

OBJECT	You may write to Class Counsel about why you object to (i.e., do not like) the Settlement and think it should not be approved. You can also object to the Plan of Allocation (i.e., how the Settlement proceeds are going to be divided among members of the Class), Class Counsel's application for an award of attorneys' fees and expenses and Class Representatives' request for service awards for bringing and pursuing the Litigation in representing the Class. If you choose to object, you must mail your written objection to Class Counsel, postmarked on or before the Deadline. If you object, Class Counsel will submit your written objection to the Court. Submitting an objection does not exclude you from the Class. See Section 15 below for further instructions on how to make your objection.	Postmark Deadline: April 25, 2019
GO TO THE "SETTLEMENT FAIRNESS HEARING"	The Court will hold a "Settlement Fairness Hearing" to consider the Settlement, the Plan of Allocation, the request for attorneys' fees and expenses of the lawyers who brought the Litigation, and the Class Representatives' request for service awards for bringing and pursuing the Litigation on behalf of the Class. You (either you personally or through a lawyer you hire at your own expense) may, but are not required to, speak at the Settlement Fairness Hearing about any objection you submitted.	Hearing Date: June 5, 2019 at 9:00 a.m.
DO NOTHING	You will give up your right to object to the Settlement and you will not be able to be a part of any other lawsuit about the legal claims in this case. Also, if you do nothing you will not recover any money under the Settlement.	N/A

- These rights and options – **and the deadlines to exercise them** – are explained in more detail below.
- The Court in charge of the Litigation has preliminarily approved the Settlement and must decide whether to give final approval to the Settlement. The relief provided to Class Members will be provided only if the Court gives final approval to the Settlement and, if there are any appeals, after the appeals are resolved in favor of the Settlement. ***Please be patient.***

1. What is this lawsuit about?

Plaintiffs brought this Litigation as a securities class action against Cyan, certain of its officers and directors, and the underwriters for Cyan's IPO, alleging that they violated the Securities Act of 1933 (the "Securities Act") by misrepresenting and omitting material facts in Cyan's Registration Statement in connection with Cyan's May 9, 2013 IPO. Defendants expressly have denied and continue to deny all charges of wrongdoing or liability against them, and they deny that Plaintiffs or Class Members have suffered damage, or were otherwise harmed by the conduct alleged in the Litigation.

The issuance of this Notice is NOT an expression of the Court's opinion on the merits or the lack of merits of any of the Plaintiffs' claims in the Litigation or whether the Defendants engaged in any wrongdoing.

For information about how to learn about what has happened in the Litigation to date, please see Section 20 below. You can also obtain the Stipulation at www.CyanSecuritiesLitigation.com, which has a detailed history of the allegations in the Litigation and what has happened in the Litigation.

2. Why is this Litigation a class action?

In a class action lawsuit, one or more people called plaintiffs sue on behalf of other people who may potentially have similar claims. In this Litigation, the Court appointed Beaver County Employees Retirement Fund, Retirement Board of Allegheny County, and Delaware County Employees Retirement System to represent the Class for purposes of Settlement. They are collectively called Class Representatives or Plaintiffs. For purposes of this proposed Settlement, one court will resolve the issues for all Class Members, except for those people who excluded themselves from the Class in response to the Notice of Pendency of Class Action provided in 2015. Defendants means Cyan, Mark A. Floyd, Michael W. Zellner, Michael L. Hatfield, Paul A. Ferris, Promod Haque, M. Niel Ransom, Michael J. Boustridge, Robert E. Switz, Goldman Sachs & Co. LLC, J.P. Morgan Securities LLC, Jefferies LLC, and KeyBanc Capital Markets Inc.

3. Why is there a Settlement?

The Class Representatives have made claims against Defendants. Defendants deny that they have done anything wrong or violated any statute and admit no liability. The Court has not decided whether the Class Representatives or Defendants should win the Litigation. Instead, both sides agreed to a settlement with the assistance of a highly respected and experienced mediator. In reaching the Settlement, the parties have avoided the cost, delay, and uncertainty of further litigation.

As in any litigation, Class Representatives and the Class would face an uncertain outcome if they did not agree to the Settlement. The parties expected that the case could continue for a lengthy period of time and that if Class Representatives succeeded, Defendants would file appeals that would postpone final resolution of the case. Continuation of the case against Defendants could result in a judgment greater than this Settlement. Conversely, continuing the case could result in no recovery at all or a recovery that is less than the amount of the Settlement.

