Lawsuit, and any and all Released Claims as defined in section 1(w) of the Settlement Agreement; (ii) any and all Court-approved attorneys' fees and costs incurred by Class Counsel; (iii) the Court-approved costs of notice and of the Claims Administrator; (iv) any and all Court-approved Service Awards to the Named Plaintiffs; and (v) the Court-approved payment to the California Labor and Workforce Development Agency ("LWDA") of the portion of the settlement allocated to civil penalties. The Gross Settlement Amount will provide all monies necessary for the effectuation of the settlement, and Defendants shall not be required to pay monies in addition to the Gross Settlement Amount, except for Covance, Inc.'s share of employer payroll taxes on the wage portion of payments made to Class Members. The Gross Settlement Amount, less all Court-approved payments for (1) the Claim Administrator's fees; (2) Class Counsels' attorneys' fees and costs; (3) Service Awards to Named Plaintiffs; and (4) the payment to LWDA, shall be referred to as the "Net Settlement Fund" and will be the actual funds made available for pro rata distributions to pay the Class Members who do not exclude themselves from the Class.

8. How much money can I get?

You do not need to submit anything in order to receive a pro rata distribution of the Net Settlement Amount. Based on the information provided by Defendant Covance, Inc., you have worked a total of <<weeks>> weeks as a salaried Clinical Research Associate in California from August 3, 2012 to October 31, 2019 ("Class Period"). As a result, the estimated amount you will receive from the Settlement if you do not exclude yourself from the Class is \$<<Est.SettAmount>> ("Individual Payment") before the deduction of applicable tax withholdings, if the Settlement is approved by the Court. Your number of weeks worked were determined solely from Defendant Covance, Inc.'s records, namely records reflecting the dates of your employment as a salaried Clinical Research Associate in California during the Class Period.

If you have any questions about the calculation of your Individual Payment, please contact the Claims Administrator via U.S. Mail to *Daniel L. Bloomquist*, et al. v. Covance, Inc., et al., Case No. 37-2016-00026455, c/o ILYM Group, Inc., P.O. Box 2031, Tustin, CA 92781 or via email at claims@ilymgroup.com or via telephone at (888) 250-6810 or via fax to (888) 845-6185 or visit the Internet website at www.ilymgroup.com/convancesettlement.

If you dispute the calculation of the total number of weeks you worked as a salaried Clinical Research Associate in California during the Class Period, you will need to object to the calculation and provide pay records or other documentary evidence demonstrating that the total number of weeks you worked during the times you were employed by Covance, Inc. as a salaried Clinical Research Associate in California during the Class Period as calculated by the Claims Administrator is incorrect. The deadline to object to the calculation and to provide such information is no later than October 16, 2020. The calculation of your workweeks by the Claims Administrator as shown above shall be deemed accepted by you if you do not object to the calculation in writing and provide pay records or other documentary evidence to the Claims Administrator via U.S. Mail to *Daniel L. Bloomquist*, et al. v. Covance, Inc., et al., Case No. 37-2016-00026455, c/o ILYM Group, Inc., P.O. Box 2031, Tustin, CA 92781 or via email at claims@ilymgroup.com or via telephone at (888) 250-6810 or via fax to (888) 845-6185 or visit the Internet website at www.ilymgroup.com/convancesettlement.

9. How are Individual Payments calculated?

Individual Payments will be calculated as a pro rata distribution of the Net Settlement Amount according to a formula based on each Class Member's total number of weeks worked as a salaried Clinical Research Associate in California from August 3, 2012 to October 31, 2019 ("Class Period"), the total number of weeks worked by all Class Members who do not request exclusion from the Class during the times they were employed by Covance, Inc. as a salaried Clinical Research Associate in California during the Class Period, and the Net Settlement Fund. "Net Settlement Fund" means the remainder of the Gross Settlement Amount of \$500,000 after deducting all Court-approved payments for: (1) the Claim Administrator's fees; (2) Class Counsels' attorneys' fees and costs; (3) Service Awards to Named Plaintiffs; and (4) the payment to LWDA. The calculation of the number of weeks worked used to calculate Individual Settlement Payments will be based on Covance, Inc.'s records. The amount of each Class Member's Individual Settlement Payment shall be calculated by the Claims Administrator.

