

If you purchased a Dream Key Pass to the Disneyland Resort, you may be eligible for a payment from a class action settlement.

Si desea recibir esta notificación en español, llámenos o visite nuestra página web.

A Settlement has been reached in a class action lawsuit concerning Dream Key annual passes to the Disneyland Resort sold by Walt Disney Parks and Resorts U.S., Inc. (“WDPR”). The lawsuit claims WDPR made misrepresentations in marketing the Dream Key pass and breached its contracts with Dream Key pass holders when it promised purchasers that they could make reservations to access Disney’s Disneyland Park and California Adventure Park with “no blackout dates” and whenever the park reservations were available but failed to provide Dream Key pass holders with access to park reservations as promised. Disney denies all the claims and denies any liability or wrongdoing.

WHO IS INCLUDED? Disney’s records show you likely are a member of the Settlement Class. The Settlement Class includes all persons who purchased a Dream Key, which were sold by WDPR between August 25, 2021 and October 25, 2021.

SETTLEMENT BENEFITS. If approved, the Settlement will provide a Cash Award to all Class members. Class members will receive an equal share from a proposed \$9,500,000.00 Settlement Fund, after deductions for attorneys’ fees, costs, and expenses, a service award to the Representative Plaintiff, and settlement administration costs. To accept the Settlement and receive payment from the Settlement Fund, **Settlement Class Members do not have to do anything.** Upon final approval of the Settlement, the Settlement Administrator will send an email to each Class Member’s last known email address prompting Settlement Class members to elect a method of payment. Popular electronic payment options such as Venmo and PayPal will be available, or Settlement Class members can elect a check. If no payment election is made, or if email addresses are unavailable or unable to be delivered, the Settlement Administrator will **automatically** mail a check to each Settlement Class Member’s last known mailing address. Mailed checks will expire after 90 days. After the checks expire, a supplemental payment may be made to Settlement Class Members.

OTHER OPTIONS. If you do nothing, you will remain in the Class, and you will be bound by the decisions of the Court and give up your rights to sue Disney for the claims resolved by this Settlement. If you do not want to be legally bound by the Settlement, you must exclude yourself by **January 15, 2024**. If you stay in the Settlement, you may object to it by **January 15, 2024**. A more detailed notice is available to explain how to exclude yourself or object. Please visit the website below or call **1-877-894-4029** for a copy of the more detailed notice. On **February 20, 2024**, the Court will hold a Fairness Hearing to determine whether to approve the Settlement, the Class Counsel’s request for attorney’s fees of \$2,375,000, costs and expenses, and an incentive award of \$5,000 for the Representative Plaintiff. The Motion for attorney’s fees will be posted on the website after it is filed. You or your own lawyer, if you have one, may ask to appear and speak at the hearing at your own cost, but you do not have to. This is only a summary. For more information, call or visit the website below.