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INDIANA COMMERCIAL COURT
STATE OF INDIANA
COUNTY OF ALLEN
ALLEN SUPERIOR COURT NO. 2

CLIFF DECKER and WENDY DECKER,
individually and on behalf of all others
similarly situated,

Plaintiffs,

vs.

STAR FINANCIAL GROUP,

Defendant.

CAUSE NO: 02D02-2103-PL-000116

**DECLARATION OF KAREN ROGAN
RE: NOTICE PROCEDURES**

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I, Karen Rogan, declare and state as follows:

1. I am a Senior Project Manager with KCC Class Action Services, LLC (“KCC”), located at 1 McInnis Parkway, Suite 250, San Rafael, CA 94903. Pursuant to the Preliminary Approval Order (the “Preliminary Approval Order”) entered August 5, 2024, the Court appointed KCC as the Claims Administrator in connection with the proposed Settlement of the above-captioned Action.¹ I have personal knowledge of the matters stated herein and, if called upon, could and would testify thereto.

CLASS LIST

2. On September 5, 2024, KCC received from Justin Kreindler, Senior Director at Ankura, a list of 21,666 persons identified collectively as the Class List. Defendant continued to search for contact information for 3,466 of these accounts and sent an updated Class List on September 11, 2024. Defendant was able to find contact information for all but 202 accounts. These 202 accounts were determined to be out of class as it was not possible to notice them without contact information. The total Class List is 21,464 accounts. The Class List included account numbers, total APSN fees, account owner names, mailing addresses, email addresses, phone numbers, and open/closed account statuses. KCC formatted the Class List for mailing purposes, checked for duplicate records, and processed the names and addresses through the National Change of Address Database (“NCOA”) to update any addresses on file with the United States Postal Service (“USPS”). A total of 1,768 addresses were found and updated via NCOA. KCC updated its proprietary database with the Class List.

MAILING OF THE POSTCARD NOTICE

3. On September 26, 2024, KCC caused the Postcard Notice to be printed and mailed to the 9,948 Class Members for whom no valid email address was provided. A true and correct

¹ All capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Class Action Settlement Agreement with Umpqua Bank, dated February 13, 2024 (the “Settlement Agreement”) and/or the Preliminary Approval Order.

1 copy of the mailing Postcard Notice is attached hereto as Exhibit A.

2 4. Since mailing the Postcard Notice to the Class Members, KCC has received 27
3 Postcard Notices returned by the USPS with forwarding addresses. These were promptly remailed.

4 5. Since mailing the Postcard Notice to the Class Members, KCC has received 1650
5 Postcard Notices returned by the USPS with undeliverable addresses. Through credit bureau
6 and/or other public source databases, KCC performed address searches for these undeliverable
7 Postcard Notices and was able to find updated addresses for 463 Class Members. KCC promptly
8 re-mailed Postcard Notices to the found new addresses.

9 **EMAILING OF THE NOTICE**

10 6. On September 26, 2024, KCC caused the Email Notice to be deployed to the 11,516
11 Class Members who are current members of Defendant, have agreed to receive notices regarding
12 their accounts from Defendant by email and provided valid email addresses. A true and correct
13 copy of the Email Notice is attached hereto as Exhibit B.

14 7. On September 30, 2024, KCC received a report from the email vendor confirming
15 10,888 emails were sent successfully without a notification of a bounce. Of the 11,516 email
16 addresses sent, 628 were reported to have not been successfully delivered or were email address
17 bouncebacks. As a result, the email notice had a 94.54% success rate.

18 8. After performing email address searches on the emails that bounced back, KCC was
19 able to do a second email blast and remail the Email Notice to 302 Class Members on October 10,
20 2024. Postcards were mailed to the accounts for which new email addresses were not available.

21 **SETTLEMENT WEBSITE**

22 9. On or about September 26, 2024, KCC established a website,
23 www.DeckerBankFeeSettlement.com dedicated to this matter to provide information to the Class
24 Members and to answer frequently asked questions. The website URL was set forth in the Postcard
25 Notice, Email Notice, and Long-Form Notice. Visitors to the website can download copies of the
26 Notice, Settlement Agreement, Preliminary Approval Order, and other case-related information. A
27
28

1 true and correct copy of the Long-Form Notice is attached as Exhibit C. From September 26, 2024,
2 through October 30, 2024, there have been 78 users, 973 sessions/hits (active visits to the website),
3 and 1,362 page views of the website.
4