Based on a formula preliminarily approved by the Court, each Class Member who does not exclude themselves from the Class will receive an Individual Payment to be calculated as a pro rata distribution of the Net Settlement Amount as follows:

- a. Each Class Member shall be assigned one point for each week worked during the Class Period for calendar years in which they were employees of Covance, Inc.;
- b. The number of points shall be calculated for each Class Member for each calendar year during the Class Period in which they were employees of Covance, Inc.;
- c. The number of points for all Class Members for each calendar year during the Class Period in which they were employees of Covance shall be added to obtain the "Total Denominator";
- d. Each Class Member's points shall be divided by the Total Denominator to obtain each Class Member's allocated pro rata percentage of the Net Settlement Fund; and;
- e. Each Class Member's pro rata percentage shall then be multiplied by the Net Settlement Fund to determine the Individual Payment of each Class Member.

This formula can accurately be represented as follows:

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Net \ Settlement \ Fund \ [\$500,000-Claims \ administrator's \ fees, Class \ Counsels' fees \& costs, Plaintiffs' service \ awards, \& \ LWDA \ payment] \\ X \ \frac{Individual \ Class \ Member's \ Point \ Value}{Class \ Members' Combined \ Total \ Points \ (\#,\#\#)} = Individual \ Settlement \ Payment
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If the Court approves all requested amounts for payments for Claim Administrator's fees, Class Counsels' fees and costs, Plaintiffs' service awards, and the LWDA payment, it is estimated that each Class Member will be eligible to receive a payment of approximately **\$<<WorkweekValue>>** for each week worked by each Class Member from August 3, 2012 to October 31, 2019 ("Class Period"). This work week payment

estimation may increase or decrease to the extent the precise number of total number of weeks worked during the Class Period by the Class Members who do not request exclusion from the Lawsuit are higher or lower than the estimation of << Total Class Weeks >> total weeks worked during the Class Period.

The precise value of each Class Member's individual claim, whether for allegedly unpaid overtime, alleged denial or non-provision of meal and/or rest periods, alleged untimely payment of final wages, or any other claim asserted in the Lawsuit is extremely difficult to determine with any certainty for any given person, year, or at all, and is subject to myriad differing calculations and formulas. The Parties agreed that the formula for allocating payments to Class Members as provided herein is reasonable and designed to provide a fair settlement to the Class Members.

The Individual Settlement Payments shall be allocated fifty (50%) percent to alleged unpaid wages and fifty (50%) percent to alleged interest and/or statutory penalties. Class Members who do not request exclusion from the Class will be issued and mailed two checks for their Individual Settlement Payments. The amounts that are allocable to unpaid wages shall be paid by separate check from Covance and shall be subject to applicable payroll and withholding taxes (including, but not limited to, federal, state, and local income tax withholding and the employee share of FICA tax). The amounts that are allocable to interest and/or statutory penalties shall be paid by a separate check from Claim Administrator from which payroll and withholding taxes shall not be deducted.

As appropriate, Covance will issue an IRS Form W-2 to Class Members for the portions of their Individual Settlement Payments that are allocated to alleged unpaid wages, and Claims Administrator will issue an IRS Form 1099 to Class Members for the portion of their Individual Payments that represent interest and/or statutory penalties. Class Members are responsible to pay appropriate taxes due on the Individual Settlement Payments they receive.

Class Members will have one hundred and eighty (180) days from the date of the mailing of the Settlement Checks to cash their Settlement Checks. In addition, there may be money left over in the Settlement Fund if any Class Members who do not request exclusion from the Class fails to cash his or her settlement check within 180 days of receipt. This is called a "Residual Fund." If this occurs, the Residual Fund will be distributed as follows:

- If the total amount of all uncashed Settlement Checks, minus the costs to distribute the Second Round Checks, is greater than or equal to \$0.00 there will be a second round of settlement checks ("Second Round Checks") distributed to those Class Members who cashed their Settlement Checks. After the Claims Administrator calculates and deducts the cost of distributing the second round of checks, the Residual Fund will be distributed *pro rata* to Class Members who did not exclude themselves from the settlement and timely cashed their settlement checks. This payment will be reported to the IRS as 1099-Misc non-wage income representing liquidated damages and interest:
- If the amount of uncashed checks minus the costs of distribution is less than \$0.00, the Claims
 Administrator shall not send the Second Round Checks and that amount instead will be paid to a
 charitable organization to be agreed upon by Covance, Inc. and Class Counsel, and approved by the
 Court.;
- If Second Round Checks are issued, Class Members must cash their Second Round Checks within (90) days from the date the Second Round Checks are mailed to Class Members. The total sum of all uncashed Second Round Checks after the ninety (90) day period will be paid to a charitable organization to be agreed upon by Covance, Inc. and Class Counsel, and approved by the Court.