Class Representatives and Class Counsel believe that this Settlement is fair and reasonable to the Class. They have reached this conclusion for several reasons. Specifically, if the Settlement is approved, the Class will receive a certain and significant monetary recovery. Additionally, Class Representatives and Class Counsel believe that the significant and immediate benefits of the Settlement, when weighed against the significant risk, delay, and uncertainty of continued litigation, are a highly favorable result for the Class.

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

If you purchased or acquired Cyan common stock from May 9, 2013 to November 4, 2013, you are a Class Member.

5. Are there exceptions to being included?

Yes, excluded from the definition of the Class (defined above) are persons who purchased or acquired non-registered Cyan common stock in private transactions; the Defendants and their respective successors and assigns; past and current officers and directors of Cyan and the Underwriter Defendants; members of the immediate families of the Individual Defendants; the legal representatives, heirs, successors or assigns of the Individual Defendants; and any entity in which any of the above excluded persons have or had a majority ownership interest. Also excluded is any person that validly requested exclusion from the Class in connection with the Notice of Pendency of Class Action which was issued in 2015.

6. I'm still not sure if I am included.

If you are still not sure whether you are included, you can ask for free help by contacting the Claims Administrator at 1-866-276-1239. The address of the Claims Administrator is: *Cyan Securities Litigation*, Claims Administrator, c/o Gilardi & Co. LLC, P.O. Box 404098, Louisville, KY 40233-4098. You may also contact a representative of Class Counsel: Ellen Gusikoff Stewart, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, 1-800-449-4900.

7. What relief does the Settlement provide to the Class Members?

In exchange for the Settlement and entry of the Judgment, Defendants have agreed that Cyan shall pay, or cause to be paid, on behalf of all Defendants, \$15,000,000 to be divided, after taxes, notice and settlement administration expenses and costs, any attorneys' fees and expenses awarded by the Court and any payment to Class Representatives for the time and expenses in representing the Class approved by the Court (the "Net Settlement Fund"). The Net Settlement Fund will be distributed to Class Members pursuant to the Plan of Allocation that is described in the next section of this Notice.

Class Representatives estimate that there are approximately 13.37 million shares of Cyan common stock which may have been damaged during the Class Period. Class Representatives estimate that the average recovery under the Settlement is roughly \$1.12 per damaged share before taxes, notice and settlement administration expenses and costs, any attorneys' fee and expense award as well as any payments to the Class Representatives for their time and expenses in representing the Class as determined by the Court. If the Court awards the requested attorneys' fees of up to 33-1/3% of the Settlement Fund (or \$5,000,000), Plaintiffs' Counsel's expenses of up to \$1,100,000, awards to one or more of the Class Representatives for their representation of the Class in an amount not to exceed \$30,000 in the aggregate, and the maximum estimated cost of notice and administration of the Settlement of \$275,000, the average per share recovery would be approximately \$0.64.

Of course, the above are just estimates; a Class Member's actual recovery will be a proportion of the Net Settlement Fund determined by that claimant's recognized claim as compared to the total recognized claims submitted. An individual Class Member may receive more or less than this average amount depending on the number of claims submitted, when during the Class Period a Class Member purchased or acquired Cyan common stock, the purchase price paid, when those shares were sold, and the amount received, and whether those shares were held or sold at or after the end of the Class Period, and, if sold, when they were sold and the amount received. See Plan of Allocation below for more information on your recognized claim.

8. What is the proposed Plan of Allocation?

Your share of the Net Settlement Fund will depend on the number of valid Proofs of Claim that Class Members submit and how many shares of Cyan common stock you purchased or acquired during the period from May 9, 2013 to November 4, 2013, and when or if you sold them.

For purposes of determining the amount an Authorized Claimant² may recover under the Plan of Allocation, Class Counsel conferred with their damages consultant and the Plan of Allocation reflects the statutory calculation of damages under §11 of the Securities Act.

In the unlikely event there are sufficient funds in the Net Settlement Fund, each Authorized Claimant will receive an amount equal to the Authorized Claimant's claim, as defined below. If, however, as is more likely, the amount in the Net Settlement Fund is not sufficient to permit payment of the total claim of each Authorized Claimant, then each Authorized Claimant shall be paid the percentage of the Net Settlement Fund that each Authorized Claimant's claim bears to the total of the claims of all Authorized Claimants (*i.e.*, if your recognized claim was for \$100 and all recognized claims totaled \$1,000, you would be paid 10% of the Net Settlement Fund). Payment in this manner shall be deemed conclusive against all Authorized Claimants.

