UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE AUTOMOTIVE PARTS ANTITRUST
LITIGATION

Master File No. 2:12-md-02311 Hon. F. Kay Behm

IN RE: WIRE HARNESS SYSTEMS	Case No. 2:12-cv-00103
IN RE: INSTRUMENT PANEL CLUSTERS	Case No. 2:12-cv-00103
IN RE: FUEL SENDERS	Case No. 2:12-cv-00203
IN RE: HEATER CONTROL PANELS	Case No. 2:12-cv-00303
IN RE: BEARINGS	Case No. 2:12-cv-00403
IN RE: OCCUPANT SAFETY SYSTEMS	Case No. 2:12-cv-00603
IN RE: ALTERNATORS	Case No. 2:13-cv-00703
IN RE: ALTERNATORS IN RE: ANTI-VIBRATIONAL RUBBER	Case No. 2:13-cv-00703
PARTS	Case No. 2.13-cv-00803
IN RE: WINDSHIELD WIPER SYSTEMS	Case No. 2:13-cy-00903
IN RE: RADIATORS IN RE: STARTERS	Case No. 2:13-cv-01003
	Case No. 2:13-cv-01103
IN RE: AUTOMOTIVE LAMPS	Case No. 2:13-cv-01203
IN RE: SWITCHES	Case No. 2:13-cv-01303
IN RE: IGNITION COILS	Case No. 2:13-cv-01403
IN RE: MOTOR GENERATORS	Case No. 2:13-cv-01503
IN RE: STEERING ANGLE SENSORS	Case No. 2:13-cv-01603
IN RE: HID BALLASTS	Case No. 2:13-cv-01703
IN RE: INVERTERS	Case No. 2:13-cv-01803
IN RE: ELECTRONIC POWERED	Case No. 2:13-cv-01903
STEERING ASSEMBLIES	G N 010 0000
IN RE: AIR FLOW METERS	Case No. 2:13-cv-02003
IN RE: FAN MOTORS	Case No. 2:13-cv-02103
IN RE: FUEL INJECTION SYSTEMS	Case No. 2:13-cv-02203
IN RE: POWER WINDOW MOTORS	Case No. 2:13-cv-02303
IN RE: AUTOMATIC TRANSMISSION	Case No. 2:13-cv-02403
FLUID WARMERS	
IN RE: VALVE TIMING CONTROL	Case No. 2:13-cv-02503
DEVICES	
IN RE: ELECTRONIC THROTTLE BODIES	Case No. 2:13-cv-02603
IN RE: AIR CONDITIONING SYSTEMS	Case No. 2:13-cv-02703

IN RE: WINDSHIELD WASHER SYSTEMS Case No. 2:13-cv-02803 Case No. 2:14-cv-02903 IN RE: CONSTANT VELOCITY JOINT **BOOT PRODUCTS** IN RE: SPARK PLUGS Case No. 2:15-cv-03003 IN RE: AUTOMOTIVE HOSES Case No. 2:15-cv-03203 Case No. 2:15-cv-03303 IN RE: SHOCK ABSORBERS IN RE: BODY SEALING PRODUCTS Case No. 2:16-cv-03403 Case No. 2:16-cv-03503 IN RE: INTERIOR TRIM PRODUCTS IN RE: AUTOMOTIVE BRAKE HOSES Case No. 2:16-cv-03603 IN RE: EXHAUST SYSTEMS Case No. 2:16-cv-03703 IN RE: CERAMIC SUBSTRATES Case No. 2:16-cv-03803 Case No. 2:16-cv-03903 IN RE: POWER WINDOW SWITCHES IN RE: AUTOMOTIVE STEEL TUBES Case No. 2:16-cv-04003 IN RE: ACCESS MECHANISMS Case No. 2:16-cv-04103 IN RE: SIDE DOOR LATCHES Case No. 2:17-cv-04303 Case No. 2:21-cv-04403 IN RE: ELECTRONIC BRAKING **SYSTEMS** IN RE: HYDRAULIC BRAKING SYSTEMS Case No. 2:21-cv-04503

THIS DOCUMENT RELATES TO:

End-Payor Actions

END-PAYOR PLAINTIFFS' NOTICE OF FORTHCOMING *PRO RATA*<u>DISTRIBUTION TO AUTHORIZED CLAIMANTS</u>

End-Payor Plaintiffs ("EPPs"), by their Settlement Class Counsel,¹ respectfully notify the Court of the forthcoming *pro rata* distribution of Net Settlement Funds to Authorized Claimants based on the claims administration determinations of the Court-appointed Settlement Administrator, Epiq Class Action & Claims Solutions, Inc. ("Epiq"), described in the Declaration of Peter T. Sperry ("Sperry Decl.") attached hereto.