5 **TELEPHONE HOTLINE**

6
7 10. On or around September 26, 2024, KCC established and continues to maintain a
8 toll-free telephone number 1-866-967-1788 for potential Class Members to call and obtain
9 information about the Settlement, and/or request a Notice Packet. As of October 30, 2024, KCC
10 has received a total of 30 calls to the Settlement telephone number.
11

12 **SETTLEMENT EMAIL ADDRESS**

13 11. The Settlement email address, admin@DeckerBankFeeSettlement.com, was
14 established for Class Members requesting additional information. This email address is posted on
15 the Settlement website on the Contact Information page. To date, KCC has received five emails
16 from Class Members with questions about the Settlement.
17

18 **REPORT ON EXCLUSION REQUESTS RECEIVED TO DATE**

19 12. The Notice informs Class Members that requests for exclusion from the Class must
20 be postmarked no later than October 26, 2024. As of the date of this declaration, KCC has received
21 no exclusion requests.
22

23 **OBJECTIONS TO THE SETTLEMENT**

24 13. The postmark deadline for Class Members to object to the settlement was October
25 26, 2024. As of the date of this declaration, KCC has received no objections to the settlement.
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I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on October 31, 2024, at Edenton, North Carolina

/s/Karen Rogan
Karen Rogan

Exhibit A

**COURT-ORDERED
NOTICE OF
CLASS ACTION
SETTLEMENT**

Decker v. STAR Financial Group
Settlement Administrator
P.O. Box 301130
Los Angeles, CA 90030-1130

«3of9 Barcode»

«BARCODE»

Postal Service: Please do not mark barcode

STDE: ClaimID: «Claim Number»

«NAME1B»

«NAME2B»

«ADDRESS LINE 2»

«ADDRESS LINE 1»

«CITY», «STATE»«PROVINCE» «POSTALCODE»

«COUNTRY»



VISIT THE
SETTLEMENT
WEBSITE BY
SCANNING
THE PROVIDED
QR CODE

STDE

You may be a member of the Settlement Class in an action pending in the Indiana Commercial Court of Allen County, Indiana, and titled *Cliff Decker and Wendy Decker v. STAR Financial Group, Inc.*, in which Plaintiffs Cliff and Wendy Decker allege that Defendant STAR Financial Bank (“STAR”) incorrectly assessed overdraft fees between March 18, 2011 and June 30, 2024. If you are a Class Member and if the Settlement is approved, you may be entitled to receive a cash payment from the \$2,500,000.00 Settlement Fund, in the form of an account credit or check, or you may have certain overdraft fees forgiven (the estimated amount of which is \$1,287,974.17), all benefits established by the Settlement.

The Court has preliminarily approved this Settlement. It will hold a Final Approval Hearing in this case on November 19, 2024. At that hearing, the Court will consider whether to grant Final Approval to the Settlement and whether to approve payment from the Settlement Fund of up to \$5,000.00 as Service Awards to the Plaintiffs for serving as the Class Representatives, up to one-third of the Value of the Settlement as attorneys’ fees, reimbursement of Plaintiffs’ litigation costs, settlement administration costs, and Fee Expert’s fees, if any. If the Court grants Final Approval of the Settlement and you do not request to be excluded from the Settlement, you will release your right to bring any claim covered by the Settlement. In exchange, STAR has agreed to issue a credit to your account if you are a current customer, a cash payment to you if you are no longer a customer, and/or to forgive certain overdraft fees.

To obtain a Long Form Notice with greater detail about the Settlement, and other important case-related documents, please visit www.DeckerBankFeeSettlement.com. Alternatively, you may call 1-866-967-1788.

If you do not want to participate in this Settlement—you do not want to receive a credit, cash payment or the forgiveness of certain overdraft fees and you do not want to be bound by any judgment entered in this case—you may exclude yourself by submitting an opt-out request postmarked no later than October 26, 2024. If you exclude yourself, you will not receive a cash payment, account credit, and/or the forgiveness of certain overdraft fees. If you want to object to this Settlement because you think it is not fair, adequate, or reasonable, you may object by submitting an objection postmarked no later than October 26, 2024. You may learn more about the opt-out and objection procedures by visiting www.DeckerBankFeeSettlement.com or by calling 1-866-967-1788.