The calculation of claims below is not an estimate of the amount you will receive. It is a formula for allocating the Net Settlement Fund among all Authorized Claimants. A claim will be calculated as follows:

Step 1

The Claims Administrator will determine if a Class Member had an overall market gain or loss on Cyan common stock purchased or acquired during the Class Period (May 9, 2013 to November 4, 2013). To determine if a Class Member had an overall market gain or loss, the Claims Administrator shall:

- (1) total the amount paid for all Cyan common stock purchased or acquired during the Class Period (this amount does not include commissions or any other fees); and
- (2) total the amount received from the sale of Cyan common stock purchased or acquired during the Class Period and sold from May 9, 2013 to April 1, 2014 (this amount does not include commissions or any other fees).

If a Class Member's total amount paid for all Cyan common stock purchased or acquired during the Class Period is less than the total amount received from all sales of Cyan common stock purchased during the Class Period (*i.e.* if the total amount paid was \$5.00 and the total amount received was \$10.00, resulting in a market gain of \$5.00), the Class Member will have a market gain and **will not be entitled to any recovery**.

If a Class Member's total amount paid for all Cyan common stock purchased or acquired during the Class Period is **more** than the total amount received from all sales of Cyan common stock purchased during the Class Period (*i.e.* the total amount paid was \$10.00 and the total amount received was \$5.00, resulting in a market loss of \$5.00), the Class Member will have a market loss and will move to Step 2.

Step 2

If a Class Member has a market loss, as set forth above, the Claims Administrator will calculate the Class Member's claim using the formula set forth below. If under the formula below, a Class Member's claim is more than the market loss determined above in Step 1, **that Class Member's claim will be limited to the market loss determined in Step 1**.

² An Authorized Claimant is any Class Member whose claim for recovery has been allowed pursuant to the Plan of Allocation described herein and the Stipulation.

**Claims for Common Shares of Cyan Purchased or Acquired from
May 9, 2013 to November 4, 2013**

Initial Public Offering Price:	\$11.00 per share
Closing price on the date the lawsuit was filed ³ :	\$4.31 per share

For Cyan shares purchased from May 9, 2013 to November 4, 2013, the claim per share is the difference between the purchase price per share (not exceeding \$11.00) and

- (a) the sales price per share if sold on or prior to April 1, 2014; or
- (b) \$4.31 per share if held at the end of April 1, 2014.

In the event a Class Member has more than one purchase, acquisition or sale of Cyan common shares during the Class Period, all purchases and sales within the Class Period shall be matched on a First-In, First-Out (“FIFO”) basis for purposes of calculating a claim. Under the FIFO method, Class Period sales will be matched in chronological order against Cyan common shares purchased or acquired during the Class Period.

A purchase, acquisition or sale of Cyan common shares shall be deemed to have occurred on the date the purchase, acquisition or sale took place. All purchase and sale prices shall exclude any fees and commissions. The receipt or grant by gift or assignment of Cyan common shares during the Class Period shall not be deemed a purchase or sale of Cyan common shares for the calculation of a Class Member’s claim under the Plan of Allocation unless specifically provided in the gift or assignment.

If you covered a purchase of Cyan common shares during the Class Period for shares you originally sold short, those shares will be excluded from the calculation of your claim under the Plan of Allocation. In the event you had a short position in Cyan common shares, the date of covering a “short sale” is deemed to be the date of purchase of those shares. The date of a “short sale” is deemed to be the date of sale of those Cyan common shares. The earliest Class Period purchases shall be matched against such short position, and not be entitled to a recovery for that short position, until that short position is fully covered.

Class Members who do not submit valid Proofs of Claim will not share in the Settlement proceeds. The Settlement and the Final Judgment will nevertheless bind Class Members who did not request exclusion from the Class or do not submit valid Proof of Claim forms.

