Exhibit C

A proposed Settlement has been reached in a class action lawsuit known as *In Re CorrectCare Data Breach Litigation*, Case No.: 5:22-319-DCR, ("Litigation"), filed in the United States District Court Eastern District of Kentucky.

What is this about? This case is known *In Re CorrectCare Data Breach Litigation*, Case No. 5:22-319-DCR, filed in the United States District Court Eastern District of Kentucky. The Persons who sued are called the "Plaintiffs" or "Class Representatives" and the company they sued, CorrectCare Integrated Health, LLC, is known as the "Defendant" in this case. Plaintiffs filed a lawsuit against Defendant, individually, and on behalf of anyone whose Personal Information was potentially impacted as a result of the Data Incident. This litigation arises out of a Data Incident, discovered by Defendant on or around July 6, 2022, and first publicly announced by Defendant on or around November 28, 2022, in which a server containing certain information of persons whose medical claims were processed by Defendant was exposed to, and may have been accessed by, unauthorized individuals. Defendant denies any wrongdoing.

Who is a Class Member?

The Settlement Class comprises all individuals identified on the Class List whose Personal Information was compromised as a result of the Data Incident.

What are the benefits? The Settlement provides the following benefits form a Settlement Fund of \$6, 4900,000:

- Reimbursement for Out-of-Pocket Losses: Class Members may make a claim for unreimbursed out-of-pocket expenses incurred, up to \$10,000 per claimant, that are fairly traceable to the Data Incident, including but not limited to: (i) bank fees, long distance phone charges, cell phone charges (only if charged by the minute), data charges (only if charged based on the amount of data used), miscellaneous qualified expenses subject to explanation, such as postage, notary, fax, copying, mileage, and/or gasoline for local travel; (ii) fees for credit reports, credit monitoring, and/or other identity theft insurance product purchased between the date of the Data Incident and <<th>And the Deadline to Submit Claims

 >>; (iii) actual fraud that occurred between the date of the Data Incident and the Deadline to Submit Claims. Class Members submitting claims for Out-of-Pocket Losses must submit documentation supporting their claims by an attestation under penalty of perjury.
- Alternative Cash Payment: In the alternative of a payment for Out-of-Pocket Losses, the Settlement Administrator will make Settlement payments, based on a formula detailed in the Settlement Agreement, from the Net Settlement Fund to each Class Member who submits a valid claim. If a claim for Out-of-Pocket Losses is determined by the Settlement Administrator as not valid or is valid for only an amount less than the Alternative Cash Payment Amount, then the claim shall be treated as a valid claim for the Alternative Cash Payment, rather than for Out-of-Pocket Losses.
- California Additional Cash Payment: Any Class Member who is identified on the Class List as being eligible to receive a California Cash Payment will automatically also receive a California Additional Cash Payment upon submission of a valid claim for either Out-of-Pocket Losses or for an Alternative Cash Payment, in an amount equal to one-half of the Alternative Cash Payment amount, in addition to the Alternative Cash Payment.

What are my other rights?

- **Do Nothing**: If you do nothing, you remain in the Settlement. You give up your rights to sue but you will not get any compensation as a Class Member.
- Exclude yourself: You can get out of the Settlement and keep your right to sue about the claims in this Litigation, but you will not get any compensation from the Settlement. You must submit a valid and timely request to exclude yourself to the Settlement Administrator by << Deadline to Opt-Out>>.
- Object: You can stay in the Settlement but tell the Court why you think the Settlement should not be approved. Your written objection must be submitted by << Deadline to Object>>. You may also request to appear at the Final Approval Hearing. Detailed instructions on how to file a Claim Form, exclude yourself, object, or appear at the hearing can be found on the Detailed Notice found on the Settlement Website. The Court will hold the Final Approval Hearing on << Final Approval Hearing Date>> at << Time>> a.m. ET, to consider whether the proposed Settlement is fair, reasonable, and adequate, to consider Class Counsel's attorneys' fees of one-third of the Settlement Fund, reasonably incurred litigation expenses, plus a service award of \$2,500 to each Class Representative, and to consider whether and if the Settlement should be approved. You may attend the hearing, but you don't have to.

This is only a summary. For additional information, including a copy of the Settlement Agreement, Detailed Notice, Claim Form, and other documents, visit the Documents section of the Settlement Website or call (XXX) XXX-XXXX. You may also contact the Settlement Administrator by writing to *In Re CorrectCare Data Breach Litigation*, c/o Kroll Settlement Administration LLC, PO Box XXXX, New York, NY 10150-XXXX.