

**IF YOU USED THE FLO APP ANYTIME BETWEEN  
NOVEMBER 1, 2016 AND FEBRUARY 28, 2019  
You Could Get Money from \$59.5 Million in Settlements**

**[www.PeriodTrackerDataPrivacyLitigation.com](http://www.PeriodTrackerDataPrivacyLitigation.com)**

Proposed Settlements totaling \$59.5 million have been reached with Google LLC (“Google”), Flo Health, Inc. (“Flo”), and Flurry LLC (“Flurry”), in a class action lawsuit regarding Flo’s Period and Ovulation Tracker App (the “Flo App”). The case is *Frasco et al. v. Flo Health, Inc. et al.*, No. 3:21-cv-00757 (N.D. Cal.). Plaintiffs alleged that the Flo App disclosed information related to users’ menstruation and/or pregnancy information to Flurry, Meta Platforms, Inc. (“Meta”), and Google. The Court did not decide who is right or whether Flo, Flurry, or Google did anything wrong. Flo, Flurry, and Google deny all of Plaintiffs’ allegations, dispute that personal or health information was shared, and dispute that they did anything wrong.

A trial between Plaintiffs and Meta concluded on August 1, 2025, and the jury returned a verdict in favor of Plaintiffs. If you are eligible to receive money from that verdict, you will be contacted at a later time. Your election in response to this Notice will not impact your right to receive money from the Meta verdict.

**What is this lawsuit about?**

Plaintiffs alleged that between November 1, 2016 and February 28, 2019 (“Class Period”), Flo incorporated code from Flurry, Meta, and Google’s software development kits (“SDKs”), among others, in the Flo App through which Flo allegedly shared information with Flurry, Meta and Google related to Flo App users’ menstruation and/or pregnancy. Plaintiffs claimed the alleged disclosure of this personal health information violated certain state and federal laws. Defendants deny the claims and that they did anything wrong. Flurry, Google, and Flo agreed to settle with Plaintiffs solely to eliminate the uncertainties, burden, expense, and delay of further protracted litigation; they have not admitted any wrongdoing as part of the Settlements.

The Court previously certified a nationwide Class and California Subclass in this case and decided the claims against Flo, Google, and Meta could proceed to trial. Plaintiffs, Google, and Flo reached Settlements before the trial concluded. The trial between Plaintiffs and Meta concluded on August 1, 2025, and the jury returned a verdict in favor of Plaintiffs. If you are eligible to receive money from that verdict, you will be contacted at a later time.

**Who is included in the Settlements?**

Generally, you are included in the Settlements if you are a member of the nationwide Class and/or California Subclass and you did not exclude yourself by July 20, 2025, and you are not excluded by the Class or California Subclass definitions.

Unless you are excluded, you are a member of the nationwide Class if you used the Flo App in the United States between November 1, 2016 and February 28, 2019; *and* you entered menstruation and/or pregnancy information into the Flo App during that time.

Unless you are excluded, you are a member of the California Subclass if you used the Flo App in California between November 1, 2016 and February 28, 2019; you lived in California during that time; *and* you entered menstruation and/or pregnancy information into the Flo App during that time.

A more detailed notice, which includes the exact Class and California Subclass definitions and who is not included, is available at [www.PeriodTrackerDataPrivacyLitigation.com](http://www.PeriodTrackerDataPrivacyLitigation.com).

### **What do the Settlements provide?**

Under the Settlements, Google has agreed to pay \$48,000,000, Flo has agreed to pay \$8,000,000, and Flurry has agreed to pay \$3,500,000 to the Class in exchange for releases of all claims and related claims. These amounts will be combined into a total Settlement Fund of \$59,500,000 that will be used to compensate eligible Class Members (including California Subclass Members) that file valid and timely Claim Forms. The Settlement Fund will also be used to pay for notice and settlement administration costs, taxes, service awards for representative Plaintiffs, attorneys' fees, and Litigation Expenses.

### **How can I get a payment?**

If you are a Class Member and did not exclude yourself previously, you must submit a Claim Form to get a payment. Claim Forms must be submitted online at [www.PeriodTrackerDataPrivacyLitigation.com](http://www.PeriodTrackerDataPrivacyLitigation.com) on or before 11:59 p.m. Pacific Time on **October 15, 2026**, or be postmarked by **October 15, 2026**. The amount of your payment will depend on the number of valid claims and if you are a member of the California Subclass.

### **What are my rights and options?**

If you are a Class Member, you can participate in and will be bound by the Settlements with Google, Flo, and Flurry, and all related orders and judgments.

If you did not exclude yourself, you may object to the Settlements by **October 8, 2026**. Details on how to object are contained in the Long Form Notice at [www.PeriodTrackerDataPrivacyLitigation.com](http://www.PeriodTrackerDataPrivacyLitigation.com). The Court will hold a hearing on **October 29, 2026 at 11:00 a.m. Pacific Time** to consider whether to approve the Settlements and requests for attorneys' fees up to 32.5% of the Settlement Fund (20% of the Flurry Settlement, and 33.3% of the Settlements with Flo and Google), Litigation Expenses up to \$3,600,000, and service awards up to \$155,000 for the named Plaintiffs. You or your own lawyer may appear and speak at the hearing at your own expense. Please check the website for updated information.

### **FOR MORE INFORMATION**

[www.PeriodTrackerDataPrivacyLitigation.com](http://www.PeriodTrackerDataPrivacyLitigation.com)

**1-866-778-9626**