

Email Notice

Current and former owners and lessees of certain gasoline-powered Volkswagen, Audi, Porsche, and Bentley vehicles may be entitled to a payment from a class action settlement.

Payments for original and sole owners of the vehicles range from \$518.40 to \$2,332.80

Volkswagen, Audi, Porsche, and Bentley (the “Defendants”) have agreed to a Settlement resolving claims by current and former vehicle owners and lessees that certain gasoline-powered vehicles sold or leased in the United States are equipped with software that may cause them to emit more carbon dioxide and obtain worse fuel economy on the road than in testing conditions. Defendants deny the allegations in the lawsuit, and the Court has not decided who is right. **The purpose of this notice is to inform you of the proposed class action settlement so that you may decide what to do.**

Who’s Included? You received this email because records show you are a likely Class Member. The Settlement Class includes all persons (including individuals and entities) in the United States (including Puerto Rico) who own or lease a Class Vehicle as of **August 30, 2019**, or who previously owned or leased one of the Class Vehicles before that date. The list of Class Vehicles is as follows:

Make	Model	Engine Capacity	Model Year(s)
Audi	A8L	4.0L	2015
Audi	A8L	6.3L	2013–2016
Audi	RS7	4.0L	2014–2016
Audi	S8	4.0L	2013–2016
Bentley	Continental GT	4.0L	2013–2017
Bentley	Continental GTC	4.0L	2013–2014
Bentley	Continental GT Convertible	4.0L	2015–2017
Bentley	Flying Spur	4.0L	2015–2016
Bentley	Flying Spur	6.0L	2014–2016
Porsche	Cayenne	3.6L	2013-14, 2016
Porsche	Cayenne GTS	3.6L	2016
Porsche	Cayenne GTS	4.8L	2013–2014
Porsche	Cayenne S	3.6L	2015–2016
Porsche	Cayenne S	4.8L	2013–2014
Porsche	Cayenne Turbo	4.8L	2013–2014
Porsche	Cayenne Turbo S	4.8L	2014, 2016
Volkswagen	Tiguan 4MOTION	2.0L	2017
Volkswagen	Touareg	3.6L	2013–2014

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What Are the Settlement Terms? The Settlement provides cash compensation to owners and lessees of the Class Vehicles to compensate them for driving vehicles for which the actual, on-road fuel economy is up to 1 MPG less than was originally represented. Class members will receive compensation based on how long they owned or leased a class vehicle. The total amount available to pay Class Members is approximately \$96.5 million. Payments for original and sole owners of the Class Vehicles ranging from \$518.40 to \$2,332.80. If you leased your Class Vehicle or purchased it used and/or sold it before August 30, 2019, you will receive a prorated payment based on the number of months you possessed it, up to a total of 96 months. You can estimate your Settlement payment [here](#) at the Settlement Website. For further details about the Settlement, including the compensation, eligibility, and release of claims, you can review the Settlement Agreement, the Long Form Notice, or the FAQs at the Settlement Website, www.VWmpgSettlement.com.

How Can I Get a Payment? You will need to submit a claim and supporting documentation to receive compensation. To start your claim, go to the [Settlement Website](#), insert your VIN, and fill out the Claim Form (a VIN is a 17-character number that can be found on the driver's side dashboard and/or driver's side door post). You will also be asked to submit documentation to establish the period during which you own(ed) or lease(ed) your vehicle, including, for example (and depending on your particular circumstances), your:

- Purchase agreement;
- Sale agreement;
- Lease contract; and/or
- Proof of current registration

You can also file a Claim Form and supporting documentation by mail. You can download and print forms [here](#) or request them by mail by calling 1-855-942-0395. For faster claims processing, you should submit your claim [online](#).

You can submit your claim now, and must electronically submit or postmark it no later than 30 days after final approval. Under the current schedule, **the claim deadline is March 29, 2020**. This schedule may change, so please visit the Settlement Website regularly for updates.

Your Other Options. If you do not want to be legally bound by the Settlement, you must exclude yourself by **January 17, 2020**. If you exclude yourself, you will not receive any compensation under the Settlement. If you do not exclude yourself, you will release any claims you may have against the Defendants and the other Released Parties pertaining to the claims resolved by the Settlement and your right to obtain compensation other than the set value provided by the Settlement. You may object to the Settlement by **January 17, 2020**. You cannot both exclude yourself from, and object to, the Settlement. The [Long Form Notice](#) available on the Settlement Website explains how to exclude yourself or object. The Court will hold a hearing on **February 28, 2020** to consider whether to finally approve the Settlement and Class Counsel's request for attorneys' fees and costs of \$13 million. **Those fees and costs must be approved by the court, will be paid separately from and in addition to the cash payments available to the Class, and will not reduce Class Member recovery in any way.** You may appear at the hearing, either yourself or through an attorney hired by you, but you do not have to. For more information, call 1-855-942-0395 or visit www.VWmpgSettlement.com.