Epiq will be making at this time the initial *pro rata* payments from the Net Settlement Funds to Authorized Claimants, subject to the Court-authorized reserve, of the balance remaining in the Net Settlement Funds.²

The Court previously approved distribution of \$100 minimum payments to all Authorized Claimants.³ The Court subsequently approved the *pro rata* distribution

¹ Unless otherwise defined herein, all capitalized terms shall have the meaning set forth in End-Payor Plaintiffs' Motion for *Pro Rata* Distribution to Authorized Claimants. *See*, *e.g.*, No. 2:12-cv-00103 (Dec. 27, 2024), ECF No. 664.

² This *pro rata* distribution will exclude the reserve of 15% of the Net Settlement Funds, which the Court authorized the Settlement Administrator to create to be used for: (1) the payment of administrative expenses; (2) the resolution of any matters that might arise in connection with the distribution of the proceeds of the remaining Net Settlement Funds; and (3) Settlement Class Counsel's application for attorneys' fees and reimbursement of costs and expenses. *See*, *e.g.*, Amended Order Approving End-Payor Plaintiffs' Motion for *Pro Rata* Distribution to Authorized Claimants at 5, Master File No. 2:12-md-02311 (Mar. 18, 2025), ECF No. 2270 ("*Pro Rata* Distribution Order"). It is anticipated that Epiq will make a second *pro rata* distribution from any residual amount of the Net Settlement Funds within fifteen months of issuing the initial checks in the first *pro rata* distribution, if economically feasible. *Id.* at 9.

³ See, e.g., Order Overruling Financial Recovery Services' Objections and

of the Net Settlement Funds to Authorized Claimants and the methods used to calculate the claim amounts for Authorized Claimants.⁴ Epiq has advised Settlement Class Counsel that the deadline to object to or seek Court review of a specific determination of a claim pursuant to paragraph 3.b of the *Pro Rata* Distribution Order has now expired without objection from any Authorized Claimants.⁵

Accordingly, Epiq will promptly cause the *pro rata* distribution to Authorized Claimants.

Dated: September 19, 2025 Respectfully submitted,

/s/ Elizabeth T. Castillo

Adam J. Zapala

Elizabeth T. Castillo

COTCHETT, PITRE & McCARTHY, LLP

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Burlingame, CA 94010

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/s/ William V. Reiss

William V. Reiss

ROBINS KAPLAN LLP

1325 Avenue of the Americas, Suite 2601 New York, NY 10019

Approving End-Payor Plaintiffs' Motion for Distribution of \$100 Minimum Payments to Authorized Claimants, Case No. 2:12-cv-00103 (Oct. 21, 2024), ECF No. 663.

⁴ See, e.g., Pro Rata Distribution Order at 4-5.

⁵ *Id.* at 6-7.

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/s/ Marc M. Seltzer

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Settlement Class Counsel for the End-Payor Plaintiff Classes

<u>/s/ E. Powell Miller</u>

E. Powell Miller

Devon P. Allard

THE MILLER LAW FIRM, P.C.

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epm@millerlawpc.com dpa@millerlawpc.com

Liaison Counsel for the End-Payor Plaintiff Classes

CERTIFICATE OF SERVICE

I hereby certify that on September 19, 2025 I caused the foregoing to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Elizabeth T. Castillo
Elizabeth T. Castillo

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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THIS DOCUMENT RELATES TO: End-Payor Actions

DECLARATION OF PETER SPERRY REGARDING END-PAYOR PLAINTIFFS' NOTICE OF FORTHCOMING *PRO RATA* DISTRIBUTION TO AUTHORIZED CLAIMANTS

I, PETER T. SPERRY, hereby declare as follows:

1. I am an employee of Epiq Class Action & Claims Solutions, Inc. ("Epiq" or "Settlement Administrator"). I currently serve as one of the Project Directors for this matter on behalf of Epiq. I have more than eleven years of experience handling all aspects of class action settlement administration. The statements of fact in this Declaration are based on my personal knowledge and

information provided to me by other experienced Epiq employees working with me and under my supervision. If called on to do so, I could and would testify competently thereto.

