

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
AT SEATTLE**

NATHAN OUELLETTE, JESI AN E.
RODRIGUEZ, GREGG STAPPAS, AND CB
HOME, INC., individually and on behalf of all
those similarly situated,

Plaintiffs,

v.

CAPITAL ONE FINANCIAL CORPORATION,
CAPITAL ONE, N.A., CAPITAL ONE BANK
(USA), N.A., AMAZON.COM, INC., and
AMAZON WEB SERVICES, INC.,

Defendants.

NO.

CLASS ACTION COMPLAINT

JURY DEMAND

1. Plaintiffs Nathan Ouellette, Jesi An E. Rodriguez, Gregg Stappas, and CB Home, Inc. (“Plaintiffs”), on behalf of themselves, and all others similarly situated (the “Classes”), bring this class action complaint against Defendants Amazon.com, Inc. (“Amazon”) and Amazon Web Services, Inc. (“AWS”) (collectively, the “Amazon Defendants”) and Capital One Financial Corporation, Capital One, N.A., Capital One Bank (USA) (collectively, the “Capital One Defendants” or “Capital One”). Plaintiffs allege as follows upon personal knowledge as to their own acts and experience, and upon information and belief and the investigation of their attorneys as to all other matters:

INTRODUCTION

1
2 2. Plaintiffs bring this class action lawsuit on their behalf, and on behalf of the
3 Classes, against Capital One and the Amazon Defendants for their failure to protect the
4 confidential information of over 100 million consumers including: names, addresses, zip
5 codes/postal codes, phone numbers, email addresses, dates of birth, income, credit scores, credit
6 limits, balances, payment history, contact information, transaction data, as well as approximately
7 140,000 social security numbers and approximately 80,000 bank account numbers (collectively
8 “PII”).

9 3. On July 29, 2019, Capital One publicly announced that “there was unauthorized
10 access by an outside individual who obtained certain types of personal information relating to
11 people who had applied for its credit card products and to Capital One credit card customers.”
12 (the “Data Breach”).

13 4. Through its failure to adequately protect Plaintiffs’ and the Class members’ PII,
14 the Amazon Defendants and Capital One allowed Paige A. Thompson (“Thompson”), a former
15 Amazon employee, to obtain access to and to surreptitiously view, remove, and make public
16 Plaintiffs’ and the Class members’ PII entrusted to Capital One, as well as the Amazon
17 Defendants.

18 5. At all relevant times, Capital One—through its Notice of Privacy Practices and
19 other written assurances—promised to safeguard and protect Plaintiffs’ and the Class members’
20 PII in accordance with, federal, state and local laws, and industry standards. Capital One
21 breached this promise.

22 6. Had Capital One informed Plaintiffs and Class members that Capital One would
23 use inadequate security measures or entrust their PII to business associates that utilized
24

1 inadequate security measures, Plaintiffs and the Class members would not have provided their
2 PII to Capital One.

3 7. Capital One's and the Amazon Defendants' failures to implement adequate
4 security protocols jeopardized the PII of millions of consumers, including Plaintiffs and the Class
5 members, fell well short of Defendants' promises and obligations, and fell well short of Plaintiffs'
6 and other Class members' reasonable expectations for protection of the PII they provided to
7 Capital One who in turn provided such information to Amazon Defendants.

8 8. As a result of Capital One's and the Amazon Defendants' conduct and the ensuing
9 Data Breach, Plaintiffs and the members of the proposed Classes have suffered actual damages,
10 failed to receive the benefit of their bargains, lost the value of their private data, and are at
11 imminent risk of future harm, including identity theft and fraud which would result in further
12 monetary loss. Accordingly, Plaintiffs bring suit, on behalf of themselves and the Classes, to seek
13 redress for Defendants' unlawful conduct.

14 **JURISDICTION AND VENUE**

15 9. This Court has subject matter jurisdiction pursuant to the Class Action Fairness
16 Act of 2005 ("CAFA"), 28 U.S.C. § 1332(d). The amount in controversy exceeds the sum of
17 \$5,000,000.00 exclusive of interest and costs, there are more than 100 putative class members,
18 and minimal diversity exists.

19 10. This Court has personal jurisdiction over the Amazon Defendants because they
20 are headquartered in and regularly conduct business in Washington. In this District, the Amazon
21 Defendants make decisions regarding corporate governance, management, security and
22 information technology, including decisions regarding the security measures to protect the
23 Personal Information that its stores. From this District, the Amazon Defendants negotiate and
24

1 enter into agreements with businesses, such as the Capital One Defendants, to store Personal
2 Information for those businesses on their servers and to provide other business services. The
3 Amazon Defendants intentionally avail themselves of this Court's jurisdiction by conducting
4 corporate operations here and promoting, selling and marketing its services from this District to
5 millions of consumers worldwide.

6 11. This Court has personal jurisdiction over the Capital One Defendants because they
7 are authorized to and regularly conduct business in Washington and have sufficient minimum
8 contacts in Washington such that the Capital One Defendants intentionally avail themselves of
9 this Court's jurisdiction by conducting operations here, negotiating and procuring storage
10 services from the Amazon Defendants headquartered in this District, and promoting, selling and
11 marketing its services to customers in this District.

12 12. Venue is proper in this District under 28 U.S.C. § 1391(a) through (d) because the
13 Amazon Defendants' headquarters and principal place of business are located in this District, and
14 substantial parts of the events or omissions giving rise to the claims occurred in or emanated from
15 this District, including, without limitation, decisions made by the Amazon Defendants'
16 governance and management personnel or inaction by those individuals that led to
17 misrepresentations, invasions of privacy and the Data Breach. Moreover, the Capital One
18 Defendants maintain offices in this District, conducts business in this District, and entered into
19 contractual relations with the Amazon Defendants headquartered in this District.

20 PARTIES

21 13. Plaintiff Nathan Ouellette is an individual residing in Massachusetts. He has been
22 a Capital One credit card holder for approximately the past year. On information and belief, his
23 PII was compromised in the Data Breach of Capital One's database, which was hosted by the
24

1 Amazon Defendants. As a result of the Data Breach, Plaintiff Ouellette has had to carefully
2 review his financial accounts to guard against fraud, failed to receive the benefit of his bargain,
3 lost the value of his private data, and is at imminent risk of future harm, including identity theft
4 and fraud which would result in further monetary loss.

5 14. Plaintiff Jesi An E. Rodriguez is an individual residing in Delaware. She has been
6 a Capital One credit card holder since on or about August 2015. She currently has two inactive
7 Capital One credit cards that she applied for and obtained in 2015; and applied for and obtained
8 an additional Capital One credit card in or about April 2019. On information and belief, her PII
9 was compromised in the Data Breach of Capital One's database, which was hosted by the
10 Amazon Defendants. As a result of the Data Breach, Plaintiff Rodriguez has had to carefully
11 review her financial accounts to guard against fraud, failed to receive the benefit of her bargain,
12 lost the value of her private data, and is at imminent risk of future harm, including identity theft
13 and fraud which would result in further monetary loss.

