

Automotive Parts Antitrust Litigation Settlements | Dealers

If you are an Automobile Dealership that purchased new vehicles or bought certain parts for a vehicle in the U.S. since 1990, you could receive money from settlements that total more than \$86 million. The lawsuits claim that the Defendants conspired to fix, maintain and artificially raise the price of component parts at issue in that lawsuit. The lawsuits claim that, as a result of the relevant Defendants' conduct, Dealers paid more than they should have for the parts at issue in that lawsuit and paid more for the vehicles in which those parts are contained.

You can make a claim for money benefits if you are an automobile dealership that indirectly purchased certain component parts and/or purchased new vehicles containing these parts in the District of Columbia or one or more of the following states: Arizona, Arkansas, California, Florida, Hawaii, Illinois, Iowa, Kansas, Maine, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Oregon, South Carolina, South Dakota, Tennessee, Utah, Vermont, West Virginia, and Wisconsin.

Eligible products:

- Access Mechanisms
- Air Conditioning Systems
- Air Flow Meters
- Alternators
- Anti-Vibrational Rubber Parts
- Automotive Lamps
- Bearings
- Body Sealing Products
- Ceramic Substrates
- Electronic Powered Steering Assemblies

- Electronic Throttle Bodies
- Exhaust Systems
- Fan Motors
- Fuel Injection Systems
- Fuel Senders
- Heater Control Panels
- High Intensity Discharge Ballasts
- Hoses (Automotive and Brake)
- Ignition Coils
- Instrument Panel Clusters
- Interior Trim

- Inverters
- Joint Boot Products
- Motor Generators
- Occupancy Safety
 Systems & Switches
- Oil Coolers
- Oxygen Sensors (including Air Fuel Ratio Sensors)
- Power Window Motors
- Radiators
- Shock Absorbers
- Side Door Latches or Latch Minimodules

- Spark Plugs
- Starters
- Steel Tubes
- Steering Angle Sensors
- Switches
- Transmission Fluid Warmers
- Valve Timing Control Devices
- Windshield Washer Systems
- Windshield Wipers
- Wire Harness Systems

The deadline to submit a claim form is April 17, 2020.

Information contained in this summary is subject to change.
You have the right to file on your own and can obtain information directly from the court approved website.

About DSG: In today's fast-paced business climate, companies contend with many challenges while striving to be competitive as well as profitable. Each year corporations miss opportunities to recoup thousands of dollars they are owed from various types of class action settlements related to price fixing or overcharges. Taking the necessary action to follow-up on these matters can be time-consuming, as well as costly, for company executives focused on maintaining daily operations along with performing a myriad of other managerial responsibilities vital to the company's success. Dynamic Settlement Group (DSG) assists companies recover settlement money owed to them so they can focus critical time and energy on the more substantive aspects of their business. Our simple, yet effective, approach is rooted in expertise, efficiency and value. We manage the claims management process from start-to-finish so companies and their busy executives don't have to. DSG prepares and submits the court filings, conducts case monitoring and manages all of the communication and correspondence with the Claims Administrator to ensure organizations receive the maximum refund amount they are owed. Dynamic means "a system or process characterized by constant activity and progress". As our name implies, DSG works tirelessly for its clients, pursuing claims recovery and securing monetary returns on their behalf.