- 2. The Court appointed Epiq as the Settlement Administrator on October 13, 2015. *See*, *e.g.*, Corrected Order Granting End-Payor Plaintiffs' Motion for Authorization to Disseminate Notice to the End-Payor Plaintiff Settlement Classes, No. 2:13-md-02203 (Oct. 13, 2015, ECF No. 152). I submit this Declaration to report on the status of the Settlement Administrator's issuance of, and claimants' responses to, Claim Determination Notices that were authorized by the Court's March 18, 2025 Amended Order Approving End-Payor Plaintiffs' Motion for Pro Rata Distributions to Authorized Claimants (ECF No. 2270) (the "Order").
- 3. Following the Court's Order, between April 25, 2025 and April 28, 2025, Epiq sent 19,991 Claim Determination Notices to eligible claimants by email, representing 33,373 unique claims.² On May 12, 2025, Epiq mailed 2,910 Claim Determination Notices where Epiq did not have an email address on file, and on May 16, 2025, Epiq mailed an additional 5,305 Claim Determination Notices to eligible

¹ In 2018, Epiq acquired Garden City Group, the original Court-appointed settlement administrator, and became its successor.

² To the extent that a third-party claims filer submitted claims on behalf of multiple claimants, Epiq sent the third-party claims filer a single consolidated Claims Determination Notice reporting on Epiq's determination of each of the claimants represented by the third-party claims filer.

claimants where the initial emailed determination letter was returned as undeliverable.³

- 4. Claim determination letters that Epiq sent via email included an Excel spreadsheet report as an attachment that was comprised of two tabs:
 - a. The first tab included a summary of Epiq's claim determinations based on the information contained in the Claim Forms submitted by the eligible claimant or third-party claims filer that included, among other details, the total number of vehicles submitted in the Claim Forms, the vehicles eligible for payment from the Rounds 1 through 4 Settlements, vehicles deemed not eligible for payment, sampling details, the Adjusted Validation Rate, and Adjusted Point Value for each claim.
 - b. The second tab included a vehicle-by-vehicle analysis stating if the vehicle was eligible for payment from any of the Rounds 1 through 4 Settlements or denied or deemed ineligible for payment and the basis of that denial or ineligibility.

³ Epiq only issued Claim Determination Notices to those claimants that it determined to be eligible for an additional *pro rata* payment based on the funding amounts set forth in Exhibit A to End-Payor Plaintiffs' December 27, 2024 Motion For *Pro Rata* Distributions to Authorized Claimants. (ECF No. 664).

An exemplar of a Claim Determination Notice, along with the accompanying spreadsheet report, emailed by Epiq is attached as Exhibit A. Claim Determination Notices that Epiq sent by regular mail included instructions detailing how a Settlement Class Member could request an Excel report. An exemplar of a Claim Determination Notice that Epiq mailed is attached as Exhibit B.

- 5. The Claim Determination Notices expressly provided eligible claimants with an opportunity to object to the claims determinations made by the Settlement Administrator by notifying the Settlement Administrator within 20 days of receipt of an emailed Claim Determination Notice or 30 days of receipt of a mailed Claim Determination Notices further provided that if the Settlement Administrator and claimant were unable to resolve the objection, the claimant could file with the Court a request to review any remaining unresolved objections no later than 10 days after the Settlement Administrator's final determination on the written objections unless Settlement Class Counsel and the Authorized Claimant agreed in writing to additional time.
- 6. 380 timely objections were submitted by claimants disputing various denials or details made pursuant to the Claim Determination Notices. Epiq reviewed the substance of each objection received and implemented updates or corrections as identified in the submitted objection, where applicable. Following its review, Epiq circulated to the objecting party any corrections or other changes implemented for

the claim submissions that were identified in the objection and issued a final determination on the objections. Following Epiq's final determinations on the objections, no parties sought review with the Court. It is Epiq's understanding that all objections have been resolved based on the communications it received from the objectors.

