

**ACTUAL DAMAGE RESERVATION OF RIGHTS FORM**

**THIS IS NOT A CLAIM FORM. THIS IS NOT AN OPT-OUT FORM.  
IF YOU SUBMIT THIS FORM, YOU WILL NOT BE ELIGIBLE TO RECEIVE A CASH PAYMENT  
FROM THE SETTLEMENT FUND.**

COMPLETE AND RETURN THIS FORM ONLY IF YOU INTEND TO FILE A SEPARATE LAWSUIT ON YOUR OWN TO PROVE THAT YOU HAVE SUFFERED ACTUAL DAMAGES BECAUSE OF INACCURACIES IN TRANSUNION CREDIT REPORTS BASED ON REPORTING OF VIRGINIA COURT JUDGMENTS. THE ATTORNEYS WHO REPRESENT THE CLASS WILL NOT REPRESENT YOU. YOU MAY ONLY PURSUE SUCH A LAWSUIT ON AN INDIVIDUAL BASIS. TRANSUNION HAS NOT AGREED TO PAY YOU ANY MONEY, AND IT WILL BE ABLE TO ASSERT DEFENSES TO YOUR CLAIMS. A JUDGE OR JURY WILL DECIDE WHETHER YOU ARE IN FACT ENTITLED TO ANY ACTUAL DAMAGES.

By submitting this Actual Damage Reservation of Rights Form, you may still receive the free six months of TransUnion's credit monitoring service by selecting the box below.

**You must fill out all of the information required below or your Actual Damage Reservation of Rights Form may be invalid.** If you complete this form, the Settlement Administrator will mail you instructions for the submission of evidence and documentation you contend supports your claim for compensatory damages, and a non-binding estimate of the compensatory damages you claim to have suffered. TransUnion will then make you a good faith settlement proposal. If you do not accept TransUnion's offer, you may file a separate lawsuit on your own. However, you may not file your separate lawsuit until after you receive TransUnion's good faith settlement proposal and reject it. **Failure to strictly follow these procedures shall result in the release of any and all reserved claims. More detailed information is available at the Settlement website, <http://SoutterClassAction.clalegal.com>.**

**The deadline to submit this Actual Damage Reservation of Rights Form is May 28, 2014.** If the Settlement Administrator does not receive your Actual Damage Reservation of Rights Form, postmarked on or before May 28, 2014, you will be bound by the Settlement Agreement and will be barred from bringing a separate action against TransUnion for inaccuracies in credit reports based on reporting of Virginia civil court judgments.

**Section I: Your Personal Information**

Claim Number: \_\_\_\_\_  
(Your unique claim number is listed on the inside of the Postcard Notice that was mailed to you.)

First Name, MI, Last Name: \_\_\_\_\_

Mailing Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_

**Section II: Credit Monitoring Information**

Telephone Number (required): ( \_\_\_\_\_ ) \_\_\_\_\_ - \_\_\_\_\_

Email Address (if you have one): \_\_\_\_\_

I would like to receive my free 6 month credit monitoring service from TransUnion so that I can receive alerts and view my credit report anytime I want. YES  NO

**Section III: Signature**

I AGREE TO FOLLOW THE RESERVATION OF RIGHTS PROCEDURES DESCRIBED IN THE SETTLEMENT AGREEMENT.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Printed Name: \_\_\_\_\_

**Please submit this form to:**  
*Soutter v. TransUnion* Settlement Administrator  
P.O. Box 1607  
Blue Bell, PA 19422

**QUESTIONS?** Call 1-800-410-1068, or visit <http://SoutterClassAction.clalegal.com>