Distributions will be made to Authorized Claimants after all claims have been processed and after the Court has finally approved the Settlement and approved distribution to the Authorized Claimants. The Net Settlement Fund shall be distributed to the Authorized Claimants substantially in accordance with the Plan of Allocation set forth in the Notice and approved by the Court. If there is any balance remaining in the Net Settlement Fund after the initial distribution (whether by reason of tax refunds, uncashed checks or otherwise), Class Counsel shall, if feasible, reallocate such balance among Authorized Claimants in an equitable and economic fashion subject to Court approval. These redistributions shall be repeated with Court approval until the balance remaining in the Net Settlement Fund is too small to distribute to Authorized Claimants. When Class Counsel and the Claims Administrator determine that there is not enough money to make additional distributions to Authorized Claimants, Class Counsel will file a motion with the Court for an order to distribute the remaining money in the Net Settlement Fund to Bay Area Legal Aid.

The Court has reserved jurisdiction to allow, disallow, or adjust the claim of any Class Member on equitable grounds.

Payment pursuant to the Plan of Allocation set forth above shall be conclusive against all Authorized Claimants. No person or entity shall have any claim against Plaintiffs, Plaintiffs’ Counsel, any Claims Administrator, any other person designated by Class Counsel, or Defendants and their Related Parties based on the distributions made substantially in accordance with this Plan of Allocation, or further orders of the Court. All Class Members who fail to complete and file a valid and timely Proof of Claim shall be barred from participating in distributions from the Net Settlement Fund (unless otherwise ordered by the Court), but otherwise shall be bound by all of the terms of the Stipulation, including the terms of any judgment entered and the releases given.

9. How can I get a payment?

To qualify for a payment, you must submit a Proof of Claim. A Proof of Claim is enclosed with this Notice or it may be downloaded at www.CyanSecuritiesLitigation.com. Read the instructions carefully, fill out the Proof of Claim, include all the documents the form asks for, sign it, and mail it so that is postmarked or received if submitted online **no later than May 24, 2019**. The Proof of Claim may be submitted online at www.CyanSecuritiesLitigation.com.

³ The first class action complaint was filed on April 1, 2014.

10. When would I get my payment?

The Court will hold a Settlement Fairness Hearing on June 5, 2019, at 9:00 a.m., to decide whether to approve the Settlement, the Plan of Allocation, Class Counsel's request for an award of attorneys' fees and expenses, and awards to Class Representatives for their efforts in bringing and prosecuting the Litigation. If the Court approves the Settlement and the Plan of Allocation, there may be appeals. It is always uncertain how these appeals will be resolved, and resolving them could take time, likely more than a year. It also takes time for all of the Proof of Claims to be processed. Please be patient.

11. Do I have a lawyer in this case?

The Court has ordered that Robbins Geller Rudman & Dowd LLP ("Class Counsel") will represent the interests of all members of the Class. Glancy Prongay & Murray LLP has been appointed as additional counsel for Plaintiffs. You will not be separately charged for these lawyers. If you want to be represented by your own lawyer, you may hire one at your own expense.

12. How will the lawyers be paid?

Class Counsel will request the Court to award attorneys' fees of up to 33-1/3% of the Settlement Fund (or \$5,000,000) and for expenses incurred in the Litigation in an amount not to exceed \$1,100,000, plus interest earned on both amounts at the same rate and for the same period of time as earned by the Settlement Fund. The Court will make the final decision as to the amounts to be paid to Class Counsel. Such sums will be paid from the Settlement Fund.

13. Will the Class Representatives receive any compensation for their efforts in bringing the Litigation?

The Class Representatives will each request a service award (in an amount not to exceed \$30,000 in the aggregate) for their services as Class Representatives and their efforts in bringing and prosecuting the Litigation. The Court will make the final decision as to the amount to be paid, if any, to the Class Representatives.

14. What claims am I releasing under the Settlement?

Unless you excluded yourself from the Class in response to the Notice of Pendency of Class Action sent to you in 2015, you are in the Class, and that means you cannot sue, continue to sue, or be part of any other lawsuit against Defendants and their Related Parties (defined below) about the same issues in this case or about issues that could have been asserted in this case. It also means that all of the Court's orders will apply to you and legally bind you and you will release your Settled Claims in this case against Defendants and their respective Related Parties (collectively, the "Released Parties"). "Settled Claims" means any and all claims (including "Unknown Claims" as defined in paragraph 1.35 in the Stipulation) that both (a) arise out of, are based upon, or relate to in any way, any of the allegations, acts, transactions, facts, events, matters, occurrences, statements, representations, misrepresentations or omissions involved, set forth, alleged or referred to, in this Action, or which could have been alleged in this Action, and (b) arise out of, are based upon, or relate to in any way, the purchase, acquisition, sale or disposition of Cyan common stock during the Class Period. "Settled Claims" also includes any and all claims arising out of, relating to, or in connection with the Settlement or resolution of the Action against the Released Parties (including Unknown Claims), except claims to enforce any of the terms of the Stipulation. The Stipulation, available on the Internet at the website www.CyanSecuritiesLitigation.com, contains the full terms of the release.