- 7. After resolving all objections received relating to the Claim Determination Notice process, Epiq determined that a total of 38,436 claimants are eligible to be paid a combined approximate total of \$830 million in the initial *prorata* distribution.⁴ The *pro rata* payment amounts were calculated utilizing the methodology detailed in the December 27, 2024 Declaration of Michelle M. La Count, Esq., Regarding End-Payor Plaintiffs' Motion for *Pro Rata* Distributions to Authorized Claimants, (ECF No.664-1).
- 8. For those third-party claims filers that have elected to receive their Settlement Class Member clients' *pro rata* payments by wire transfer, Epiq will circulate a report to the third-party claims filer detailing the individual *pro rata* payment due to each of their eligible claimant clients ("Third-Party Filer Clients"). As a condition to receiving a wire transfer payment, third-party claims filers shall be required to stipulate that they will remit payment to the eligible Third-Party Filer

⁴Funding details provided to Epiq by Settlement Class Counsel as of June 30, 2025, were used for purposes of this total.

Client according to the claims information and award amounts stated in the report to be provided by Epiq.

- If, within 180 days of receipt of the proceeds, a third-party claims filer 9. does not remit award payments to its Third-Party Filer Client, then the third-party claims filer shall be obligated return to the Settlement Administrator all award payments allocable to such Third-Party Filer Client. In addition, the third-party claims filer shall be obligated to comply with various reporting requirements, which include the submission of a sworn declaration within 180 days following receipt of the distribution, in a form to be approved by Settlement Class Counsel, that details: (1) the *pro rata* payments successfully passed onto each Third-Party Filer Client; and (2) those payments that were not passed on. For those Fleet Management Companies that are required to follow a controlling stipulation or order of the Court, the Settlement Administrator will distribute a modified stipulation to applicable third-party claims filers detailing the payment information in accordance with the stipulation or order.
- 10. For those third-party claims filers that receive checks, Epiq will make the check payable to the third-party claims filer and the eligible Third-Party Filer Client.

11. I declare under penalty of perjury under the laws of the United States and the State of Washington that the foregoing is true and correct, and that this Declaration was executed on September 19, 2025, in Kent, Washington.

Peter Sperry

Project Director

Epiq Class Action & Claims Solutions, Inc.

Peter J Jung

Exhibit A

Auto Parts Settlements P.O. Box 10163 Dublin, OH 43017-3163

> Date: [Today's Date] Claim #: [If a single claim report]

NOTICE OF CLAIM DETERMINATION

Dear [Third-Party/Claimant Name]:

Attached to this email is a report that details your submission(s) the Administrator has determined to be potentially eligible for payment from the Rounds 1 through 4 Auto Parts Settlements. The accompanying report includes submissions that are only eligible to receive the \$100 minimum payment and those that are potentially eligible to receive an additional *pro rata* payment.

The report contains two tabs that show (1) an overview of your submission(s) with the applicable Adjusted Validation Rate, and (2) a vehicle-by-vehicle breakdown of which vehicles the Administrator denied or found eligible for inclusion for payment from the Rounds 1 through 4 Settlements.

Details relating to claim denials and ineligibility are provided based on the codes in the column titled "Ineligible Reason" on the second tab of the report. Please note that some of the codes listed here may not be applicable to your claim determination:

Code	Ineligible Reason
146	The listed State of purchase or lease is ineligible for monetary benefit.
148	The listed vehicle is ineligible for inclusion within any of the Settlements.
199	This vehicle was withdrawn by the claimant.
DVN	This vehicle was claimed by and awarded to another claimant whose claim was
	found to have priority.
IDV	This vehicle's VIN appeared multiple times within the claim submission and is
	only eligible once.
IVI	The provided vehicle information was insufficient to determine a proper make,
	model, and year.
MVD	Required purchase or lease documentation was not submitted or was invalid.
MVN	The VIN submitted for this vehicle is missing or invalid.
NPD	The vehicle's purchase date was not provided or is ineligible.
QPD	The purchase date supplied indicates that the purchase or lease was for a used
	vehicle.
RD5	The vehicle is only eligible for payment within the Round 5 Settlements and is
	ineligible for inclusion within the Rounds 1 through 4 Settlements.
USD	The purchase or lease documentation submitted for this vehicle indicates the
	purchase or lease was for a used vehicle.