14 15. Plaintiff Greg Stappas is an individual residing in New Jersey. He has been a
15 Capital One credit card holder for at least five years. He currently has two Capital One credit
16 cards. He applied for and obtained one in approximately 2016, and the other in approximately
17 2014. On information and belief, his PII was compromised in the Data Breach of Capital One's
18 database, which was hosted by the Amazon Defendants. As a result of the Data Breach, Plaintiff
19 Stappas has had to carefully review his financial accounts to guard against fraud, failed to receive
20 the benefit of his bargain, lost the value of his private data, and is at imminent risk of future harm,
21 including identity theft and fraud which would result in further monetary loss.

22 16. Plaintiff CB Home, Inc. ("CB Home") is a California corporation with its
23 principal place of business located in Rosemead, California. In or around December 2018,
24

1 Plaintiff CB Home applied for and received a Spark Business credit card with Capital One.
2 Plaintiff CB Home provided Capital One with sensitive information, including its tax
3 identification numbers, social security numbers, and other PII as part of obtaining a credit card.
4 On July 29, 2019, Plaintiff CB Home read a news article on the internet regarding the data breach.
5 On information and belief, CB Home's PII was compromised in the Data Breach of Capital One's
6 database, which was hosted by the Amazon Defendants. Since the announcement of the data
7 breach on or about July 29, 2019, Plaintiff CB Home has continuously monitored its credit card
8 statements and bank accounts for suspicious activity to prevent any misuse of its sensitive data,
9 failed to receive the benefit of its bargain, lost the value of its private data, and is at imminent
10 risk of future harm, including identity theft and fraud which would result in further monetary
11 loss.

12 **Amazon Defendants**

13 17. Defendant Amazon.com, Inc. is a corporation existing under the laws of the State
14 of Delaware with its headquarters and principal place of business located in the State of
15 Washington at 410 Terry Ave. North, Seattle, WA 98109-5210.

16 18. Defendant Amazon Web Services, Inc. is a corporation existing under the laws of
17 the State of Delaware with its headquarters and principal place of business located at 410 Terry
18 Ave. North, Seattle, WA 98109-5210. Amazon Web Services, Inc. is a subsidiary of
19 Amazon.com, Inc.

20 **Capital One Defendants**

21 19. Defendant Capital One Financial Corporation is a corporation existing under the
22 laws of the State of Delaware with its headquarters and principal place of business located in the
23 Commonwealth of Virginia at 1680 Capital One Drive, McLean, VA, 22102-3491.

1 services industry attracts some of the worst cybercriminals. So we worked closely with the
2 Amazon team to develop a security model, which we believe enables us to operate more securely
3 in the public cloud than we can even in our own data centers.”

4 26. According to published reports, the Capital One Defendants here stored Plaintiffs’
5 and the Classes’ credit card applications containing PII in its cloud computer storage, which was
6 provided by AWS.

7 27. The Amazon Defendants, through Defendant AWS, provide information
8 technology infrastructure services to businesses like the Capital One Defendants in the form of
9 various web services.¹ AWS offers a range of services, including Amazon Elastic Compute Cloud
10 (“EC2”) and Amazon Simple Storage Service (“Amazon S3” or “S3”).²

11 28. According to AWS, Amazon S3 “is an object storage service that offers industry-
12 leading scalability, data availability, security, and performance.” S3 allows AWS customers to
13 “*store and protect any amount of data*” for a range of use cases, including websites, mobile
14 applications, backup and restore, archive, enterprise applications, Internet of Things (“IoT”)
15 devices, and big data analytics. AWS states that S3 provides easy-to-use management features
16 so customers can organize data and configure finely-tuned access controls to meet their specific
17 business, organizational, and compliance requirements.³

18 29. For S3 security, customers only have access to the S3 resources they create. A
19 customer can grant access to other users by using one or a combination of the following access
20

21 ¹ See Amazon Web Services, <https://craft.co/amazon-web-services> (last accessed July 31,
2019).

22 ² See Amazon EC2, <https://aws.amazon.com/ec2/> (last accessed July 31, 2019) and Amazon
Simple Storage Service, <https://aws.amazon.com/s3/> (last accessed July 31, 2019).

23 ³ See Amazon Simple Storage Service, <https://aws.amazon.com/s3/> (last accessed July 31,
2019) (emphasis added).
24

1 management features: AWS Identity and Access Management (“IAM”) to create users and
2 manage their respective access; Access Control Lists (“ACLs”) to make individual objects
3 accessible to authorized users; bucket policies to configure permissions for all objects within a
4 single S3 bucket; and Query String Authentication to grant time-limited access to others with
5 temporary URLs.⁴

6 30. AWS notes that “[b]y default, all Amazon S3 resources—buckets, objects, and
7 related subresources . . . are private: only the resource owner, an AWS account that created it,
8 can access the resource.”⁵

9 31. AWS also provides “Amazon GuardDuty” for customers to protect against
10 unwanted threats. AWS declares that “Amazon GuardDuty is a threat detection service that
11 continuously monitors for malicious activity and unauthorized behavior to protect your AWS
12 accounts and workloads.” GuardDuty works by using “machine learning, anomaly detection, and
13 integrated threat intelligence to identify and prioritize potential threats.” In fact, AWS notes that
14 GuardDuty helps “detect activity such as . . . credential compromise behavior, communication
15 with known command-and-control servers, or API calls from known malicious IPs.”⁶

16 **Defendants’ Professed Commitment to Data Security**

17 32. AWS makes a public commitment to the security of data stored on its servers:

18 At AWS, security is our highest priority. We design our systems with your security
19 and privacy in mind.

- 20 • We maintain a wide variety of compliance programs that validate our security
21 controls. . . .

22 ⁴ See Amazon S3 Features, [https://aws.amazon.com/s3/features/
#Access_management_and_security](https://aws.amazon.com/s3/features/#Access_management_and_security) (last accessed July 31, 2019).

23 ⁵ See Identity and Access Management, [https://docs.aws.amazon.com/AmazonS3/latest/dev/s3-
access-control.html](https://docs.aws.amazon.com/AmazonS3/latest/dev/s3-access-control.html) (last accessed July 31, 2019).

24 ⁶ See Amazon GuardDuty, <https://aws.amazon.com/guardduty/> (last accessed August 1, 2019).