"Related Parties" means each of a Defendant's past or present parents, subsidiaries, affiliates, divisions, predecessors, successors, joint venturers and assigns, and each of their respective past or present directors, officers, employees, partners, insurers, co-insurers, reinsurers, principals, members, agents, underwriters, controlling shareholders, attorneys, accountants, auditors, investment advisors, personal or legal representatives, spouses, heirs, estates, related or affiliated entities, any members of an Individual Defendant's immediate family, any trust of which an Individual Defendant is the settlor or which is for the benefit of any Individual Defendant and/or any member of an Individual Defendant's immediate family, and any entity in which a Defendant and/or any member of an Individual Defendant's immediate family has or have a controlling interest (directly or indirectly).

15. How do I tell the Court that I do not like the Settlement?

At the date, time, and location stated in Section 18 below, the Court will hold a Settlement Fairness Hearing to determine if the Settlement is fair, reasonable, and adequate, and to also consider the Plan of Allocation, Class Counsel's request for an award of attorneys' fees and expenses, and service awards to the Class Representatives.

If you did not submit a request for exclusion and wish to object to the fairness, reasonableness or adequacy of the Stipulation or the proposed Settlement, or the Plan of Allocation or to the award of attorneys' fees and expenses or the service awards, you must mail a written objection to Class Counsel at the address set forth below by First-Class

Mail, postage prepaid, and **postmarked no later than April 25, 2019**. Objections must be mailed and cannot be submitted electronically.

CLASS COUNSEL

Ellen Gusikoff Stewart
ROBBINS GELLER RUDMAN
& DOWD LLP
655 West Broadway, Suite 1900
San Diego, CA 92101

If you wish to object, your written objections must state: **(a)** “*Beaver County Employees Retirement Fund, et al. v. Cyan, Inc., et al.*, Lead Case No. CGC-14-538355”; **(b)** the full name, address, and telephone number of the person objecting; and **(c)** in clear and concise terms, the legal and factual arguments supporting the objection, including a short statement of facts demonstrating that the person objecting is a Class Member. If you object and desire to present evidence at the Settlement Fairness Hearing, you must include copies of any exhibits you intend to introduce into evidence. You may, but need not, hire a lawyer of your choosing to write and serve your objection. If you do make your objection through a lawyer, you will be responsible for your personal attorney’s fees and costs.

IF YOU DO NOT TIMELY MAKE YOUR OBJECTION, YOU WILL HAVE WAIVED ALL OBJECTIONS. YOU WILL NOT BE ENTITLED TO SPEAK AT THE SETTLEMENT FAIRNESS HEARING, AND YOU WILL NOT BE ABLE TO APPEAL FROM ANY FINAL JUDGMENT APPROVING THE SETTLEMENT.

If you submit a written objection, you may appear at the Settlement Fairness Hearing, either in person or through personal counsel hired at your expense, to object to the Settlement, the Plan of Allocation, Class Counsel’s request for an award of attorneys’ fees and expenses, and service awards to Class Representatives. You are not required, however, to appear and the Court will still consider your objection.

16. What is the difference between excluding myself and objecting to the Settlement?

Objecting is simply telling the Court that you do not like something about the Settlement, the Plan of Allocation, the requested award of attorneys’ fees and expenses and/or the service awards to Class Representatives. You can object only if you did not previously seek exclusion from the Class in response to the Notice of Pendency of Class Action sent to you in 2015. Excluding yourself is telling the Court that you don’t want to be part of the case. If you excluded yourself, you have no basis to object because the Settlement no longer affects you.

17. What is the Settlement Fairness Hearing?

The Court has preliminarily approved the Settlement and will hold a hearing to decide whether to give final approval to the Settlement. The purpose of the Settlement Fairness Hearing will be for the Court to determine whether the Settlement should be approved as fair, reasonable, and adequate, to consider the Plan of Allocation, to consider the award of attorneys’ fees and expenses to Class Counsel, and to consider the request for service awards to the Class Representatives.