If you believe that any determination may be incorrect and have supporting evidence to corroborate your belief, you may submit such evidence to Auto Parts Settlements, P.O. Box 10163, Dublin, OH 43017-3163, or by email at DefectResponse@AutoPartsClass.com. You may not submit any documentation or vehicle details that you did not previously submit. Any response must be submitted to the Settlement Administrator no later than [Today's Date + X Days] and be accompanied by a copy of this letter.

Sincerely, Settlement Administrator

Excel Report Tab 1

Case 2:12-md-02311-FKB-RSW ECF No. 2289-1, PageID.40481 Filed 09/19/25 Page 12 of 16

Claim #	Name Address 1	Name Address 2	Name Address 3	Third Party	Total Vehicles	Total Eligible	Denied/Withdrawn	Round 5 Only	Combined Eligible	Pro Rata	Total	Valid	Invalid	Sampling	Pre-2012 Affidavit	Recording Company	Adjusted	Combined Adjusted
				Code	Submitted	Vehicles	Vehicle Count	Vehicles	Vehicle Points	Eligible	Samples	Sampling	Sampling	Validation %	Valid (Y/N)	Documentation (Y/N)	Validation %	Vehicle Points
1	Acme Company	123 Street	SUITE 135		50	3	5 3	12	2 310	Y	10	0	10	0%	N	N	25%	77.50
2	Jane Smith	456 Avenue			5		1 1	(28	B N					N	N		