- 1 • We protect the security of your information during transmission to or from AWS
2 websites, applications, products, or services by using encryption protocols and
3 software.
- 4 • We follow the Payment Card Industry Data Security Standard (PCI DSS) when
5 handling credit card data.
- 6 • We maintain physical, electronic, and procedural safeguards in connection with
7 the collection, storage, and disclosure of personal information. Our security
8 procedures mean that we may request proof of identity before we disclose
9 personal information to you.⁷

10 33. Similarly, the Capital One Defendants promise they are “committed to protecting
11 your personal and financial information. If we collect identifying information from you, we will
12 protect that information with controls based upon internationally recognized security standards,
13 regulations, and industry-based best practices.”⁸

14 34. Capital One’s “Privacy Frequently Asked Questions” states:

15 Capital One understands how important security and confidentiality are to our
16 customers, so we use the following security techniques, which comply with or
17 even exceed federal regulatory requirements to protect information about you:

18 We maintain . . . electronic safeguards, such as passwords and encryption; and
19 procedural safeguards, such as customer authentication procedures to protect
20 against ID theft.

21 We restrict access to information about you to authorized employees who only
22 obtain that information for business purposes.

23 We carefully select and monitor the outside companies we hire to perform
24 services for us, such as mail vendors who send out our statements. We require
them to keep customer information safe and secure, and we do not allow them to
use or share the information for any purpose other than the job they are hired to
do.⁹

21 ⁷ AWS Privacy Notice, Last Updated: December 10, 2018, <https://aws.amazon.com/privacy/>
(last accessed July 30, 2019).

22 ⁸ Capital One Online & Mobile Privacy Statement, [https://www.capitalone.com/identity-
protection/privacy/statement](https://www.capitalone.com/identity-protection/privacy/statement) (last accessed July 30, 2019).

23 ⁹ See Privacy Frequently Asked Questions, [https://www.capitalone.com/identity-
protection/privacy/faq](https://www.capitalone.com/identity-protection/privacy/faq) (emphasis added) (last accessed July 30, 2019).

1 35. The Frequently Asked Questions web page further states:

2 We have taken the following steps to ensure secure Internet services:

3 We protect our systems and networks with firewall systems.

4 We employ Intrusion Detection software and monitor for unauthorized access.

5 We maintain and selectively review activity logs to prevent unauthorized
6 activities from occurring within our computing environment.

7 We use encryption technology to protect certain sensitive information that is
8 transmitted over the Internet.¹⁰

9 36. Further, Capital One’s “Privacy and Opt Out Notice” stated: “To protect your
10 personal information from unauthorized access and use, **we use security measures that comply
11 with federal law.** These measures include computer safeguards and secured files”¹¹

12 37. Similarly, Capital One’s “Social Security Number Protections” disclosure stated:

13 Capital One protects your Social Security Number. Our policies and
14 procedures: 1) Protect the confidentiality of Social Security numbers; 2) Prohibit
15 the unlawful disclosure of Social Security numbers; and 3) Limit access to
16 Social Security numbers to employees or others with legitimate business
17 purposes.

18 These safeguards apply to all Social Security numbers collected through any
19 channel or retained in any way by Capital One in connection with customer,
20 employee or other relationships.¹²

21 38. Unfortunately for Plaintiffs and the Classes, Defendants failed to live up to these
22 explicit, as well as other implicit promises about the security of customer PII.
23

24

¹⁰ *Id.* (emphasis added).

¹¹ See Capital One Privacy Notice, <https://www.capitalone.com/privacy/notice/en-us/>
(emphasis added) (last accessed July 31, 2019).

¹² See Social Security Number Protections, [https://www.capitalone.com/identity-protection/
privacy/social-security-number](https://www.capitalone.com/identity-protection/privacy/social-security-number) (emphasis added) (last accessed July 31, 2019).

The Capital One Data Breach

1
2 39. On July 29, 2019, Capital One announced that the PII of more than 100 million
3 individuals had been compromised.¹³

4 40. According to Capital One, the Data Breach compromised “information on
5 consumers and small businesses as of the time they applied for one of our credit card products
6 from 2005 through early 2019,” and included “names, addresses, zip codes/postal codes, phone
7 numbers, email addresses, dates of birth, . . . self-reported income[,] . . . credit scores, credit
8 limits, balances, payment history, contact information” and “transaction data.”¹⁴

9 41. Capital One also disclosed that the Data Breach compromised the social security
10 numbers of approximately 140,000 of the bank’s credit card customers, and the bank account
11 numbers of approximately 80,000 of the bank’s secured credit card customers.¹⁵

12 42. The Data Breach was executed by Paige A. Thompson (a/k/a “erratic”), a former
13 “systems engineer” for Amazon. On July 29, 2019, the FBI arrested, and federal prosecutors
14 charged, Thompson in the United States District Court for the Western District of Washington
15 with computer fraud and abuse in violation of 18 U.S.C. § 1030(a)(2).

16 43. Because Thompson is a former employee at Amazon’s web services unit, the
17 world’s biggest cloud-computing business, that raises questions about whether she used
18 knowledge acquired while working at the cloud-computing giant to commit her alleged crime,
19 said Chris Vickery director of cyber-risk research at the security firm UpGuard Inc.

20
21
22 ¹³ Press Release, Capital One (July 29, 2019), <https://www.capitalone.com/facts2019/>

23 ¹⁴ *Id.*

24 ¹⁵ *Id.*

1 44. According to the criminal complaint, Thompson was able to gain access to PII
2 collected by Capital One and stored on Capital One and AWS' systems. Thompson exploited a
3 "configuration vulnerability" to gain access to the systems.¹⁶ According to Capital One, this
4 "unauthorized access also enabled the decrypting of data."¹⁷

5 45. Published reports suggest that the attacker exploited a type of vulnerability known
6 as Server-Side Request Forgery (SSRF) to perform the attack.¹⁸ By exploiting an SSRF
7 vulnerability, an attacker can trick a server into disclosing sensitive server-side information that
8 would otherwise be inaccessible outside the firewall.¹⁹ In this case, reports suggest that
9 Thompson was able to use SSRF to execute a request on an AWS EC2 instance controlled by
10 Capital One that revealed Capital One's S3 credentials.²⁰

11 46. This attack was possible due to a *known* vulnerability in AWS, that Amazon
12 Defendants have failed to correct, that allows SSRF attackers to trick AWS EC2 instances into
13 disclosing an AWS users' credentials.²¹ The single-line command that exposes AWS credentials
14 on any EC2 system is known by AWS and is in fact included in their online documentation.²² It
15 is also well known among hackers.

16
17
18 ¹⁶ Frequently Asked Questions, Capital One (July 31, 2019), <https://www.capitalone.com/facts2019/2/>.

19 ¹⁷ *Id.*

20 ¹⁸ See Early Lessons from the Capital One Data Breach, Stratum Security (July 31, 2019)
<https://blog.stratumsecurity.com/2019/07/31/early-lessons-from-the-capital-one-breach/> (last
accessed August 1, 2019).

21 ¹⁹ *Id.*

22 ²⁰ *Id.*

23 ²¹ *Id.*

24 ²² See IAM Roles for Amazon EC2,
<https://docs.aws.amazon.com/AWSEC2/latest/UserGuide/iam-roles-for-amazon-ec2.html> (last
accessed August 1, 2019).

1 47. SSRF is a known vulnerability and Amazon Defendants have done nothing to fix
2 it.