Exhibit B

<<ClaimNumber>>

COURT-ORDERED NOTICE OF CLASS ACTION SETTLEMENT

You may be a member of the Settlement Class in an action pending in the Indiana Commercial Court of Allen County, Indiana, and titled *Cliff Decker and Wendy Decker v. STAR Financial Group, Inc.*, in which Plaintiffs Cliff and Wendy Decker allege that Defendant STAR Financial Bank (“STAR”) incorrectly assessed overdraft fees between March 18, 2011 and June 30, 2024. If you are a Class Member and if the Settlement is approved, you may be entitled to receive a cash payment from the \$2,500,000.00 Settlement Fund, in the form of an account credit or check, or you may have certain overdraft fees forgiven (the estimated amount of which is \$1,287,974.17), all benefits established by the Settlement.

The Court has preliminarily approved this Settlement. It will hold a Final Approval Hearing in this case on November 19, 2024. At that hearing, the Court will consider whether to grant Final Approval to the Settlement and whether to approve payment from the Settlement Fund of up to \$5,000.00 as Service Awards to the Plaintiffs for serving as the Class Representatives, up to one-third of the Value of the Settlement as attorneys’ fees, reimbursement of Plaintiffs’ litigation costs, settlement administration costs, and Fee Expert’s fees, if any. If the Court grants Final Approval of the Settlement and you do not request to be excluded from the Settlement, you will release your right to bring any claim covered by the Settlement. In exchange, STAR has agreed to issue a credit to your account if you are a current customer, a cash payment to you if you are no longer a customer, and/or to forgive certain overdraft fees.

To obtain a Long-Form Notice with greater detail about the Settlement, and other important case-related documents, please visit www.DeckerBankFeeSettlement.com. Alternatively, you may call 1-866-967-1788.

If you do not want to participate in this Settlement—you do not want to receive a credit, cash payment or the forgiveness of certain overdraft fees and you do not want to be bound by any judgment entered in this case—you may exclude yourself by submitting an opt-out request postmarked no later than October 26, 2024. If you exclude yourself, you will not receive a cash payment, account credit, and/or the forgiveness of certain overdraft fees. If you want to object to this Settlement because you think it is not fair, adequate, or reasonable, you may object by submitting an objection postmarked no later than October 26, 2024. You may learn more about the opt-out and objection procedures by visiting www.DeckerBankFeeSettlement.com or by calling 1-866-967-1788.

Exhibit C

NOTICE OF PENDING CLASS ACTION AND PROPOSED SETTLEMENT

READ THIS NOTICE FULLY AND CAREFULLY.

THE PROPOSED SETTLEMENT MAY AFFECT YOUR RIGHTS!

IF YOU HAVE OR HAD A CHECKING ACCOUNT WITH STAR FINANCIAL BANK AND YOU WERE CHARGED AN OVERDRAFT FEE BETWEEN MARCH 18, 2011 AND JUNE 30, 2024, THEN YOU MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT.

The Indiana Commercial Court for Allen County, Indiana has authorized this Notice; it is not a solicitation from a lawyer.

SUMMARY OF YOUR OPTIONS AND THE LEGAL EFFECT OF EACH OPTION	
DO NOTHING	If you do not do anything, you will receive a cash payment or account credit from the Settlement Fund or forgiveness of uncollected overdraft fees, provided you do not opt out of or exclude yourself from the Settlement (described in the next box).
EXCLUDE YOURSELF FROM THE SETTLEMENT; RECEIVE NO PAYMENT BUT RELEASE NO CLAIMS	You can choose to exclude yourself from the Settlement or “opt out.” This means you choose not to participate in the Settlement. You will keep your individual claims against STAR, but you will not receive a cash payment, account credit, or the forgiveness of uncollected overdraft fees. If you exclude yourself from the Settlement but want to recover against STAR, you will have to file a separate lawsuit or claim.
OBJECT TO THE SETTLEMENT	You can file an objection with the Court explaining why you believe the Court should reject the Settlement. If your objection is overruled by the Court, then you will receive a cash payment, account credit, or forgiveness of uncollected overdraft fees and you will not be able to sue STAR for the claims asserted in this litigation. If the Court agrees with your objection, then the Settlement may not be approved.

These rights and options—*and the deadlines to exercise them*—along with the material terms of the Settlement are explained in this Notice.

