

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

**IN RE FASTENERS ANTITRUST
LITIGATION**

MDL Docket No. 1912

**THIS DOCUMENT RELATES TO:
ALL ACTIONS**

**NOTICE OF PROPOSED SETTLEMENTS OF CLASS ACTION WITH THE PRYM,
YKK AND COATS DEFENDANTS AND HEARING ON SETTLEMENT APPROVAL AND CLAIM FORM**

TO: ALL PERSONS AND ENTITIES WHO PURCHASED FASTENERS IN THE UNITED STATES DIRECTLY FROM A DEFENDANT DURING THE PERIOD FROM JANUARY 1, 1991 TO SEPTEMBER 19, 2007.

PLEASE READ THIS ENTIRE NOTICE CAREFULLY. YOUR LEGAL RIGHTS MAY BE AFFECTED BY LITIGATION NOW PENDING IN THIS COURT.

This Notice is given pursuant to Rule 23 of the Federal Rules of Civil Procedure and an Order of the United States District Court for the Eastern District of Pennsylvania. The purpose of this Notice is:

(1) to inform you of proposed settlements with William Prym GmbH & Co. KG, Prym Consumer USA, Inc., Prym Fashion, Inc., Prym Inovon GmbH & Co. KG, Prym Consumer GmbH, EP Group S.A., Inovon GmbH & Co. KG, Prym Fashion GmbH, Prym Consumer Europe GmbH, and William Prym Inc. (collectively, "Prym"), YKK Corporation, YKK Corporation of America, YKK (U.S.A.) Inc., and YKK Snap Fasteners America Inc., n/k/a LBK Real Estate Corporation (collectively, "YKK"), and Coats Holdings, Ltd., Coats Holdings, Inc., Coats American, Inc., d.b.a. Coats North America, Coats North America de Republica Dominicana, Inc., and Coats & Clark, Inc. (collectively, "Coats"), totaling \$17.55 million (the "Settlement Fund");

(2) to notify you how you may file a claim to share in the settlement proceeds;

(3) to notify you that the attorneys for the Settlement Class will petition the Court for an award of attorneys' fees and litigation expenses, and incentive awards for the Class representatives;

(4) to notify you that the Court will hold a hearing on January 10, 2014 to determine whether the proposed settlements, and the requests for attorneys' fees, expenses and incentive awards, should be approved; and

(5) to notify you of your rights to exclude yourself from the Settlement Class, or if you do not exclude yourself, to object to the settlements and/or the request for attorneys' fees, expenses and incentive awards.

Under the terms of the proposed settlements, Prym, YKK and Coats have made payments into an interest bearing escrow account for the benefit of the Settlement Class in the amounts of \$1.1 million, \$6.6 million and \$9.85 million respectively. The proposed settlements with Prym, YKK and Coats will, if approved by the Court, bring this litigation to a conclusion. The remaining defendant, Scovill Fasteners, Inc. ("Scovill"), filed a bankruptcy petition on April 19, 2011, and was dismissed from this action on July 30, 2013.

"Fasteners," for purposes of the settlements, means zippers, snap fasteners, jeans buttons, hooks and eyes, clamping locks, clip fasteners and rivets, whether made of metal or plastic. Fasteners are used for fastening materials together in products used primarily in the textile, apparel, footwear and luggage industries.

IF YOU PURCHASED FASTENERS IN THE UNITED STATES DIRECTLY FROM ANY DEFENDANT DURING THE PERIOD FROM JANUARY 1, 1991 TO SEPTEMBER 19, 2007 (THE "CLASS PERIOD"), YOU ARE A MEMBER OF THE SETTLEMENT CLASS AND HAVE THE LEGAL RIGHTS AND OPTIONS SUMMARIZED BELOW:

- You may remain in the Settlement Class. If you wish to remain in the Settlement Class, you do **not** need to take any action at this time and your interests will be represented by plaintiffs and by Settlement Class Counsel. In order to share in the settlement proceeds however, you must complete and return the attached Claim Form, postmarked no later than December 15, 2013.