18. When and where is the Settlement Fairness Hearing?

On June 5, 2019, at 9:00 a.m., a hearing will be held on the fairness of the proposed Settlement. At the hearing, the Court will be available to hear any objections and arguments concerning the proposed Settlement’s fairness, the Plan of Allocation’s fairness, the fairness of Class Counsel’s request for an award of attorneys’ fees and expenses, and the fairness of the service awards to Class Representatives. The hearing will take place before the Honorable A.C. Massullo in Department 304 of the San Francisco County Superior Court, located at the Civic Center Courthouse, 400 McAllister Street, San Francisco, CA 94102.

The hearing may be postponed to a different date or time or location without notice. Please check www.CyanSecuritiesLitigation.com or call Ellen Gusikoff Stewart, a representative of Class Counsel, toll-free at 1-800-449-4900 for any updates about the Settlement Fairness Hearing specifically. If the date or time of the Settlement Fairness Hearing changes, an update to the Settlement website or a call to Ms. Stewart will be the only way you will be informed of the change.

19. May I speak at hearing?

At the hearing, the Court will be available to hear any objections and arguments concerning the fairness of the Settlement, the Plan of Allocation, Class Counsel’s request for an award of attorneys’ fees and expenses and Class Representative service awards.

You may attend, but you do not have to and the Court will still consider your objection. As described above in Section 15, you may speak at the Settlement Fairness Hearing only if you have mailed Class Counsel a written objection.

If you requested exclusion from the Class in 2015, however, you will not be allowed to speak at the Settlement Fairness Hearing.

20. How do I get more information?

To obtain a copy of the Stipulation, the other briefs and declarations submitted to the Court in support of preliminary approval of the Settlement, the Court's Order Preliminarily Approving Settlement and Providing for Notice, and the operative complaint filed in the Litigation, or to access the Proof of Claim, you can visit the Settlement website located at www.CyanSecuritiesLitigation.com. In addition, the papers in support of final approval of the Settlement, the Plan of Allocation and the request for an award of attorneys' fees and expenses shall be posted to the website after they are filed on **March 25, 2019**.

Alternatively, you may contact the Claims Administrator by telephone at 1-866-276-1239, or by mail at: *Cyan Securities Litigation*, Claims Administrator, c/o Gilardi & Co. LLC, P.O. Box 404098, Louisville, KY 40233-4098.

This description of the Litigation is general and does not cover all of the issues and proceedings that have occurred. In order to see the complete file, you may access the file online at www.sfsuperiorcourt.org/online-services and enter Case No. CGC-14-538355. You may also visit the Clerk's office at the San Francisco County Superior Court, located at the Civic Center Courthouse, 400 McAllister Street, San Francisco, CA 94102. The Clerk will tell you how to obtain the file for inspection and copying at your own expense.

You may also contact a representative of Class Counsel: Ellen Gusikoff Stewart, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, 1-800-449-4900 for more information about the Settlement or the Litigation.

21. What if my address or other information has changed or changes after I submit a Proof of Claim?

It is your responsibility to inform the Claims Administrator of your updated information. You may do so at the address, or email address below:

Cyan Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 404098
Louisville, KY 40233-4098
1-866-276-1239
classact@gilardi.com

DO NOT ADDRESS ANY QUESTIONS ABOUT THE SETTLEMENT OR THE LITIGATION TO THE CLERK OF THE COURT OR THE JUDGE.

SPECIAL NOTICE TO BANKS, BROKERS, AND OTHER NOMINEES

If you hold any Cyan common shares purchased or acquired from May 9, 2013 to November 4, 2013, as a nominee for a beneficial owner, then, within ten (10) days after you receive this Notice, you must either: (1) send a copy of this Notice by First-Class Mail to all such Persons; or (2) provide a list of the names and addresses of such Persons to the Claims Administrator:

Cyan Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 404098
Louisville, KY 40233-4098

If you choose to mail the Notice and Proof of Claim yourself, you may obtain from the Claims Administrator (without cost to you) as many additional copies of these documents as you will need to complete the mailing.

Regardless of whether you choose to complete the mailing yourself or elect to have the mailing performed for you, you may obtain reimbursement for or advancement of reasonable administrative costs actually incurred or expected to be incurred in connection with forwarding the Notice and which would not have been incurred but for the obligation to forward the Notice, upon submission of appropriate documentation to the Claims Administrator.