3 48. Thompson initially gained access to Capital One's systems on March 22, 2019,
4 and the breach continued through at least April 21, 2019.²³

5 49. In a June 16, 2019 tweet, Thompson described a method for gaining access to files
6 stored on AWS S3 systems that appears to closely match the method used to access Capital One's
7 data:



17 50. Notably, the attack vector described by Thompson in her June 16, 2019 tweet is
18 **not limited to Capital One's systems.** Rather, it exploits a general vulnerability of certain
19 configurations of AWS S3 systems in general using a widely known vulnerability of which the
20 Amazon Defendants were aware and could have prevented.

21 51. In fact, Thompson was apparently able to take advantage of this AWS
22 configuration vulnerability to breach a number of other large corporations and organizations

23 _____
24 ²³ *Id.*

1 through the AWS network, including “one of the world’s biggest telecom providers, an Ohio
2 government body and a major U.S. university.”²⁴

3 52. The FBI has confirmed that it is examining whether Thompson hit other targets
4 like Michigan State, the Ohio Department of Transportation, UniCredit SpA (Italy’s largest
5 bank), and Ford. As the *Wall Street Journal* reported, “the widening probe points up a possible
6 weakness: A hacker who figures out a way around the security fence of one cloud customer not
7 only gets to that customer’s data but also has a method that might be usable against others.”²⁵

8 53. Thompson further posted a comment in a public chatroom on the chat platform
9 Slack on June 27, 2019, showing other chatroom participants hundreds of gigabytes of files she
10 had apparently exfiltrated from various targets using the same AWS configuration
11 vulnerability.²⁶ The following is a screenshot of Thompson’s Slack comment, which includes
12 names of a number of large companies and organizations:

13
14
15
16
17
18 ²⁴ See Thomas Brewster, *DOJ Says Capital One Mega Breach Suspect Could Face More
Charges—Did She Hack Multiple Companies?*, Forbes (July 30, 2019),
[https://www.forbes.com/sites/thomasbrewster/2019/07/30/capital-one-mega-breach-suspect-
may-have-hacked-many-more-companies](https://www.forbes.com/sites/thomasbrewster/2019/07/30/capital-one-mega-breach-suspect-may-have-hacked-many-more-companies) (last accessed July 31, 2019); see also Paige A.
19 Thompson Criminal Complaint, Case No. MJ19-0344 ¶ 25 (W.D. Wash.) (“I understand this
20 post to indicate, among other things, that PAIGE A. THOMPSON intended to disseminate data
from *victim entities*, starting with *Capital One*.”) (emphasis added).

21 ²⁵ Anuj Gangahar and Dana Mattioli, *FBI Examining Possible Data Breaches Related to
Capital One*, Wall Street Journal (July 31, 2019), [https://www.wsj.com/articles/italys-unicredit-
investigating-data-breach-possibly-related-to-capital-one-11564587592](https://www.wsj.com/articles/italys-unicredit-investigating-data-breach-possibly-related-to-capital-one-11564587592) (last accessed July 31,
22 2019).

23 ²⁶ See Brian Krebs, *Capital One Data Theft Impacts 106M People*, Krebs On Security,
<https://krebsonsecurity.com/2019/07/capital-one-data-theft-impacts-106m-people/> (last
24 accessed July 31, 2019).

#netcrave

14 | 5 | Never give up on your dreams

total 485G

Thursday, June 27th

```

drwxr-xr-x 7 erratic root 4.0K Jun 27 15:31 .
-rw-r--r-- 1 erratic users 55K Jun 27 00:00 42lines.net.tar.xz
drwxr-xr-x 12 root root 4.0K May 29 09:26 ..
drwxr-xr-x 669 erratic users 36K Jun 27 18:23 ISRM-WAF-Role
-rw-r--r-- 1 erratic users 28G Jun 27 18:55 ISRM-WAF-Role.tar.xz
-rw-r--r-- 1 erratic users 35G Jun 27 15:31 Rotate_Access_key.tar.xz
-rw-r--r-- 1 erratic users 25G Jun 27 10:08 apperian.tar.xz
-rw-r--r-- 1 erratic users 264 Jun 27 00:00 apperian2.tar.xz
-rw-r--r-- 1 erratic users 12K Jun 27 00:00 astem.tar.xz
-rw-r--r-- 1 erratic users 28G Jun 27 09:46 cidc-instance.tar.xz
drwxr-xr-x 67 erratic users 4.0K Jun 27 18:50 code_deploy_role
-rw-r--r-- 1 erratic users 59G Jun 27 18:55 code_deploy_role.tar.xz
drwxr-xr-x 39 erratic users 12K Jun 27 15:24 ec2_s3_role
-rw-r--r-- 1 erratic users 76G Jun 27 18:55 ec2_s3_role.tar.xz
-rw-r--r-- 1 erratic users 9.8G Jun 27 13:16 ecs.tar.xz
-rw-r--r-- 1 erratic users 2.3G Jun 27 03:26 ford.tar.xz
-rw-r--r-- 1 erratic users 224M Jun 27 00:06 fuckup.tar.xz
-rw-r--r-- 1 erratic users 38G Jun 27 15:28 globalgarner.tar.xz
-rw-r--r-- 1 erratic users 408 Jun 27 00:00 hslonboarding-prod-backup1.tar.xz
-rw-r--r-- 1 root root 8.0G Jun 3 23:11 identify.img
-rw-r--r-- 1 erratic users 1.4M Jun 27 00:00 identify.tar.xz
-rw-r--r-- 1 erratic users 204K Jun 27 00:00 infobloxcto.tar.xz
-rw-r--r-- 1 erratic users 13G Jun 27 03:15 iwcodeacademy.tar.xz
2:56 PM -rw-r--r-- 1 erratic users 408M Jun 27 00:54 s3_logrotate_role.tar.xz
-rw-r--r-- 1 erratic users 356M Jun 27 04:45 safesocial.tar.xz
-rw-r--r-- 1 erratic users 4.5G Jun 27 04:10 service_devops.tar.xz
-rw-r--r-- 1 erratic users 11G Jun 27 07:29 starofservice.tar.xz
drwxr-xr-x 9 erratic users 4.0K Jun 27 17:57 unicredit

```

<neoice> APP 12:56 PM

54. Despite these public boasts, Defendants did not discover the breach until four months after Thompson initially gained access to the breached data through the AWS configuration vulnerability, when an unknown third party emailed the Capital One Defendants on July 17, 2019.²⁷