- You may exclude yourself from the Settlement Class, in which case you will not be bound by any decision concerning the proposed Prym, YKK and Coats settlements and you will not be able to share in the settlement proceeds. If you exclude yourself from the Settlement Class, you may pursue individually any claims you may have against Prym, YKK or Coats;

- If you do not exclude yourself from the Settlement Class, you may object to the proposed Prym, YKK and Coats settlements and/or the requests for attorneys' fees and expenses and incentive awards for the Class representatives

and appear at the hearing before the Court to determine whether the proposed settlements should be approved as fair, adequate and reasonable; and

- You may enter an appearance in the litigation through your own counsel at your own expense.

DEFINITION OF THE SETTLEMENT CLASS

On August 26, 2013, the Court certified a Settlement Class, defined as follows, for purposes of disseminating notice of the proposed Prym, YKK and Coats settlements:

All persons and entities who purchased Fasteners in the United States directly from a Defendant during the period from and including January 1, 1991 to and including September 19, 2007. Excluded from the Class are Defendants and their predecessors, successors, parents, subsidiaries, affiliates, divisions and governmental entities (the "Settlement Class").

For purposes of the Settlement Class definition set forth above, the following entities are defendants: Coats Holdings, Ltd., Coats Holdings, Inc., Coats American, Inc., d.b.a. Coats North America, Coats North America de Republica Dominicana, Inc., Coats & Clark, Inc., YKK Corporation, YKK Corporation of America, YKK (U.S.A.) Inc., YKK Snap Fasteners America Inc., n/k/a LBK Real Estate Corporation, William Prym GmbH & Co. KG, Prym Consumer USA, Inc., Prym Fashion, Inc., and Scovill Fasteners, Inc.

Plaintiffs Fishman & Tobin, Inc., Greco Apparel, Inc., Jolna Apparel Group LLC, and Norman Shatz Co, U. S.A. have been approved by the Court to serve as representatives for the Settlement Class. The Court has appointed Barrack, Rodos & Bacine, Kaplan Fox & Kilsheimer LLP, Kohn, Swift & Graf, P.C., and Law Offices Bernard M. Gross, P.C. (hereinafter, "Settlement Class Counsel") to serve as Co-Lead Counsel for the Settlement Class.

THE LITIGATION

Beginning in 2007, a number of class actions were filed against defendants by direct purchasers of Fasteners. Those lawsuits have been consolidated before the Court. On May 24, 2010, plaintiffs filed a consolidated class action complaint in which they allege that defendants entered into a conspiracy to fix, maintain, raise or stabilize the prices of Fasteners sold in the United States, in violation of federal antitrust laws. Plaintiffs further allege that as a result of the conspiracy, they and other direct purchasers of Fasteners have been injured by paying more for Fasteners than they would have paid in the absence of the alleged illegal conduct, and seek recovery of treble damages, together with reimbursement of costs and an award of attorneys' fees.

Defendants deny plaintiffs' allegations, and the Court has not issued any findings or rulings with respect to the merits of plaintiffs' claims or defendants' defenses.

THE PROPOSED SETTLEMENTS WITH PRYM, YKK AND COATS

Plaintiffs, on behalf of the Settlement Class, have entered into a Settlement Agreement with Prym, dated March 2, 2010, pursuant to which Prym has paid \$1.1 million. On May 20, 2013, plaintiffs and YKK executed a Settlement Agreement pursuant to which YKK has paid \$6.6 million. On July 29, 2013, plaintiffs and Coats executed a Settlement Agreement pursuant to which Coats has paid \$9.85 million.

