

Boyle v. Progressive Class Settlement
c/o Settlement Administrator
P.O. Box 1327
Blue Bell, PA 19422

**Pennsylvania drivers
with comprehensive
insurance coverage issued
by Progressive Specialty
Insurance Company at any
time from November 19,
2005, to December 31, 2018,
may be affected by
a settlement of
a class action lawsuit.**

**www.progressivesettlement.com
1-888-222-8952**

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What is the lawsuit about? Pennsylvania drivers have sued Progressive Specialty Insurance Company (“Progressive”) in federal court about whether Progressive provided an automatic 10% discount on comprehensive insurance policies when the insured vehicle has a “passive antitheft device” installed as standard factory equipment. Progressive says that it has done nothing wrong and that it does not know which vehicles have passive antitheft devices unless the policyholder informs them. The plaintiff and Progressive wish to avoid the costs of additional litigation and have entered into a settlement agreement. Under the settlement, Progressive will make available a \$2 million Settlement Fund. You may view the proposed settlement on the settlement website: www.progressivesettlement.com.

Who is included? The settlement class includes all persons who, from November 19, 2005, through December 31, 2018, had a policy of personal automobile insurance issued in Pennsylvania by Progressive that included comprehensive insurance coverage, and did not receive at least a ten-percent antitheft device discount on the comprehensive portion of the paid premium, and who insured a make, model and year vehicle that has as standard equipment a Pass-Key or PassLock system, SecuriLock/ PATS system, Sentry Key Immobilizer System, Nissan Vehicle Immobilizer System, or Mercedes Immobilizer system as identified on the Chart of Qualifying Vehicles. A chart of all included vehicles (called “Class Vehicles”) can be found at the website listed below. **You received this Postcard because Progressive’s records show you currently have an auto insurance policy with Progressive and may be a Class Member.**

What are your options? If you are a Class Member, you will be legally bound by the settlement unless you choose to exclude yourself from the Class. If you do not want to be legally bound by the settlement, you must exclude yourself by September 27, 2019. If you exclude yourself, you cannot get any money or benefits from this lawsuit, and you will not be bound by any orders or judgments in this case. If you do not exclude yourself and stay in the Class, and the Court approves the proposed settlement agreement, you will receive a credit or payment from the net settlement fund and release claims that were or could have been made against Progressive with regard to this discount. If you stay in the settlement, you may object to it, or to class counsel’s request for attorneys’ fees of up to one-third of the gross settlement amount, reimbursement of expenses, and an incentive award of \$5,000 for the named plaintiff. If you want to object, you must do so by September 27, 2019. The Detailed Notice available at the website explains how to exclude yourself or object. If you do not request exclusion, you may (but do not have to) enter an appearance in the Court through your own counsel. If you want to stay in the Class, **YOU DO NOT HAVE TO DO ANYTHING NOW**. The Court has scheduled a hearing on October 22, 2019, to consider whether to approve the Settlement and the request for attorneys’ fees, expenses, and incentive award to the named plaintiff. You may appear at the hearing, but you do not have to. More information, including the Detailed Notice, is available via the website and toll-free number listed below.

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