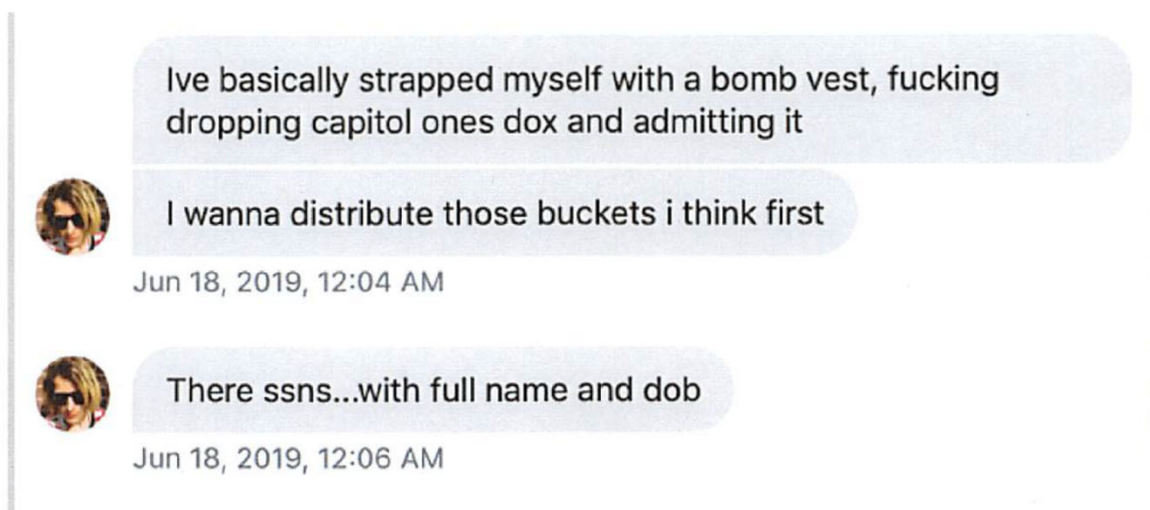
Dissemination of Breached Data

55. According to the criminal complaint, Thompson “intended to disseminate data stolen from victim entities, starting with Capital One.”²⁸ As shown in the image below from the

²⁷ <https://www.capitalone.com/facts2019/>

²⁸ Thompson Criminal Complaint, at 12.

1 criminal complaint, Thompson stated that “I wanna distribute those buckets,” and noted that the
2 Capital One data included “ssns...with full name and dob.”²⁹



11 56. It appears that Thompson succeeded in disseminating the hacked information.
12 According to the third party who notified Capital One of the Data Breach, some of the bank’s
13 internal data, which had been stored on the AWS S3 platform, had been posted publicly on the
14 code-sharing and easily accessible website GitHub.³⁰



Responsible Disclosure (Shared) <responsibledisclosure@capitalone.com>

17 **[External Sender] Leaked s3 data**

To: "responsibledisclosure@capitalone.com" <responsibledisclosure@capitalone.com> Wed, Jul 17, 2019 at 1:25 AM

18 Hello there,

19 There appears to be some leaked s3 data of yours in someone's github / gist:

[https://gist.github.com/\[REDACTED\]](https://gist.github.com/[REDACTED])

20 Let me know if you want help tracking them down.

21 Thanks,


22

23 ²⁹ *Id.* at 11–12.

24 ³⁰ *Id.* at 5–6.

1 57. The GitHub page referenced by the third party also included executable code,
2 which Capital One confirmed “function[ed] to obtain Capital One’s credentials, to list or
3 enumerate folders or buckets of data, and to extract data from certain of those folder or
4 buckets.”³¹

5 58. It’s not yet clear how many other hackers or individuals may have downloaded
6 Capital One’s data or exploited its credentials.

7 59. Capital One said it expected to spend up to \$150 million to cover breach-related
8 costs, largely for issues such as notifying customers and paying for credit monitoring. The bank
9 has discussed potential fines or reimbursement to consumers.

10 **Data Security Breaches Lead to Increased Actual and Potential Identity Theft.**

11 60. Defendants knew or should have known that the PII that they were collecting from
12 Plaintiffs and Class members, which was stolen during the Data Breach, was highly valuable and
13 highly sought-after by criminals.

14 61. There has been an “upward trend in data breaches over the past 9 years, with 2018
15 seeing more data breaches reported than any other year since records first started being
16 published.”³²

17 62. The United States Government Accountability Office noted in a June 2007 report
18 on data breaches (“GAO Report”) that identity thieves use personally identifying data to open
19 financial accounts, receive government benefits and incur charges and credit in a person’s
20
21

22 _____
³¹ *Id.* at 7.

23 ³² *Healthcare Data Breach Statistics*, HIPAA Journal, [https://www.hipaajournal.com/
24 healthcare-data-breach-statistics/](https://www.hipaajournal.com/healthcare-data-breach-statistics/) (last accessed July 31, 2019).

1 name.³³ As the GAO Report notes, this type of identity theft is the most harmful because it may
2 take some time for the victim to become aware of the theft, and the theft can impact the victim's
3 credit rating adversely.

4 63. In addition, the GAO Report makes clear that victims of identity theft will face
5 "substantial costs and inconveniences repairing damage to their credit records" and their "good
6 name."³⁴

7 64. Identity theft victims must often spend countless hours and large amounts of
8 money repairing the impact to their credit. Identity thieves use stolen personal information such
9 as social security numbers for a variety of crimes, including credit card fraud, phone or utilities
10 fraud, and bank/finance fraud.³⁵

11 65. With access to an individual's PII, criminals can do more than just empty a
12 victim's bank account; they can also commit many types of fraud, including: obtaining a driver's
13 license or other official identification card in the victim's name but with the thief's picture on it;
14 using the victim's name and social security number to obtain government benefits; and filing a
15 fraudulent tax return using the victim's PII. In addition, identity thieves may obtain a job using
16 the victim's PII, rent a house or receive medical services, prescription drugs and goods, and cause
17 fraudulent medical bills to be issued in the victim's name, and may even give the victim's

18 _____
19 ³³ See United States Government Accountability Office, *Personal Information: Data Breaches
20 Are Frequent, But Evidence of Resulting Identity Theft Is Limited; However, the Full Extent Is
21 Unknown* (June 2007), <http://www.gao.gov/new.items/d07737.pdf>.

22 ³⁴ *Id.*

23 ³⁵ The FTC defines identity theft as "a fraud committed or attempted using the identifying
24 information of another person without authority." 17 C.F.R. § 248.201. The FTC describes
"identifying information" as "any name or number that may be used, alone or in conjunction
with any other information, to identify a specific person," including, among other things,
"[n]ame, Social Security number, date of birth, official State or government issued driver's
license or identification number, alien registration number, government passport number,
employer or taxpayer identification number." *Id.*

1 personal information to police during an arrest, resulting in an arrest warrant being issued against
 2 the identity theft victim.³⁶ Further, loss of private and personal health information can expose the
 3 victim to loss of reputation, loss of employment, blackmail and other negative effects.