BASIC INFORMATION

1. What is this lawsuit about?

The lawsuit that is being settled is entitled *Cliff Decker and Wendy Decker v. STAR Financial Group, Inc.*, in the Indiana Commercial Court for Allen County, Indiana, 02D02-2103-PL-000116. The case is a “class action.” That means that the “Plaintiffs,” Cliff and Wendy Decker, are individuals who are acting on behalf of current and former customers who were assessed certain overdraft fees between March 18, 2011 and June 30, 2024. The Plaintiffs have asserted claims for breach of contract of the account agreement including breach of the implied covenant of good faith and fair dealing, unjust enrichment, and violations of the Indiana Deceptive Consumer Sales Act.

STAR does not deny it charged the fees the Plaintiffs are complaining about, but it contends it did so properly and in accordance with the terms of its agreements and applicable law. STAR therefore denies that its practices give rise to claims for damages by the Plaintiffs or any Class Member.

2. Why did I receive Notice of this lawsuit?

You received Notice because STAR’s records indicate that you were charged one or more of the fees that are the subject of this Action. The Court directed that Notice be sent to all Class Members because each Class Member has a right to know about the proposed Settlement and the options available to him or her before the Court decides whether to approve the Settlement.

3. Why did the Parties settle?

In any lawsuit, there are risks and potential benefits that come with a trial versus settling at an earlier stage. It is the Plaintiffs’ and their lawyers’ job to identify when a proposed Settlement offer is good enough that it justifies recommending settling the case instead of continuing to trial. In a class action, the Plaintiffs’ lawyers, known as Class Counsel, make this recommendation to the Plaintiffs. The Plaintiffs have the duty to act in the best interests of the Settlement Class as a whole and, in this case, it is their belief, as well as Class Counsel’s opinion, that this Settlement is in the best interest of all Class Members.

There is legal uncertainty about whether a judge or a jury will find that STAR was contractually and otherwise legally obligated not to assess the fees that are being challenged in this case. Even if it was contractually wrong to assess these fees, there is uncertainty about whether the Plaintiffs’ claims are subject to other defenses that might result in no or less recovery to Class Members. Even if the Plaintiffs were to win at trial, there is no assurance that the Class Members would be awarded more than the current settlement amount, and it may take years of litigation before any payments would be made. By settling, Class Members will avoid these and other risks and the delays associated with continued litigation.

While STAR disputes the allegations in the lawsuit and denies any liability or wrongdoing, it enters into the Settlement to avoid the expense, inconvenience, distraction, and risks of further proceedings in the litigation.

WHO IS IN THE SETTLEMENT

4. How do I know if I am part of the Settlement?

If you received an email or postcard Notice, then STAR’s records indicate that you are a Class Member who is entitled to receive a cash payment, credit to your account, or forgiveness of uncollected overdraft fees.

YOUR OPTIONS

5. What options do I have with respect to the Settlement?

You have three options: (1) do nothing and you will receive a cash payment, account credit, or forgiveness of uncollected overdraft fees, according to the terms of this Settlement; (2) exclude yourself from the Settlement (“opt out” of it); or (3) participate in the Settlement, but object to it. Each of these options is described in a separate section below.

6. What are the critical deadlines?

There is no deadline to receive a cash payment, account credit, or forgiveness of uncollected overdraft fees. If you do nothing, then you will get your cash payment, account credit, or forgiveness of uncollected overdraft fees, whichever circumstance is relevant to your situation.

The deadline for sending a letter to opt out of the Settlement is October 26, 2024.

The deadline to file an objection with the Court is also October 26, 2024.

7. How do I decide which option to choose?

If you do not like the Settlement and you believe that you could receive more money by pursuing your claims on your own (with or without an attorney that you could hire), and you are comfortable with the risk that you might lose your case or get less than you would in this Settlement, then you may want to consider opting out.

If you believe the Settlement is unreasonable, unfair, or inadequate and the Court should reject the Settlement, you can object to the Settlement terms. The Court will decide if your objection is valid. If the Court agrees, then the Settlement will not be approved and no cash payments, account credits, or forgiveness of uncollected overdraft fees will be made to you or any other Class Member. If your objection (and any other objection) is overruled, and the Settlement is approved, then you will still get your cash payment, account credit, or forgiveness of uncollected overdraft fees.

If you want to participate in the Settlement, then you do not have to do anything; you will receive a cash payment, account credit, or forgiveness of uncollected overdraft fees, if the Settlement is approved by the Court.

8. What has to happen for the Settlement to be approved?

The Court has to decide that the Settlement is fair, reasonable, and adequate before it will approve it. The Court already has decided to provide preliminary approval of the Settlement, which is why you received Notice. The Court will make a final decision regarding the Settlement at a “Fairness Hearing” or “Final Approval Hearing,” which is currently scheduled for November 19, 2024.