Settlement Class Counsel agreed to the proposed settlements to ensure a fair and reasonable resolution to this matter as to Prym, YKK and Coats, and to provide benefits to the members of the Settlement Class recognizing the existence of complex, contested issues of law and fact; the risks inherent in such complex litigation; the likelihood that in the absence of settlement future proceedings would take several years and be extremely costly; and the magnitude of the benefits resulting from the settlements in light of the possible range of recovery that could be obtained through further litigation, including the risk of no recovery. Settlement Class Counsel believe that it is in the best interests of the Settlement Class to enter into the proposed settlements and resolve this litigation as to Prym, YKK and Coats.

This Notice is only a summary of the terms of the proposed settlements. The Settlement Agreements contain other important provisions, including releases of certain claims against Prym, YKK and Coats, and you are referred to the Settlement Agreements, which are on file with the Clerk of Court and are available on-line at www.FastenersAnti-trustLitigation.com, for the complete terms of the settlements. The proposed settlements must receive final approval by the Court in order to become effective.

If you are a member of the Settlement Class and the proposed settlements are approved and become effective, you will be bound by their terms, including the release provisions, whether or not you subsequently file a claim to receive a share of the settlement proceeds. If you wish to be heard with regard to approval of the settlements, either to support or to object to the settlements, you may do so, but only in accordance with the procedures set forth below.

CONSEQUENCES OF SETTLEMENT CLASS MEMBERSHIP

If you are a member of the Settlement Class as defined above, you will automatically remain a Settlement Class member with respect to the Prym, YKK and Coats settlements unless you elect to be excluded. If you wish to remain in the Settlement Class, you do not need to take any action at this time and your interests will be represented by plaintiffs and by Settlement Class Counsel. (However, in order to share in the settlement proceeds, you must complete and return the attached Claim Form.) You will have no responsibility to individually pay attorneys' fees or expenses. Any such fees and expenses will be paid solely from amounts obtained from the defendants, whether by settlement or judgment, and must be approved by the Court after notice to you and a hearing. If you choose, you may also have your own attorney enter an appearance on your behalf and at your expense. If you remain in the Settlement Class and the proposed settlements are approved and become effective, you will be bound by their terms, including the release provisions, whether or not you file a claim to receive a share of the settlement proceeds.

If you wish to exclude yourself from the Settlement Class, you must send a request for exclusion, in writing, via certified mail, return receipt requested, **postmarked no later than December 15, 2013**, to Settlement Class Counsel at the addresses set forth below, and to the following address:

Fasteners Antitrust Litigation
Settlement Administration
P.O. Box 58370
Philadelphia, PA 19102-8370

To be considered valid, your request for exclusion must include the full name and address of the purchaser (including any predecessor or successor entities). You are also requested to identify the defendant(s) from which you directly purchased Fasteners during the Class Period. If you validly exclude yourself from the Settlement Class you will not be bound by any decision concerning the Prym, YKK or Coats settlements and you can pursue individually any claims you may have against Prym, YKK or Coats.

REQUEST FOR ATTORNEYS' FEES AND EXPENSES AND INCENTIVE AWARDS

The Court has appointed the Co-Lead Counsel, identified above, as Settlement Class Counsel. These law firms, together with other firms that have worked on this litigation, will file a petition for an award of attorneys' fees and reimbursement of their out-of-pocket costs and expenses incurred in prosecuting the case. To date, Settlement Class Counsel have not been paid any attorneys' fees for their work on this case since 2007. The request of Settlement Class Counsel for attorneys' fees will not exceed 33 1/3 percent of the Settlement Fund. Settlement Class Counsel will also seek incentive awards to the four Class representatives in the amount of \$5,000 each.

The application for attorneys' fees and litigation expenses, and incentive awards for the Class representatives, will be filed on or before November 25, 2013. If you wish to object to the requests for fees, expenses or incentive awards you must do so in writing in accordance with the procedures for objections set forth below. If you do not oppose any of these requests, you do not need to take any action.