4 66. PII is a valuable commodity to identity thieves. Compromised PII is traded on the
 5 “cyber black-market.” As a result of recent large-scale data breaches, identity thieves and cyber
 6 criminals have openly posted stolen credit card numbers, social security numbers, and other PII
 7 directly on various dark web³⁷ sites making the information publicly available.³⁸

8 CLASS ALLEGATIONS

9 67. Pursuant to Fed. R. Civ. P. 23(b)(2) and (b)(3), as applicable, and (c)(4), Plaintiffs
 10 seek certification of the following nationwide classes (“Classes”):

11 **Individual Class:**

12 All persons in the United States whose PII was provided to the Capital One
 13 Defendants and maintained on the Amazon Defendants’ servers and/or cloud
 14 computing systems that were compromised as a result of the data breach
 15 announced by Capital One on or around July 29, 2019.

16 **Business Class:**

17 All business entities in the United States whose PII was provided to the Capital
 18 One Defendants and maintained on the Amazon Defendants’ servers and/or cloud

19 ³⁶ See *Warning Signs of Identity Theft*, Federal Trade Commission, available at
 20 <https://www.consumer.ftc.gov/articles/0271-warning-signs-identity-theft> (last accessed July 31,
 21 2019).

22 ³⁷ The dark web refers to online content that cannot be found using conventional search engines
 23 and can be accessed only through specific browsers and software. MacKenzie Sigalos, *The*
 24 *Dark Web and How to Access It*, CNBC (Apr. 14, 2018),
<https://www.cnbc.com/2018/04/13/the-dark-web-and-how-to-access-it.html> (last accessed July
 31, 2019).

³⁸ Brian Stack, *Here’s How Much Your Personal Information Is Selling for on the Dark Web*,
 Experian Blog (Mar. 11, 2019), [https://www.experian.com/blogs/ask-experian/heres-how-
 much-your-personal-information-is-selling-for-on-the-dark-web/](https://www.experian.com/blogs/ask-experian/heres-how-much-your-personal-information-is-selling-for-on-the-dark-web/) (last accessed July 31, 2019);
 McFarland et al., *The Hidden Data Economy* 3, [https://www.mcafee.com/enterprise/en-
 us/assets/reports/rp-hidden-data-economy.pdf](https://www.mcafee.com/enterprise/en-us/assets/reports/rp-hidden-data-economy.pdf) (last accessed July 31, 2019).

1 computing systems that were compromised as a result of the data breach
2 announced by Capital One on or around July 29, 2019.

3 68. Excluded from the Classes are Defendants, their parents, subsidiaries, agents,
4 officers and directors. Also excluded from the Classes are any judicial officer assigned to this
5 case and members of his or her staff.

6 69. Plaintiffs seek class certification pursuant to Fed. R. Civ. P. 23(b)(2) and (b)(3).
7 In the alternative, Plaintiffs seeks class certification under Fed. R. Civ. P. 23(c)(4) because the
8 common questions listed herein predominate as to particular issues that could substantially
9 advance the litigation. The proposed Classes meet the applicable requirements for certification
10 under Fed. R. Civ. P. 23.

11 70. **Numerosity:** According to Defendants' public statements, the Data Breach
12 affected approximately 106 million Capital One customers, making joinder of each individual
13 member impracticable. Members of the Classes are easily identifiable from Defendants' records.

14 71. **Commonality and Predominance:** Questions of law and fact common to the
15 claims of Plaintiffs and the other members of the Classes predominate over any questions that
16 may affect individual members of the Class. Common questions for the Classes include:

- 17 • Whether Defendants failed to adequately safeguard Plaintiffs' and the Class members'
18 PII;
- 19 • Whether Defendants failed to protect or otherwise keep Plaintiffs' and the Class
20 members' PII secure, as promised;
- 21 • Whether Defendants' storage of Plaintiffs' and the Class members' PII violated federal,
22 state, local laws, or industry standards;
- 23 • Whether Defendants engaged in unfair or deceptive practices by failing to properly
24 safeguard Plaintiffs' and the Class members' PII, as promised;
- Whether Defendants violated the consumer protection statutes applicable to Plaintiffs
and the members of the Classes;

- 1 • Whether Defendants failed to notify Plaintiffs and members of the Classes about the
2 Data Breach as soon as practical and without delay after the Data Breach was
3 discovered;
- 4 • Whether Defendants acted negligently in failing to safeguard Plaintiffs' and the Class
5 members' PII; and
- 6 • Whether Plaintiffs and the members of the Classes are entitled to damages as a result of
7 Defendants' conduct.

8 72. **Typicality:** Plaintiffs' claims are typical of the claims of the members of the
9 Classes. Plaintiffs and the members of the Classes sustained damages as a result of Defendants'
10 uniform wrongful conduct during transactions with them, including their storage and
11 transmission of the PII and failure to adequately safeguard it.

12 73. **Adequacy:** Plaintiffs will fairly and adequately represent and protect the interests
13 of the Classes and has retained counsel competent and experienced in complex litigation and
14 class actions. Plaintiffs have no interests antagonistic to those of the Classes, and Defendants
15 have no defenses unique to Plaintiffs. Plaintiffs and their counsel are committed to prosecuting
16 this action vigorously on behalf of the members of the proposed Classes and have the financial
17 resources to do so. Neither Plaintiffs nor their counsel have any interest adverse to those of the
18 other members of the Classes.

19 74. **Risks of Prosecuting Separate Actions:** This case is appropriate for certification
20 because prosecution of separate actions would risk either inconsistent adjudications, which
21 would establish incompatible standards of conduct for the Defendants or would be dispositive of
22 the interests of members of the proposed Classes.

23 75. **Policies Generally Applicable to the Classes:** This class action is appropriate
24 for certification because Defendants have acted or refused to act on grounds generally applicable
to the Plaintiffs and proposed Classes as a whole, thereby requiring the Court's imposition of

1 78. The Capital One Defendants required Plaintiffs and the Class members to submit
2 sensitive personal information, including PII and non-public personal and financial information,
3 in order to obtain services.

4 79. The Capital One Defendants stored this PII on the Amazon Defendants' cloud-
5 computing platforms.

6 80. By collecting and storing this data, Defendants had a duty of care to use
7 reasonable means to secure and safeguard this PII, to prevent disclosure of the information, and
8 to guard the information from theft.

9 81. Defendants assumed a duty of care to use reasonable means and implement
10 policies and procedures to prevent unauthorized access to this PII.

11 82. Defendants had a duty to monitor, supervise, or otherwise provide oversight to
12 safeguard the PII they collected and stored on the Amazon Defendants' cloud computing
13 platforms.

14 83. Furthermore, given the other major data breaches affecting the healthcare and
15 financial industries, Plaintiffs and the Classes are part of a well-defined, foreseeable, finite, and
16 discernible group that was at high risk of having their PII stolen.

17 84. Defendants owed a duty to Plaintiffs and members of the Classes to provide
18 security consistent with industry standards, statutory requirements, and the other requirements
19 discussed herein, and to ensure that their systems and networks—and the personnel responsible
20 for them—adequately protected their patients' or customers' PII.