Excel Report Tab 2

Claim #	cdt idno	Name Address 1	Name Address 2	Name Address 3	Third Party Code	Vehicle Make/Model/Year	VIN	Sampling Vehicle (Y/N)	Sampling Valid (Y/N)	Vehicle Eligible (Y/N)	Ineligible Reasoning
1	84487952	Acme Company	123 Street			GMC CANYON 2006		Υ	N	N	MVN; QPD
1	84487960	Acme Company	123 Street			CHEVROLET SILVERADO 2014		N		N	MVN; RD5
1	84487968	Acme Company	123 Street			FORD RANGER 1998	1234567891234560	N		N	148;
1	84487976	Acme Company	123 Street			CHRYSLER TOWN & COUNTRY 1999	1234567891234560	N		N	148;
1	84487984	Acme Company	123 Street			CHEVROLET SILVERADO 2007		N		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2007		N		N	MVN; RD5
1		Acme Company	123 Street			CHEVROLET SILVERADO 2007		N		N	MVN; RD5
1		Acme Company	123 Street			CHEVROLET SILVERADO 2007		N		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2007		N		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2007		N		N	MVN; RD5
1		Acme Company	123 Street			CHEVROLET SILVERADO 2008		N		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2008		N		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2008		Y		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2008		N		N	MVN; RD5
		Acme Company	123 Street			CHEVROLET SILVERADO 2008		N		N	MVN; RD5
		Acme Company	123 Street			BMW X3 2014	1234567891234560		N	Y	WIVIN, INDO
						FORD EXPLORER 2003	1234567891234560		IN	Y	
		Acme Company	123 Street							Y	-
		Acme Company	123 Street			FORD EXPLORER 2003	1234567891234560				-
		Acme Company	123 Street			CHEVROLET TAHOE 2011	1234567891234560			Y	
		Acme Company	123 Street			FORD F-250 2004	1234567891234560		N	Y	
		Acme Company	123 Street			FORD F-150 2006	1234567891234560			Υ	
		Acme Company	123 Street			FORD F-150 2006	1234567891234560			Υ	
1	84488128	Acme Company	123 Street			PORSCHE CAYENNE 2004	1234567891234560	Υ	N	Υ	
1	84488136	Acme Company	123 Street			FORD ESCAPE 2007	1234567891234560	N		Υ	
1	84488144	Acme Company	123 Street			FORD ESCAPE 2007	1234567891234560	Υ	N	Υ	
1	84488152	Acme Company	123 Street			VOLVO XC60 2012	1234567891234560	N		Υ	
1	84488160	Acme Company	123 Street			FORD FUSION 2012	1234567891234560	N		Υ	
1	84488168	Acme Company	123 Street			FORD FUSION 2014	1234567891234560	Υ	N	Υ	
1	84488176	Acme Company	123 Street			FORD F-150 2009	1234567891234560	N		Υ	
		Acme Company	123 Street			FORD RANGER 1999	1234567891234560	Υ	N	Υ	
		Acme Company	123 Street			TOYOTA SEQUOIA 2003	1234567891234560		N	Υ	
		Acme Company	123 Street			FORD F-150 2006	1234567891234560			Υ	
		Acme Company	123 Street			CHEVROLET HHR 2011	1234567891234560			Y	
		Acme Company	123 Street			NISSAN ROGUE 2014	1234567891234560		N	Υ	
		Acme Company	123 Street			NISSAN ALTIMA 2015	1234567891234560			Y	
		Acme Company	123 Street			NISSAN ROGUE 2015	1234567891234560		N	Y	-
		Acme Company	123 Street			FORD FOCUS 2003	1234567891234560		IN	Y	
						FORD EDGE 2007	1234567891234560			Y	
		Acme Company	123 Street								-
		Acme Company	123 Street			DODGE RAM 2011	1234567891234560			Y	-
		Acme Company	123 Street			SUBARU LEGACY 1997	1234567891234560				
		Acme Company	123 Street			CHRYSLER SEBRING 2002	1234567891234560			Y	
		Acme Company	123 Street			FORD FOCUS 2003	1234567891234560			Y	
		Acme Company	123 Street			CHEVROLET VENTURE 2004	1234567891234560			Υ	
		Acme Company	123 Street			CHEVROLET VENTURE 2004	1234567891234560			Υ	
		Acme Company	123 Street			VOLVO V50 2007	1234567891234560			Υ	
1	84488312	Acme Company	123 Street			GMC CANYON 2004	1234567891234560	N		Υ	
1	84488320	Acme Company	123 Street			GMC CANYON 2004	1234567891234560	N		Υ	
1	84488328	Acme Company	123 Street			GMC CANYON 2004	1234567891234560	N		Υ	
1	84488336	Acme Company	123 Street			FORD F-250 2012	1234567891234560	N		Υ	
		Acme Company	123 Street			CHEVROLET IMPALA 2003	1234567891234560	N		Υ	
		Jane Smith	456 Avenue			FORD F-250 2012		N		Υ	
		Jane Smith	456 Avenue			GMC CANYON 2006		N		N	QPD
		Jane Smith	456 Avenue			CHEVROLET SILVERADO 1500 2003		N		Υ	
2	84487969	Jane Smith	456 Avenue			CHEVROLET SILVERADO 1500 2003		N		Υ	
2	84487970	Jane Smith	456 Avenue			CHEVROLET SILVERADO 1500 2005		N		Υ	

Exhibit B

Auto Parts Settlements P.O. Box 10163 Dublin, OH 43017-3163

> Date: [Today's Date] Claim #: [Claim Number of Claimant]

NOTICE OF CLAIM DETERMINATION

Dear [Claimant Name]:

This letter is to inform you that your submission to the Administrator has been determined to be potentially eligible for a *pro rata* payment from the Rounds 1 through 4 Auto Parts Settlements. We do not have a valid email address associated with your submission and are unable to send you a detailed determination report. If you would like to receive a report that provides an overview of your submission and a vehicle-by-vehicle breakdown of which vehicles the Administrator denied or found eligible for inclusion for payment from the Rounds 1 through 4 Settlements, you must submit a request by email to Info@AutoPartsClass.com that includes the email address where you would like to receive your submission's determination reporting.

Any request for determination reporting and contesting of the determinations included in the reporting must be submitted to the Settlement Administrator no later than [Today's Date + 30 Days]. If you wish to contest any determination(s) included in the report, please include any supporting evidence to corroborate your belief in an email to Info@AutoPartsClass.com. You do not need to request this report to maintain eligibility for any potential *pro rata* payment.

Sincerely, Settlement Administrator