THE SETTLEMENT HEARING AND OBJECTIONS TO THE SETTLEMENTS

The Court will hold a hearing on January 10, 2014, at 10:00 a.m. at the United States Courthouse, 601 Market Street, Philadelphia, PA 19106, Courtroom 8A, to determine whether the proposed Prym, YKK and Coats settlements should be approved as fair, reasonable and adequate. The Court will also consider at the hearing whether to approve plaintiffs' counsel's request for attorneys' fees and expenses, and incentive awards for the Class representatives. The hearing may be continued without further notice.

If you do not exclude yourself from the Settlement Class and you wish to object to the proposed settlements or plaintiffs' counsel's request for attorneys' fees and expenses or incentive awards, you must do so in writing. Your objection must include the caption of this litigation; must be signed; and be **filed no later than December 15, 2013**, with the Clerk of Court, United States District Court for the Eastern District of Pennsylvania, 601 Market Street, Philadelphia, PA 19106, and mailed to the following counsel:

Warren Rubin
LAW OFFICES BERNARD M. GROSS, P.C.
100 Penn Square East, Suite 450
Philadelphia, PA 19107
(215) 561-3600

Joseph C. Kohn
KOHNSWIFT & GRAF, P.C.
One South Broad Street, Suite 2100
Philadelphia, PA 19107
(215) 238-1700

Gerald J. Rodos
BARRACK, RODOS & BACINE
3300 Two Commerce Square
2001 Market Street Philadelphia, PA 19103
(215) 963-0600

Gregory K. Arenson
KAPLAN FOX & KILSHEIMER LLP
850 Third Avenue, 14th Floor
New York, NY 10022
(212) 687-1980

Co-Lead Counsel for the Settlement Class

Steven A. Reiss
WEIL, GOTSHAL & MANGES, LLP
767 Fifth Avenue
New York, NY 10153
(212) 310-8616
Counsel for Prym

Peter E. Halle
MORGAN, LEWIS & BOCKIUS LLP
1111 Pennsylvania Avenue, N. W.
Washington, D.C. 20004-5869
(202) 739-3000
Counsel for YKK

Jonathan K. Youngwood
SIMPSON THACHER & BARTLETT LLP
425 Lexington Avenue
New York, NY 10017-3954
(212) 455-2000
Counsel for Coats

If you do not object to the proposed Prym, YKK or Coats settlements or Settlement Class Counsel's requests for payment of attorneys' fees and expenses, or incentive awards for the Class representatives, you do not need to appear at the hearing, or take any other action.

FILING YOUR CLAIM FORM

If you remain a member of the Settlement Class and you wish to share in the settlement proceeds, you must complete and return the attached form, postmarked on or before **December 15, 2013**, to the following address:

Fasteners Antitrust Litigation
Settlement Administration
P.O. Box 58370
Philadelphia, PA 19102-8370

Any Settlement Class member who does not complete and timely return the Claim Form will not be entitled to share in the settlement proceeds. The Settlement Fund, with accrued interest, less any amounts approved by the Court for payment of attorneys' fees, litigation and administration costs and expenses, and incentive awards for the Class representatives (the "Net Settlement Fund"), will be distributed among the members of the Settlement Class who file timely and valid Claim Forms ("Claimants"). The Net Settlement Fund will be distributed pro rata to all Claimants based upon their direct purchases (net of discounts and freight costs) in the United States from defendants during the period from January 1, 1991 to September 19, 2007. The distribution will take place as soon as practicable after review, determination, and audit of Claim Forms by the Settlement Administrator and approval by the Court of the Settlement Administrator's recommendations as to the amounts to be paid to the Claimants.

CHANGE OF ADDRESS, ADDITIONAL INFORMATION

If this Notice reached you at an address other than the one on the mailing label, or if your address changes in the future, please send your correct address to the above referenced Post Office Box.