THE SETTLEMENT

9. How much is the Settlement?

STAR has agreed to create a cash Settlement Fund of \$2,500,000.00. In addition, STAR has agreed to forgive certain uncollected overdraft fees that were assessed but not paid between March 18, 2011 and June 30, 2024. The amount of these forgiven fees is approximately \$1,287,974.17.

As discussed separately below, attorneys’ fees, litigation costs, and the costs paid to a third-party Settlement Administrator and Fee Expert to administer the Settlement (including mailing and emailing Notices) will be paid out of the Settlement Fund. The balance of the Settlement Fund will be divided among the Settlement Class as described in the Settlement Agreement.

10. How much of the Settlement Fund will be used to pay for attorneys’ fees and costs?

Class Counsel will request an attorneys’ fee be awarded by the Court of up to one-third (1/3) of the Value of the Settlement. Class Counsel has also requested that it be reimbursed litigation costs incurred in prosecuting the case. The Court will decide the amount of the attorneys’ fees and costs based on a number of factors.

11. How much of the Settlement Fund will be used to pay the Plaintiffs a Service Award?

Class Counsel will request that Plaintiffs each be paid a Service Award of \$5,000.00 for their services as the Class Representatives in this Action. Any Service Award must be approved by the Court.

12. How much of the Settlement Fund will be used to pay the Settlement Administrator’s and Fee Expert’s expenses?

The Settlement Administrator’s and Fee Expert’s expenses are expected to be approximately \$105,504.00.

13. How much will my cash payment, account credit, or uncollected fee forgiveness be?

The balance of the Settlement Fund after attorneys' fees and costs, the Service Awards, and the Settlement Administrator's and Fee Expert's fees will be divided among all Settlement Class Members in accordance with the formulas outlined in the Settlement Agreement. Current Members of STAR will receive a credit to their accounts for the amount they are entitled to receive. Former customers of STAR shall receive a check from the Settlement Administrator. Settlement Class Members with outstanding balances will receive credits for their uncollected overdraft fees.

14. Do I have to do anything if I want to participate in the Settlement?

No. If an email or postcard Notice was addressed to you, then you will be entitled to receive a cash payment, account credit, or forgiveness of uncollected overdraft fees, whichever is applicable, without having to make a claim, unless you choose to exclude yourself from the Settlement, or "opt out."

15. When will I receive my cash payment, account credit, or forgiveness of Uncollected Overdraft Fees?

The Court will hold a Final Approval Hearing on November 19, 2024, at 2:00 P.M. to consider whether the Settlement should be approved. If the Court approves the Settlement, then payments should be made or credits should be issued within about 60 days after the Effective Date of the Settlement. However, if someone objects to the Settlement, and the objection is sustained, then there is no Settlement. Even if all objections are overruled and the Court approves the Settlement, an objector could appeal, and it might take months or even years to have the appeal resolved, which would delay any payment.

EXCLUDING YOURSELF FROM THE SETTLEMENT

16. How do I exclude myself from the Settlement?

If you do not want to receive a cash payment, account credit, or the forgiveness of uncollected overdraft fees or if you want to keep any right you may have to sue STAR for the claims alleged in this lawsuit, then you must exclude yourself, or "opt out."

To opt out, you **must** send a letter to the Settlement Administrator stating that you want to be excluded. Your letter can simply state "I hereby elect to be excluded from the Settlement in the *Decker v. STAR Financial Bank* class action." Be sure to include your name, the last four digits of your account number(s) or former account number(s), address, telephone number, and email address. Your exclusion or opt-out request must be postmarked by October 26, 2024, and sent to:

Decker v. STAR Financial Group Settlement Administrator
P.O. Box 301130
Los Angeles, CA 90030-1130

17. What happens if I opt out of the Settlement?

If you opt out of the Settlement, you will preserve and not give up any of your rights to sue STAR for the claims alleged in this case. However, you will not be entitled to receive a payment from this Settlement.

18. If I exclude myself, can I obtain a cash payment, account credit, or forgiveness of uncollected overdraft fees?

No. If you exclude yourself, you will not be entitled to cash payment, account credit, or forgiveness of uncollected overdraft fees.