HOW TO GET A PAYMENT

10. What do I have to do to receive a payment?

Nothing. If you do nothing and the settlement becomes final, you do not need to submit anything in order to receive a pro rata distribution of the Net Settlement Amount. You will be bound by the Settlement and its provisions, and the Claims Administrator appointed by the Court will mail to you an Individual Payment described in answer to Question 8 above.

However, if you move and do not provide your current address to the Claims Administrator, you may not receive your payment. Therefore, if you move, please notify the Claims Administrator of your new address via U.S. Mail to *Daniel L. Bloomquist*, et al. v. Covance, Inc., et al., Case No. 37-2016-00026455, c/o ILYM Group, Inc., P.O. Box 2031, Tustin, CA 92781 or via **email** at <u>claims@ilymgroup.com</u> or via **telephone** at (888) 250-6810 or via **fax** to (888) 845-6185.

11. What rights am I giving up to get a payment?

If the settlement becomes final, Class Members who do not request exclusion from the Class will be releasing the Defendants and all related people and entities from all of the Released Claims described and identified in Section 1(w) of the Settlement Agreement. This means you will no longer be able to sue Covance or any other of the Released Parties regarding any of the claims described in the Settlement Agreement. The Settlement Agreement is available on the Internet website at www.ilymgroup.com/convancesettlement. The Settlement Agreement provides more detail regarding the release and describes the released claims with specific descriptions in necessary, accurate legal terminology, so read it carefully. You can talk to the law firms representing the Class listed in Question 17 for free or you can, at your own expenses, talk to your own lawyer if you have any questions about the Released Claims or what they mean.

12. When will I get my payment?

If the San Diego County Superior Court approves the settlement, payments are anticipated to be sent out approximately three (3) months after the final approval hearing on <u>December 4, 2020</u>. However, there may be an appeal challenging the Court's decision. It is impossible to predict whether an appeal will be taken, and if there is, how long it will take to be decided. Please be patient. You may visit the Internet website at www.ilymgroup.com/convancesettlement or otherwise contact the Claims Administrator at any time for an update on the status of the case or the settlement.

EXCLUDING YOURSELF FROM THE SETTLEMENT

If you do not want to participate in this settlement and you want to keep the right to sue the Defendants about the legal issues in this Lawsuit, then you must take steps to get out of this Lawsuit and the Settlement. This is called asking to be excluded from – or sometimes called "opting out" of – from this Lawsuit and the Settlement.

13. If I exclude myself, can I get payment from this settlement?

No. If you exclude yourself, you will NOT receive a pro rata distribution of the Net Settlement Amount, and you cannot object to the settlement. However, if you ask to be excluded, you may bring your own lawsuit against the Defendants, you will not release any claims asserted in the Lawsuit, and you will not be legally bound by anything that happens in the Lawsuit.

14. If I do not exclude myself, can I sue later?

No. If you do not exclude yourself, you give up the right to sue Covance or any other of the Released Parties regarding any of the Released Claims described and identified in Section 1(w) of the Settlement Agreement. You must exclude yourself from this Lawsuit and the Settlement in order to file your own lawsuit against the Defendants regarding any of the claims described in the Settlement Agreement.

15. If I do not exclude myself, can I receive payment in the Sealock Action?

Yes. You do not need to exclude yourself from this Lawsuit and the Settlement in order to also receive payment from a settlement in the action entitled *Sealock v. Covance, Inc.*, Case No. 1:17-cv-5857-JMF, pending in the United States District Court for the Southern District of New York, located in New York, New York (the "Sealock Action"). The Sealock Action was brought against Covance on behalf of persons employed in the United States by Covance, Inc. as a Clinical Research Associate in any position. If you are also Opt-In

Plaintiffs in the Sealock Action, you may also be entitled to receive payment in the Sealock Action. You may call Arden Claims Service, LLC at 877-623-2703, or write to Arden Claims Service, LLC, c/o the Sealock Action, P.O. Box 1015, Port Washington, New York 11050 to determine if you are entitled to receive a payment in the Sealock Action settlement. If you are also Opt-In Plaintiffs in the Sealock Action, any Individual Payment made to you from this Settlement will be reduced by the amount of your individual settlement payment made to you in the Sealock Action, and you will be bound by the releases in the Settlement Agreement reached in this Lawsuit and the settlement agreement reached in the Sealock Action to the fullest extent, as set forth in Section 1(m) of the Settlement Agreement reached in this Lawsuit.

