

# Class & Mass Action Settlement Administration

# Our Approach

EisnerAmper provides pre-settlement consulting and post-settlement administration services in connection with lawsuits pending in state and federal courts nationwide. Since 1999, EisnerAmper professionals have processed more than \$14 billion dollars in settlement claims. Our innovative team successfully administers a wide variety of settlements, and our industry-leading technology enables us to develop customizable administration solutions for class and mass action litigations.

EisnerAmper
professionals have
processed more than
\$14 billion dollars in
settlement claims.

# Sample Case Experience\*



### **Environmental/Toxic Torts**

- In re: Oil Spill by the Oil Rig "Deepwater Horizon" in the Gulf of Mexico (MDL 2179)
- Aqueous Film-Forming Foam (AFFF) Product Liability Litigation (MDL 2873) - Public Water System Settlement
- In re: FEMA Trailer Formaldehyde Products Liability Litigation (MDL 1873)
- Sanchez et al v. Texas Brine, LLC et al.
- Burmaster et al. v. Plaguemines Parish Government, et al.
- Cajuns for Clean Water, LLC et al. v. Cecilia Water Corporation, et al.
- Cooper, et al. v. Louisiana Department of Public Works
- Maturin v. Bayou Teche Water Works
- · Chevron Richmond Refinery Fire Settlement
- Chapman et al. v. voestalpine Texas LLC, et al.



#### Consumer

- Jones et al. v. Monsanto Co.
- Hadley, et al. v. Kellogg Sales Co.
- McMorrow, et al. v. Mondelez International,
- Krommenhock, et al. v. Post Foods, LLC
- · Hanson v. Welch Foods Inc.
- Siddle et al. v. The Duracell Co. et al.
- Copley, et al. v. Bactolac Pharmaceutical, Inc.
- Hughes et al. v. AutoZone Parts Inc. et al.
- Winters v. Two Towns Ciderhouse, Inc.
- Burford et al. v. Cargill, Incorporated
- Fabricant v. AmeriSave Mortgage Corp. (TCPA)
- Makaron v. Enagic USA, Inc. (TCPA)
- Prescod et al. v. Celsius Holdings, Inc.
- Gilmore v. Monsanto Co.



#### **Antitrust**

- In re: Cathode Ray Tube (CRT) Antitrust Litigation (MDL 1917)<sup>4</sup>
- In re: Interior Molded Doors Antitrust Litigation (Indirect)



## 

- In re: E.I. du Pont de Nemours and Company C8 Personal Injury Litigation (MDL 2433)<sup>1</sup>
- In re: Testosterone Replacement Therapy Products Liability Litigation (MDL 2545)<sup>1</sup>
- In re: Paraquat Products Liability Litigation (MDL  $3004)^{1}$
- In re: Paragard Products Liability Litigation (MDL) 2974)
- In re: Roundup Products Liability Litigation (MDL
- Proton-Pump Inhibitor Products Liability Litigation (MDL 2789)
- Essure Product Liability Settlement<sup>3</sup>
- Porter Ranch (JCCP 4861)



## Data Breach/Privacy

- · Miracle-Pond, et al. v. Shutterfly
- Baldwin et al. v. National Western Life Insurance Co.
- Jackson-Battle, et al. v. Navicent Health, Inc.
- Bailey, et al. v. Grays Harbor County Public Hospital
- In re: Forefront Data Breach Litigation
- Easter et al. v. Sound Generations
- Rivera, et al. v. Google LLC
- Acaley v. Vimeo, Inc.



#### Mass Arbitration

- T-Mobile
- Uber
- Postmates
- Instacart
- Intuit



## Other Notable Cases

- Brown, et al. v. State of New Jersey DOC (Civil Rights)
- Slade v. Progressive (Insurance)

\*Work performed as Postlethwaite & Netterville, APAC (P&N) Services provided in cooperation with the Court-Appointed Special Master <sup>2</sup>Appointed As Common Benefit Trustee <sup>3</sup>Inventory Settlement

"EisnerAmper" is the brand name under which EisnerAmper LLP and Eisner Advisory Group LLC and its subsidiary entities provide professional services. EisnerAmper LLP and Eisner Advisory Group LLC practice as an alternative practice structure in accordance with the AICPA Code of Professional Conduct and applicable law, regulations and professional standards. EisnerAmper LLP is a licensed independent CPA firm that provides attest services to its clients, and Eisner Advisory Group LLC and its subsidiary entities provide tax and business consulting services to their clients. Eisner Advisory Group LLC and its subsidiary entities are not licensed CPA firms. The entities falling under the EisnerAmper brand are independently owned and are not liable for the services provided by any other entity providing services under the EisnerAmper brand. Our use of the terms "our firm" and "we" and "us" and terms of similar import, denote the alternative practice structure conducted by EisnerAmper LLP and Eisner Advisory Group LLC.