OBJECTING TO THE SETTLEMENT

19. How do I notify the Court that I do not like the Settlement?

You can object to the Settlement or any part of it that you do not like, **IF** you do not exclude yourself, or opt out, from the Settlement. (Class Members who exclude themselves from the Settlement have no right to object to how other Class Members are treated.) To object, you **must** send a written document to the Settlement Administrator at the address below. Your objection should state that you are a Class Member, that you object to the Settlement, and the factual and legal reasons why you object, and whether you intend to appear at the Final Approval Hearing. In your objection, you must include your name, address, telephone number, email address (if applicable) and your signature.

All objections must be postmarked no later than October 26, 2024, and must be mailed to the Settlement Administrator as follows:

Decker v. STAR Financial Group Settlement Administrator
P.O. Box 301130
Los Angeles, CA 90030-1130

20. What is the difference between objecting and requesting exclusion from the Settlement?

Objecting is telling the Court that you do not believe the Settlement is fair, reasonable, and adequate for the Settlement Class, and asking the Court to reject it. You can object only if you do not opt out of the Settlement. If you object to the Settlement and do not opt out, then you are entitled to a cash payment, account credit, or forgiveness of uncollected overdraft fees if the Settlement is approved, but you will release claims you might have against STAR. Excluding yourself or opting out is telling the Court that you do not want to be part of the Settlement, and do not want to receive a cash payment, account credit, or forgiveness of uncollected overdraft fees or release claims you might have against STAR for the claims alleged in this lawsuit.

21. What happens if I object to the Settlement?

If the Court sustains your objection, or the objection of any other Class Member, then there is no Settlement. If you object, but the Court overrules your objection and any other objection(s), then you will be part of the Settlement.

THE COURT'S FINAL APPROVAL HEARING

22. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Final Approval or Fairness Hearing on November 19, 2024, at 2:00 P.M., Room 316, at the Indiana Commercial Court for Allen County, Indiana which is located at 715 S. Calhoun Street, Fort Wayne, Indiana 46802. At this hearing, the Court will consider whether the Settlement is fair, reasonable and adequate. If there are objections, the Court will consider them. The Court may also decide how much to award Class Counsel for attorneys' fees and litigation costs. The hearing may be held virtually, in which case the Settlement Website may provide information about how the hearing will be accessible.

23. Do I have to come to the Final Approval Hearing?

No. Class Counsel will answer any questions the Court may have. You may attend if you desire to do so, but you do not need to do so. If you object to the Settlement, you may attend, but the Court will consider your objection regardless.

24. May I speak at the Final Approval Hearing?

If you have objected, you may ask the Court for permission to speak at the Final Approval Hearing. To do so, you must include with your objection, described in Question 19, above, the statement, "I hereby give notice that I intend to appear at the Final Approval Hearing."

THE LAWYERS REPRESENTING YOU

25. Do I have a lawyer in this case?

The Court ordered that the lawyers and their law firms referred to in this Notice as “Class Counsel” will represent you and the other Settlement Class Members.

26. Do I have to pay the lawyers for accomplishing this result?

No. Class Counsel will be paid directly from the Settlement Fund in whatever amount the Court approves.

27. Who determines what the attorneys’ fees will be?

The Court will be asked to approve the amount of attorneys’ fees at the Final Approval Hearing. Class Counsel will file an application for fees and costs and will specify the amount being sought as discussed above. You may review a physical copy of the fee application at the Settlement Website 15 days before the deadline to object or opt-out.

GETTING MORE INFORMATION

This Notice only summarizes the proposed Settlement. More details are contained in the Settlement Agreement, which can be viewed/obtained online at www.DeckerBankFeeSettlement.com.

For additional information about the Settlement and/or to obtain copies of the Settlement Agreement, or to change your address for purposes of receiving a payment, you should contact the Settlement Administrator as follows:

Decker v. STAR Financial Group Settlement Administrator
P.O. Box 301130
Los Angeles, CA 90030-1130

For more information you also can contact Class Counsel as follows:

Lynn A. Toops
Vess A. Miller
Lisa M. La Fornara
COHEN & MALAD, LLP
One Indiana Square, Suite 1400
Indianapolis, IN 46204
Ph.: (317) 636-6481
Fax: (317) 636-2593
ltoops@cohenandmalad.com
vmiller@cohenandmalad.com
llaforlara@cohenandmalad.com

***PLEASE DO NOT CONTACT THE COURT OR ANY REPRESENTATIVE
OF STAR CONCERNING THIS NOTICE OR THE SETTLEMENT.***