16. How do I exclude myself from the settlement?

If you wish to exclude yourself (or "opt out") from this Lawsuit and not be bound by the settlement, you must mail a written, signed statement to the Claims Administrator via U.S. First Class Mail, postage prepaid, to *Daniel L. Bloomquist*, et al. v. Covance, *Inc.*, et al., Case No. 37-2016-00026455, c/o ILYM Group, Inc., P.O. Box 2031, Tustin, CA 92781 that includes your name, job title, address, and telephone number and states, "I opt-out of the Covance wage and hour settlement," and your signature ("Opt-Out Statement"). You cannot ask to be excluded on the phone, by email, or by fax. To be effective, a written, signed Opt-Out Statement must be postmarked or received by no later than October 16, 2020.

THE LAWYERS REPRESENTING YOU

17. Do I have a lawyer in this case?

Yes. On July 17, 2020, the San Diego Superior Court appointed Patrick N. Keegan, Esq. of Keegan & Baker LLP, 2292 Faraday Avenue, Suite 100, Carlsbad, California 92008, pkeegan@keegan@keeganbaker.com, and (760) 929-9303; and Walter Haines, Esq. of The United Employees Law Group, 5500 Bolsa Avenue, Suite 201, Huntington Beach, CA 92649, walter@whaines.com, and (310) 234-5678, to represent you and the other Class Members. Together, these lawyers are called Class Counsel. You will not be separately charged for these lawyers. If you want to be represented by your own lawyer, you may hire one at your own expense.

18. How will the lawyers be paid?

Class Counsel will ask the San Diego Superior Court to be paid for their attorneys' fees in an amount of thirty-three (33.33%) percent of the Gross Settlement Amount or \$166,650, reimbursement of their reasonable litigation costs and expenses in the amount not to exceed \$45,000, and that Claims Administration be paid an amount not to exceed \$20,000. Class Counsel will also ask the Court for incentive or service award payments be paid to the named Plaintiffs as the Class Representatives for their significant efforts made on behalf of the entire Class, in the amounts of \$10,000 for Plaintiff Daniel L. Bloomquist and \$10,000 for Plaintiff Monica Martino Sberna, for a total of \$20,000. The San Diego Superior Court may award less than the amounts requested by Class Counsel. All of these amounts awarded by San Diego Superior Court will be deducted from the Gross Settlement Amount before making payments to Class members.

OBJECTING TO THE SETTLEMENT

19. How do I tell the Court if I don't like the settlement?

You can object to the settlement if you do not like some or all of it. You must give reasons why you think the Court should not approve the settlement, and any reason not included in the written objection will not be considered by the Court. To object, your written objection must include: (1) the Lawsuit name and number (i.e. *Daniel L. Bloomquist, et al. v. Covance, Inc., et al., Case No. 37-2016-00026455*), and the words, "I object to the Covance wage and hour settlement"; (2) all reasons for your objection; (3) your name, job title, address, telephone number, and your signature; (4) the name and address of any attorney representing you, if any; and (5) a statement saying whether you plan to personally appear at the Final Approval Hearing. You must include all the information requested or else the Court will not consider your objection.

Mail the objection to each of the following recipients so that it is postmarked no later than October 16, 2020:

Claims Administrator	Class Counsel	Defense Counsel	Clerk of the Court
Daniel L. Bloomquist,	Patrick N. Keegan	Robert I. Steiner	San Diego County
et al. v. Covance, Inc.,	Keegan & Baker, LLP	Mark A. Konkel	Superior Court
et al., Case No. 37-	2292 Faraday Avenue,	Kelley Drye & Warren	ATTN: Clerk's Office
2016-00026455,	Suite 100,	LLP	Hall of Justice,
c/o ILYM Group, Inc.,	Carlsbad, CA 92008	101 Park Avenue	330 West Broadway,
P.O. Box 2031		New York, New York	San Diego, California
Tustin, CA 92781	Walter Haines	10178	92101
	The United Employees Law		
	Group,		
	5500 Bolsa Avenue,		
	Suite 201,		
	Huntington Beach, CA 92649		

