

Optical Disc Drive Indirect Settlement

Fill out the attached form and we will confirm your eligibility and make sure you get your share of this class action. CCC-CRS only gets paid if we are successful recovering for you.

BACKGROUND:

From at least April 1, 2003 through December 31, 2008, Plaintiffs allege that in order to maintain price stability and increase profitability of pricing in the Optical Disc Drive market, defendants conspired, combined and contracted to fix, raise, maintain, and stabilize the price at which ODD Products were sold in the United States.

WHO IS ELIGIBLE:

If you or your business purchased a new computer with an internal ODD, a stand-alone ODD designed for internal use in a computer, or an ODD designed to be attached externally to a computer for your own use and not for resale; You are included in the settlements and certified class if:

You made this purchase while a resident of Arizona, California, District of Columbia, Florida, Hawaii, Kansas, Maine, Massachusetts, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, Oregon, Tennessee, Utah, Vermont, West Virginia, or Wisconsin; and

You made this purchase between April 1, 2003 and December 31, 2008.

SETTLEMENT:

\$124,500,000.00

OPTICAL DISC DRIVES (ODD):

ODD refers to a DVD-RW, DVD-ROM, or COMBO drive

DEADLINE:

July 21, 2017

YOU MUST FILE OR RESPOND TO GET BENEFIT

Optical Disc Drive Indirect Settlement

On this, the _____ day of _____, 2017, _____,

and its affiliates, located at _____,

(Client) and (Client) and Connect Claims & Co. (CCC-CRS) agree as follows with respect to any recoveries made related to a class action involving the Optical Disc Drive Products Antitrust Litigation United States District Court, Northern District of California Case No. 3:10-MD-2143-RS (MDL 2143)

Relationship: The Client appoints CCC-CRS as exclusive recovery agent with full assignment authority to prepare and submit Clients present and subsequent claims related to the settlement(s).

Responsibilities: CCC-CRS agrees to make all reasonable efforts to file complete and accurate claims, and to secure payment of the claims on behalf of the Client. The Client has been informed of its right to file claims on its own behalf, but has decided to hire CCC-CRS to file any and all claims for settlement. Consent to Attain Records: The Client hereby authorizes CCC-CRS to request, gather and/or copy all necessary documentation to complete all claims. Roles: The parties understand and agree that with respect to CCC-CRSs duties and authority: (a) CCC-CRS is not providing the Client with legal representation and is not practicing law; (b) CCC-CRS will only investigate, collect, and submit documentation concerning the Clients claims for settlement.

Construction and Jurisdiction: This Agreement shall be construed in accordance with the laws of the State of New Jersey as an agreement executed and to be performed entirely therein without references to principals of conflict of law. The parties agree hereby to submit any disputes hereunder to the jurisdiction of the courts of The State of New Jersey. Compensation, Distribution and Payment: In consideration of the performance of the duties set forth above, the Client agrees to pay CCC-CRS a contingency fee of thirty-five percent (35%) of all proceeds received as payment for each and every claim filed pursuant to and arising from any settlement(s) reached in the above referenced litigation. CCC-CRS is only entitled to compensation if it is successful in recovering a refund for the Client. The Client agrees that any and all proceeds shall be paid directly to CCC-CRS by the claims administrator. CCC-CRS will deposit said proceeds into its bank account, and disburse to the Client its recovery less CCC-CRS s compensation.

Confidentiality: The information about the Client which is provided by the Client, or is obtained by CCC-CRS through the Client pursuant to this Agreement, is the confidential and proprietary information of the Client. CCC-CRS will use such information solely for the purpose of filing claims on behalf of the Client in this and all related class action settlements, and not for any other purpose. Following the completion of the claims process and upon payment for services rendered, CCC-CRS will destroy any and all information about the Client except for one archival copy that it may keep for its records.

Multiple Entities and Locations (if applicable): This Agreement covers the Client and all of its subsidiaries, affiliates, and related entities and locations, described in part in Multiple Locations Form. The parties hereto have read, acknowledge, accept and agree to the terms & conditions of this Agreement. By signing this document you are attesting to the fact that you have the authority to enter into this Agreement.

Connect Claims Company

<input checked="" type="checkbox"/>	(Authorized Signature)	<input checked="" type="checkbox"/>	(Account Executive Signature)	<input checked="" type="checkbox"/>	(Connect Claims & Co. Authorized Signature)
<input checked="" type="checkbox"/>	(Authorized—Print name)	<input checked="" type="checkbox"/>	(Account Executive—Print name)	<input checked="" type="checkbox"/>	Jordan Plasker (Connect Claims & Co.—Print name)
<input checked="" type="checkbox"/>	Title of Signer	<input checked="" type="checkbox"/>	(Fax number solicited)	<input checked="" type="checkbox"/>	(email address of contact)
<input checked="" type="checkbox"/>	(Tax ID #)	<input checked="" type="checkbox"/>	Signer's phone contact		

Please sign then fax to 201-505-1711 or email jplasker@ccc-crs.com