

NOTICE OF YOUR RIGHT TO JOIN A LAWSUIT AGAINST BLOOMBERG, L.P.

January 23, 2018

Dear [Name]:

Enclosed is a Consent to Sue form allowing you to join a lawsuit that has been filed on behalf of Installations Representatives (a position also referred to by other names including but not limited to “Installations Coordinator,” “Global Installations Representative,” or “Global Installations Coordinator”) that work or have worked in Bloomberg’s Installations Department. The lawsuit seeks unpaid overtime wages and liquidated damages. The lawsuit is being heard by the U.S. District Court for the Southern District of New York. If you do not sign and date the attached Consent to Sue, you will not join this lawsuit, and you will not be able to receive any share of any settlement or judgment that the Installation Representatives may obtain under federal law. If you sign, date, and return the attached Consent to Sue, you will join the lawsuit, and you will be bound by the results of the litigation, whether favorable or unfavorable.

You will not be obligated to pay the lawyers for their costs or legal fees to participate, except that the Court may award the lawyers’ fees either as a share of any fund awarded to the class or based on their billings to be paid by Bloomberg if the case is successful. If the case is unsuccessful, the lawyers will be paid nothing and you will not owe any money for attorneys’ costs or fees.

What this lawsuit is about:

The lawsuit claims that, in violation of the Federal Fair Labor Standards Act (FLSA), Bloomberg failed to pay the Plaintiffs overtime premium pay at the rate of time and one half for those work weeks in which they worked in excess of forty hours. The lawsuit seeks back pay and liquidated damages. Bloomberg does not agree that it violated the law and the Judge who will hear the case has not made any decision yet about who is right.

Who can join this lawsuit:

If you are a current or former Installations Representative or Installations Coordinator who worked for Bloomberg at any point in the last three years, you may file a Consent to Sue form, in order to have your federal FLSA claims heard as part of this case. You are entitled to join this case even though Bloomberg paid you on a salary basis. If you join this lawsuit, you may be asked to give testimony and information about your work for Bloomberg, to help the Court decide whether you are owed any money.

No retaliation:

The law prohibits retaliation against employees for exercising their rights under the FLSA. Therefore, you may not be terminated or subjected to discrimination in any manner because of your exercise of your rights under the FLSA, including by joining this lawsuit. Bloomberg has specifically assured the Court that it will not retaliate against any Representatives who opt-in to this case. Although Bloomberg disputes the claims raised in the case, it recognizes the Representatives’ right to pursue these claims.

How to join:

To join the case and be represented by the lawyers who are handling this case, you must fill out and return the enclosed Consent To Sue form by fax, email or mail to: Getman, Sweeney & Dunn, PLLC, 260 Fair St. Kingston, NY 12401. Fax: 866-543-9619. Email: cmow@getmansweeney.com

Your Consent form must be postmarked or delivered no later than March 26, 2018. You have the right to be represented by your own lawyer if you wish. More detailed information can be learned by calling the lawyers representing the Installations Representatives at 845-255-9370, or by viewing the lawyers’ website at GetmanSweeney.com.

**Questions? Contact Getman, Sweeney & Dunn at 845-255-9370 or E-mail:
cmow@getmansweeney.com**