Exhibit C1

FROM: EMAIL ADDRESS

To: EMAIL ADDRESS

RE: COURT ORDERED NOTICE OF CLASS ACTION SETTLEMENT – GARDAWORLD CASH

If your Private Information was potentially accessible as a result of the Data Incident involving GardaWorld Cash between October 20, 2023, and November 16, 2023, you may be entitled to benefits from a settlement.

A court authorized this notice. This is <u>not</u> a solicitation from a lawyer.

You can learn more at: www.XXXXXXXXXXX.com

This Notice is made in conjunction with the resolution of the class action lawsuit ("Lawsuit") against Garda CL Southeast, Inc., Garda CL Great Lakes, Inc., Garda CL Central, Inc., Garda CL Southwest, Inc., and Gardaworld Cash Services, Inc. d/b/a Gardaworld Cash U.S. (collectively, "Defendant" or "GardaWorld Cash"). The Lawsuit arose out of a cybersecurity incident ("Data Incident") that Defendant identified in November 2023 in which the Private Information of Settlement Class Members, which may have included names, addresses, Social Security numbers, dates of birth, driver's license numbers, health insurance and benefit information, and medical information, was potentially accessible. A \$1.5 million Settlement was reached to resolve the Lawsuit. Defendant denies the allegations and any misconduct and states that it complied with the law at all times and took swift action to address and mitigate the Data Incident. Nevertheless, Defendant highly values its employees and has chosen to settle this matter and make settlement payments to its employees and former employees instead of incurring further disruption and expense in this litigation. Defendant has not admitted to any liability by entering into this Settlement.

The purpose of this Notice is to provide information about this Settlement and explain your rights and options.

Who is Included? You are receiving this email because the Defendant's records indicate you are likely a Settlement Class member. The Settlement Class includes all individuals residing in the United States whose Private Information may have been impacted in the Data Incident, including those who were sent a notice by Defendant that their Private Information may have been impacted in the Data Incident. The Defendant sent the initial notice around March 22, 2024.

What Does the Settlement Provide? If you are a Settlement Class member, you may be able to receive the following Settlement benefits:

<u>Cash Payment A</u>: You may submit a timely and valid Claim Form and provide supporting documentation showing that you spent money or incurred losses related to the Data Incident for up to \$15,000 per person.

OR

<u>Cash Payment B</u>: Instead of selecting Cash Payment A and providing supporting documentation, you may choose to receive a flat cash payment with no documentation for an estimated amount of \$150.

AND

<u>Credit Monitoring:</u> In addition to a Cash Payment, you may also select to receive up to three years of three-bureau Credit Monitoring.

Your Cash Payment may be subject to a *pro rata* (i.e., equal share) adjustment increase from the Settlement Fund if the amount of Valid Claims is insufficient to exhaust the entire Settlement Fund. Similarly, in the event the amount of Valid Claims exhausts the amount of the Settlement Fund, the amount of Cash Payments may be reduced *pro rata* accordingly. In no event shall a Cash Payment exceed \$30,000.00.

To get a Cash Payment and/or sign up for Credit Monitoring, you must submit a timely and valid Claim Form online here or by mail postmarked by **Month XX**, **20YY**.

Other Options. If you do not want to remain in the Settlement Class, you must opt-out no later than Month XX, 20YY. If you do not opt-out, you will give up the right to sue and will release the Defendant and Released Parties about the legal claims in this lawsuit. If you do not opt-out, you may object to the Settlement by Month XX, 20YY. The Long Form Notice on the Settlement Website has instructions on how to opt-out or object. If you do nothing, you will get no Settlement Benefits, and you will be bound by the Settlement and any judgments and orders. The Court will hold a Final Approval Hearing on Month XX, 20YY, to consider whether to approve the Settlement, Class Counsel's attorneys' fees request of up to 33.33% of the Settlement Fund, as well as any objections to the Settlement. If you timely object, you or your lawyer may attend and ask to appear at the hearing, but you are not required to do so.

This notice is a summary. Learn more about the Settlement <u>here</u> or call toll free 1-XXX-XXX-XXXX.