

AIG-CVS Class Action
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 8040
San Rafael, CA 94912-8040

LEGAL NOTICE

**John Lauriello et al.,
Plaintiffs,
vs.
CVS Health et al.,
Defendants.**

**If you bought MedPartners, Inc.,
common stock between October 30,
1996, and January 7, 1998, you may
be a member of a certified class.**

LAURIE

Case Background. This Action, which was initially filed on October 22, 2003, arises out of the settlement of a nationwide class action styled *Griffin v. MedPartners, Inc., et al.* (Jefferson County, Alabama, Circuit Court; CV-98-00297, etc.). The *Griffin* case consolidated more than 20 securities and derivative lawsuits (collectively the “1998 MedPartners Securities Litigation”) alleging that MedPartners had made a series of false and misleading statements concerning a planned merger between MedPartners and PhyCor Inc. and concerning MedPartners’ overall financial condition. In 1999, a court approved the settlement of the 1998 MedPartners Securities Litigation for \$56 Million.

What Is This Case About? Plaintiffs here allege that during the course of the 1998 MedPartners Securities Litigation, they were told that liability insurance coverage was limited. Effective September 30, 1998, American International Specialty Lines Insurance Company (“AISLIC”) issued to MedPartners the “AISLIC Policy” — the excess insurance policy that is at issue in this Action. The AISLIC Policy provided additional liability insurance coverage for the 1998 MedPartners Security Litigation. In this current certified class action, Plaintiffs’ Complaint alleges two counts: (1) that Defendants misrepresented the amount of insurance available to settle the 1998 MedPartners Security Litigation; and (2) that Defendants suppressed information concerning the AISLIC Policy. Defendants deny Plaintiffs’ allegations and have raised a number of affirmative defenses. The Court has not ruled on the merits of Plaintiffs’ claims or Defendants’ defenses.

Who Is Included? The class is defined as, “All Persons who (i) purchased MedPartners, Inc. (“MedPartners”) common stock (including, but not limited to, through open market transactions, mergers or acquisitions in which MedPartners issued common stock, acquisition through the company’s employee stock purchase plan (“ESPP”), and any other type of transaction in which a person acquired one or more shares of MedPartners stock in return for consideration) during the period from October 30, 1996 through January 7, 1998, inclusive (MedPartners employees who purchased shares through the ESPP in January 1998 being deemed to have purchased their shares on December 31, 1997); (ii) purchased call option contracts on MedPartners common stock during the period October 30, 1996 through January 7, 1998, inclusive; (iii) sold put option contracts on MedPartners common stock during the period October 30, 1996 through January 7, 1998, inclusive; (iv) purchased MedPartners threshold appreciation price securities (“TAPS”) in the September 15, 1997, offering or thereafter through January 7, 1998; or (v) tendered shares of Talbert Medical Management Holdings Corporation to MedPartners between August 20, 1997, and September 19, 1997 (“the Settlement Class”); excluding all those members who opted out of the 1999 Class Settlement.”

What Are Your Options? If you believe that you may be a member of the Class (see above “Who is Included?”), more detailed information about this Action and its potential effect on you and your rights is available online at AIG-CVSClassAction.com or by calling toll-free to 1-888-564-1149. If you are a member of the Class and you want to exclude yourself from the Class and keep your right to sue the Defendants, you must take further action before June 30, 2015. By that date, you must request exclusion in writing to this address: AIG-CVS Class Action Claims Administrator, c/o Gilardi & Co. LLC, P.O. Box 8040, San Rafael, CA 94912-8040. Please do not telephone or address inquiries to the Court. If you choose to be excluded from the Class, you will not be bound by any judgment in this Action, nor will you be eligible to share in any recovery that might be obtained in this Action.