21 85. Defendants' duty to use reasonable security measures arose as a result of the
22 special relationship that existed between Defendants, on the one hand, and Plaintiffs or the other
23 Class members, on the other hand. The special relationship arose because Plaintiffs and the
24

1 members of the Classes entrusted Defendants with their PII as part of their applications for credit
2 cards with the Capital One Defendants. Defendants alone could have ensured that their systems
3 were sufficient to prevent or minimize the Data Breach.

4 86. In addition, Defendants had a duty to use reasonable security measures under
5 Section 5 of the Federal Trade Commission Act, 15 U.S.C. § 45, which prohibits “unfair . . .
6 practices in or affecting commerce,” including, as interpreted and enforced by the FTC, the unfair
7 practice of failing to use reasonable measures to protect confidential data by entities like
8 Defendants.

9 87. Defendants’ duty to use reasonable care in protecting confidential data arose not
10 only as a result of the common law and the statutes and regulations described above, but also
11 because it was bound by, and had committed to comply with, industry standards for the protection
12 of confidential PII.

13 88. Defendants knew or should have known that the Amazon Defendants’ cloud
14 computing systems were vulnerable to unauthorized access.

15 89. Defendants breached their common law, statutory and other duties—and thus,
16 were negligent—by failing to use reasonable measures to protect consumers’ PII from hackers,
17 failing to limit the severity of the Data Breach, and failing to detect the Data Breach in a timely
18 fashion.

19 90. It was foreseeable that Defendants’ failure to use reasonable measures to protect
20 consumers’ PII from attackers, failure to limit the severity of the Data Breach, and failure to
21 detect the Data Breach in a timely fashion, would result in injury to Plaintiffs and the members
22 of the Classes. Further, the breach of security, unauthorized access, and resulting injuries to
23
24

1 Plaintiffs and the Classes were reasonably foreseeable, particularly in light of the other major
2 data breaches affecting the healthcare and financial industries.

3 91. It was therefore reasonably foreseeable that Defendants' breaches of duties and
4 failure to adequately safeguard PII would, and in fact did, result in one or more of the following
5 injuries to Plaintiffs and the Classes: ongoing, imminent, certainly impending threat of identity
6 theft crimes, fraud, and abuse, resulting in monetary loss and economic harm; actual identity theft
7 crimes, fraud, and abuse, resulting in monetary loss and economic harm; loss of the value of their
8 privacy and the confidentiality of the stolen confidential data; the illegal sale of the compromised
9 data on the deep web black market; expenses and/or time spent on credit monitoring and identity
10 theft insurance; time spent scrutinizing bank statements, credit card statements, and credit
11 reports; expenses and/or time spent initiating fraud alerts; decreased credit scores and ratings;
12 lost work time; lost value of the PII; lost benefits of their bargains; and other economic and non-
13 economic harm.

14 92. Accordingly, Plaintiffs, on behalf of themselves and the members of the Classes,
15 seek an order declaring that Defendants' conduct constitutes negligence, and awarding damages
16 in an amount to be determined at trial.

17 **Count II**
18 **Negligence *Per Se***
(Against All Defendants on Behalf of Plaintiffs and the Classes)

19 93. Plaintiffs re-allege and incorporate by reference all preceding allegations as if set
20 forth in this Count.

21 94. Section 5 of the Federal Trade Commission Act, 15 U.S.C. § 45 ("FTC Act"),
22 prohibits "unfair . . . practices in or affecting commerce," including the unfair practices
23
24

1 committed by Defendants in failing to use reasonable measures to protect Plaintiff and the
2 Classes' PII.

3 95. Defendants violated Section 5 of the FTC Act by failing to use reasonable
4 measures to secure and protect PII, in defiance of industry standards. This violation constituted
5 negligence per se.

6 96. Plaintiffs and the Classes are consumers within the class of persons Section 5 of
7 the FTC Act was intended to protect.

8 97. The harm that occurred as a result of the Data Breach is the type of harm that the
9 FTC Act was designed to protect against. The FTC regularly pursues enforcement actions against
10 businesses, such as Defendants, who fail to employ reasonable data security measures and, as a
11 result, cause harm to consumers in the form of breached PII.

12 98. As a result of Defendants' negligence per se, Plaintiffs and the Classes have been
13 injured and have sustained damages as alleged herein.

14 99. It was therefore reasonably foreseeable that Defendants' breaches of duties and
15 failure to adequately safeguard PII would, and in fact did, result in one or more of the following
16 injuries to Plaintiffs and the Classes: ongoing, imminent, certainly impending threat of identity
17 theft crimes, fraud, and abuse, resulting in monetary loss and economic harm; actual identity theft
18 crimes, fraud, and abuse, resulting in monetary loss and economic harm; loss of the value of their
19 privacy and the confidentiality of the stolen confidential data; the illegal sale of the compromised
20 data on the deep web black market; expenses and/or time spent on credit monitoring and identity
21 theft insurance; time spent scrutinizing bank statements, credit card statements, and credit
22 reports; expenses and/or time spent initiating fraud alerts; decreased credit scores and ratings;

1 lost work time; lost value of the PII; lost benefits of their bargains; and other economic and non-
2 economic harm.

3 100. Accordingly, Plaintiffs, on behalf of themselves and the members of the Classes,
4 seek an order declaring that Defendants' conduct constitutes negligence per se, and awarding
5 damages in an amount to be determined at trial.

6 **Count III**
7 **Breach of Contract**
8 **(Against Capital One Defendants on Behalf of Plaintiffs and the Classes)**

9 101. Plaintiffs re-allege and incorporate by reference all preceding allegations as if set
10 forth in this Count.

11 102. When Plaintiffs and the Classes provided their PII to Capital One in exchange for
12 its services, they entered into contracts pursuant to which Capital One agreed to reasonably
13 protect class members' PII.

14 103. Capital One solicited and invited class members to provide their PII as part of
15 Capital One's regular business practices. Plaintiffs and the Classes accepted Capital One's offer
16 and provided their PII to Capital One in connection with credit card applications.

17 104. In entering into such contracts, Plaintiffs and the Classes reasonably believed and
18 expected that Capital One's data security practices complied with relevant laws and regulations,
19 were consistent with industry standards, and were consistent with the representations made in
20 Capital One's privacy policy.

21 105. Class members who paid money to Capital One reasonably believed and expected
22 that Capital One would use a portion of that money to implement adequate data security. Capital
23 One failed to do so.
24

1 106. Plaintiffs and the Classes would not have entrusted their PII to Capital One in the
2 absence of the implied contract between them and Capital One to keep the PII reasonably secure.

3 107. Plaintiffs and the Classes fully performed their obligations under the contracts
4 with Capital One.

5 108. Capital One breached its contracts with class members by failing to safeguard and
6 protect the PII.

7 109. As a direct and proximate result of Capital One's breaches of the contracts,
8 Plaintiffs and the Classes sustained damages as alleged herein.

9 110. Plaintiffs and the Classes are entitled to recover compensatory and consequential
10 damages suffered as a result of the Data Breach.