To be valid and effective, any objections to the approval of the Settlement must be filed with the Clerk of the Court and properly served upon all of the above-listed attorneys and the Claims Administrator. Any member of the Class who does not make his or her objection in the manner provided here shall be deemed to have waived such objection, unless otherwise ordered by the Court. If the Court rejects your objection and approves that Settlement, you will still be bound by the terms of the Settlement.

THE COURT'S FINAL APPROVAL HEARING

The San Diego Superior Court will hold a hearing to decide whether to approve the settlement. You may attend and ask to speak at the hearing, but you don't have to.

20. When and where will the Court decide whether to approve the settlement?

The San Diego Superior Court will hold a hearing (the "Final Approval Hearing") on <u>December 4, 2020</u> at 9:30 a.m. in Department C-71 of the Superior Court of California for the County of San Diego, located at 330 West Broadway, San Diego, California 92101, before the Honorable Gregory W. Pollack, Judge of the San Diego County Superior Court. At the Final Approval Hearing, the San Diego Superior Court will consider whether the settlement is fair, reasonable, and adequate. The San Diego Superior Court will also consider Class Counsel's request for payment of attorney's fees and costs, the Claims Administrator's fees and costs, and the service awards to the Plaintiffs. If there are any valid objections, the San Diego Superior Court will consider them at that time. At the Final Approval Hearing, the San Diego Superior Court will also decide whether to approve the proposed settlement, whether and how much to award in response to Class Counsel's request for payment of attorney's fees and costs, the Claims Administrator's fees and costs, and the service awards to the Plaintiffs.

The hearing may be postponed without further notice to the Class; however, you can check the San Diego County Superior Court's website at www.sdcourt.ca.gov or visit the Internet website at www.sdcourt.ca.gov or visit the hearing date has changed. It is not necessary for you to appear at the hearing.

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

No. It is not necessary for you to appear at the Final Approval Hearing. Class Counsel will answer any questions the Judge may have. But, you may choose to attend the Final Approval Hearing at your own expense. If you submit a timely, valid objection, the Court will consider it. You do not have to appear at the hearing to support your objection or pay a lawyer to attend the hearing, but you may if you wish.

IF YOU DO NOTHING

22. What happens if I do nothing at all?

If you do nothing, you will still receive money from this settlement. If you do nothing and the settlement becomes final, you will be bound by the Settlement and its provisions, and the Claims Administrator will mail to you an Individual Settlement Payment described in answer to Question 8 above.

GETTING MORE INFORMATION

23. Where can I get more information about the settlement?

- (1) If you have any questions, please contact the Claims Administrator via U.S. Mail to *Daniel L. Bloomquist*, et al. v. Covance, Inc., et al., Case No. 37-2016-00026455, c/o ILYM Group, Inc., P.O. Box 2031, Tustin, CA 92781 or via **email** at claims@ilymgroup.com or via **telephone** at (888) 250-6810 or via **fax** (888) 845-6185 or visit the Internet website at www.ilymgroup.com/convancesettlement.
- (2) You may also visit the Internet website at www.ilymgroup.com/convancesettlement that has links to the settlement notice and the most important documents in the case, viewable free of charge.
- (3) The pleadings and other records in this Lawsuit may be examined online on the San Diego County Superior Court's website. Go to www.sdcourt.ca.gov and click on "REGISTER OF ACTION" and enter case number "00026455", enter "2016" in "year filed", and click, "Search." The documents filed in this Class action are listed as Register of Actions Entries and some may available to view at a minimal charge. You can also see any document filed in the case by requesting the file at the San Diego County Superior Court, Hall of Justice, 330 West Broadway, San Diego, California 92101.
- (4) You can also contact Class Counsel directly. Their contact information is set forth in answer to Question 17 above.

DO NOT WRITE OR CALL THE COURT OR THE CLERK OF THE COURT.

By Order of the Superior Court of the State of California for the County of San Diego.

Dated: July 17, 2020 /s/ Hon. Gregory W. Pollack

Judge of the San Diego County Superior Court