EXHIBIT 1-C

THIS IS NOT JUNK
MAIL.
THIS POSTCARD
PROVIDES IMPORTANT
INFORMATION ABOUT
YOUR LEGAL RIGHTS IN
CONNECTION WITH A
CLASS ACTION
SETTLEMENT.

Henry's Towing Settlement c/o Gordon, Wolf & Carney, Chtd. 11350 McCormick Road Executive Plaza 1, Suite 1000 Hunt Valley, Maryland 21031

PRE-SORTED

First Class Mail US Postage Paid Towson, MD Permit No. XXX

Class Member Street Address City, MD Zipcode

Verification Code:

The U.S. District Court for the District of Maryland authorized this notice This is <u>not</u> a solicitation from a lawyer

Why am I receiving this notice? You are receiving this notice because you have been identified as a potential Settlement Class Member in a class action lawsuit. In this suit, a Plaintiff, the Class Representative, filed a lawsuit which is pending in the U.S. District Court for the District of Maryland against a company called HWS, LLC t/a Henry's Wrecker Service ("Henry's Towing"), and several of its affiliates. The lawsuit is *Hall, et al. v. Henry's Towing, et al.*, Case No. 8:22-cv-00996-PJM (the "Lawsuit"). The Defendants have agreed to resolve and settle the Lawsuit. A PROPOSED SETTLEMENT OF THE LAWSUIT MAY AFFECT YOUR LEGAL RIGHTS.

What Is the Lawsuit About? The Class Representative claims that Henry's Towing – acting under contracts with Parking Lot Owners throughout Montgomery County, Maryland – towed vehicles in violation of the duties set forth in Maryland's Towing or Removal of Vehicles from Parking Lots Law (Md. Code Ann., Transp. §21-10A-01 et seq.), Montgomery County's Tow Ordinances (Mont. County Code, § 30C-1, et seq.) and the common law of Maryland. In particular, the Class Representative alleges that Henry's imposed an illegal "possessory lien" when it required full payment of all towing fees as a pre-condition for the release of her vehicle.

Why Was this Notice Sent to You? The Defendants' records show that you may be a Class Member in this case because, between March 23, 2019 and December 31, 2023, your vehicle was towed by Henry's Towing from a private parking lot in Montgomery County, Maryland. The tow was involuntary; that is, you did not request that Henry's Towing tow your vehicle. In order to establish that you are a Class Member all you need to do is submit a Claim Form attesting to the fact that you are a "consumer."

What Do I Need to Do Now? If this Class Notice is addressed to you, and you wish to obtain benefits from this Settlement, you need to file a Claim Form. To do so, you must visit www.HenrysTowingSettlement.com, or submit a paper Claim Form, attesting to the fact that you are a consumer (as that terms is defined in the Settlement Agreement). IF YOU DO NOT FILE A VALID CLAIM FORM ON OR BEFORE [DATE], AND YOU FIT THE CLASS DEFINITION CONTAINED IN THE SETTLEMENT AGREEMENT, YOU WILL NOT RECEIVE ANY MONEY FROM THIS SETTLEMENT, BUT YOU WILL STILL BE BOUND BY THE SETTLEMENT TERMS AND THE COURT'S JUDGMENT. If you wish to communicate with one of the lawyers appointed by the Court to represent all of the consumers in this case, you may do so by calling 410-825-2300, or by writing to: Henry's Towing Class Counsel, c/o Gordon, Wolf & Carney, Chtd., 11350 McCormick Road, Executive Plaza 1, Suite 1000, Hunt Valley, Maryland 21031.

Verification Code:	
--------------------	--