11 111. Plaintiffs and the Classes are also entitled to injunctive relief requiring Capital
12 One to, without limitation: (i) strengthen its data security systems; (ii) submit to future annual
13 audits of its systems and monitoring procedures; and (iii) provide free credit monitoring and
14 identity theft insurance for several years to all class members.

15 **Count IV**
16 **Violation of the Washington Consumer Protection Act**
(Against All Defendants on Behalf of Plaintiffs and the Classes)

17 112. Plaintiffs re-allege and incorporate by reference all preceding allegations as if set
18 forth in this Count.

19 113. Washington's Consumer Protection Act, RCW §§ 19.86.010, *et seq.* ("CPA"),
20 promotes fair competition in commercial markets for goods and services for the protection of
21 consumers.

1 114. The CPA prohibits any person from “using unfair methods of competition or
2 unfair or deceptive acts or practices in the conduct of any trade or commerce” RCW §
3 19.86.020.

4 115. The Capital One and Amazon Defendants did not disclose that they failed to take
5 reasonable steps to protect the security of PII collected and stored by them, PII that was ultimately
6 compromised in the Data Breach.

7 116. Defendants’ omissions had the capacity to deceive a substantial portion of the
8 public.

9 117. Defendants accepted responsibility for the security of PII collected from Plaintiffs
10 and members of the Classes and stored on Capital One’s AWS servers. Defendants were
11 responsible for designing and implementing security procedures and protocols to ensure the
12 security of that PII, and Defendants knew or should have known that they were not adequately
13 protecting that data.

14 118. Defendants’ conduct was a deceptive act or practice because it concealed their
15 true lack of security in protecting this data.

16 119. Had Plaintiffs and the Classes known that AWS servers storing their PII were
17 vulnerable to intrusion, such that an attacker was able to easily access and disseminate their PII,
18 they would not have been willing to provide their PII to the Defendants.

19 120. Defendants’ conduct in failing to provide reasonable data security protection for
20 the Class’s PII was an unfair act or practice.

21 121. As a result of Defendants’ conduct, Plaintiffs and the Classes sustained damages
22 as alleged herein.

23 **Count V**
Violation of the Washington Data Breach Disclosure Law

1 **(Against All Defendants on Behalf of Plaintiffs and the Classes)**

2 122. Plaintiffs re-allege and incorporate by reference all preceding allegations as if set
3 forth in this Count.

4 123. RCW § 19.255.010(2) provides that “[a]ny person or business that maintains
5 computerized data that includes personal information that the person or business does not own
6 shall notify the owner or licensee of the information of any breach of the security of the data
7 immediately following discovery, if the personal information was, or is reasonably believed to
8 have been, acquired by an unauthorized person.” *See* RCW § 19.255.010(2).

9 124. The Data Breach alleged herein resulted in “unauthorized acquisition of
10 computerized data that compromise[d] the security, confidentiality, [and] integrity of personal
11 information maintained by” Defendants and, therefore, experienced a “breach of the security of
12 [their] system[s],” as defined by RCW § 19.255.010(4).

13 125. Defendants failed to disclose that the PII of over 100 million customers had been
14 compromised immediately upon discovery of the Data Breach, and in doing so unreasonably
15 delayed informing Plaintiffs and the Classes about the Data Breach at the time they knew or
16 should have known that the Data Breach had occurred. This failure is a violation of § 19.255.010.

17 **PRAYER FOR RELIEF**

18 Plaintiffs, on behalf of themselves and the Classes, respectfully request that this Court
19 enter an Order:

- 20 1. Certifying this case as a class action on behalf of Plaintiffs and the Classes defined
21 above, appointing Plaintiffs as Class Representatives of the Classes, and appointing
22 Plaintiffs’ counsel to represent the Classes;

- 1 2. Awarding Plaintiffs and the Classes appropriate relief, including actual and statutory
- 2 damages;
- 3 3. Awarding equitable, injunctive, and declaratory relief as may be appropriate, including
- 4 without limitation an injunction and declaring Defendants' conduct to be unlawful;
- 5 4. Awarding Plaintiffs and the Classes their reasonable litigation expenses and attorneys'
- 6 fees;
- 7 5. Awarding Plaintiffs and the Classes pre- and post-judgment interest, to the extent
- 8 allowable by law;
- 9 6. Permitting Plaintiffs and the Classes to amend their pleadings to conform to the
- 10 evidence produced at trial; and
- 11 7. Awarding such other and further relief as equity and justice may require.

12 **JURY DEMAND**

13 Plaintiffs request a trial by jury.

14 DATED: August 1, 2019

Respectfully submitted,

15 TOUSLEY BRAIN STEPHENS PLLC

16 By: s/ Kim D. Stephens

Kim D. Stephens, WSBA #11984

17 By: s/ Jason T. Dennett

Jason T. Dennett, WSBA #30686

18 By: s/ Kaleigh N.B. Powell

19 Kaleigh N.B. Powell, WSBA #52684

20 1700 Seventh Avenue, Suite 2200

Seattle, Washington 98101

21 Tel.: 206.682.5600/Fax.: 206.682-2992

Email: kstephens@tousley.com

jdennett@tousley.com

22 kpowell@tousley.com

1 James J. Pizzirusso*
Swathi Bojedla*
2 Theodore F. DiSalvo*
HAUSFELD LLP
3 1700 K Street NW, Suite 650
Washington, D.C. 20006
4 Tel.: 202.540.7200
jpizzirusso@hausfeld.com
sbojedla@hausfeld.com
5 tdisalvo@hausfeld.com

6 Adam J. Levitt*
Amy E. Keller*
DICELLO LEVITT GUTZLER LLC
7 Ten North Dearborn Street
Eleventh Floor
8 Chicago, Illinois 60602
Tel.: 312.214.7900
9 alevitt@dicellolevit.com
akeller@dicellolevitt.com

10 Andrew N. Friedman*
Douglas J. McNamara*
11 Eric A. Kafka*
Karina Puttieva*
COHEN MILSTEIN SELLERS & TOLL PLLC
12 1100 New York Avenue, NW, Suite 500
Washington, D.C. 20005
13 Tel.: 202.408.4600
afriedman@cohenmilstein.com
14 dmcnamara@cohenmilstein.com
ekafka@cohenmilstein.com
15 kputtieva@cohenmilstein.com

16 E. Michelle Drake*
BERGER MONTAGUE, PC
17 43 SE Main Street, Suite 505
Minneapolis, MN 55414
18 Tel.: 612.594.5933
emdrake@bm.net

19 Daniel L. Warshaw*
Matthew A. Pearson*
PEARSON, SIMON & WARSHAW, LLP
20 15165 Ventura Boulevard, Suite 400
Sherman Oaks, California 91403
21 Tel.: 818.788.8300
dwarshaw@pswlaw.com
22 mapearson@pswlaw.com

23 *Counsel for Plaintiffs and the Classes*

24 **Pro Hac Vice Applications to be Submitted*