Please do not dispose of any document that reflects any payments for your purchases of Fasteners or rentals of attaching machines in the United States directly from any defendant during the period from January 1, 1991 to September 19, 2007. You may need those documents to complete and substantiate your claim form, which would be subject to inquiry and verification, if the settlements are approved or if damages are otherwise recovered from Prym, YKK or Coats in the future.

The Settlement Agreements, consolidated class action complaint, and other public documents filed in this litigation are available for review during normal business hours at the offices of the Clerk of Court, United States District Court for the Eastern District of Pennsylvania, 601 Market Street, Philadelphia, PA 19106. Copies of the Settlement Agreements and certain other documents relevant to this litigation are available at www.FastenersAntitrustLitigation.com. Questions concerning the proposed Prym, YKK and Coats settlements, this Notice or the litigation may be directed to any of the Settlement Class Counsel identified above.

Please do not contact the Clerk of the Court or the Judge.

Dated: October 25, 2013

BY ORDER OF:

The Clerk of the United States District Court
for the Eastern District of Pennsylvania

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE FASTENERS ANTITRUST
LITIGATION

THIS DOCUMENT RELATES TO:
ALL ACTIONS

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: MDL Docket No. 1912
:
:
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CLAIM FORM

**Important Notice to Purchasers of Fasteners
Please Read This Entire Document Carefully**

**You Must Complete And Mail This Proof Of Claim, Postmarked On
Or Before December 15, 2013, To Be Eligible To Share In The Distribution
Of The Proceeds Of Settlements With Prym, YKK And Coats**

Instructions for Completing Claim Form

If you are a member of the Settlement Class defined below (and have not validly excluded yourself), you may be entitled to share in the distribution of the proceeds of the settlements reached with Prym, YKK and Coats (the "Settlement Fund"). To receive your share of the Settlement Fund, you must submit a timely and valid Claim Form in accordance with the instructions set forth herein.

1. **Eligibility:** You are eligible to submit a claim seeking to share in the distribution of the Settlement Fund in this litigation if, during the period from January 1, 1991 to September 19, 2007, you purchased Fasteners in the United States **directly** from any of the defendants.

The Settlement Class certified by the Court is defined as follows:

All persons and entities who purchased Fasteners in the United States directly from a Defendant during the period from and including January 1, 1991 to and including September 19, 2007. Excluded from the Class are Defendants and their predecessors, successors, parents, subsidiaries, affiliates, divisions and governmental entities (the "Settlement Class").

For purposes of the Settlement Class definition set forth above, the following entities are defendants:

William Prym GmbH & Co. KG, Prym Consumer USA, Inc., and Prym Fashion, Inc. (collectively, "Prym"); YKK Corporation, YKK Corporation of America, YKK (U.S.A.) Inc., and YKK Snap Fasteners America Inc., n/k/a LBK Real Estate Corporation (collectively, "YKK"); Coats Holdings, Ltd., Coats Holdings, Inc., Coats American, Inc., d.b.a. Coats North America, Coats North America de Republica Dominicana, Inc., and Coats & Clark, Inc. (collectively, "Coats"); and Scovill Fasteners, Inc. ("Scovill").

2. **Submission of Claim:** Each Claim Form must be signed and verified by the claimant or a person authorized to act on behalf of the claimant, and must be **postmarked no later than December 15, 2013**, and addressed to:

Fasteners Antitrust Litigation
Settlement Administration
P.O. Box 58370
Philadelphia, PA 19102-8370

Do **not** send your Claim Form to the Court or to any of the parties or their counsel. If you receive multiple copies of the Claim Form, complete only one Claim Form covering all of your qualifying purchases. Do not submit more than one claim, and do not submit duplicate claims.

3. **Confirmation of Receipt of Claim:** The receipt of a claim will not be confirmed or acknowledged automatically by the Settlement Administrator. If you wish to have confirmation that your Claim Form has been received, send it by **certified mail, return receipt requested**.

4. **Photocopies of Form:** A claim may be submitted on a photocopy of the Claim Form. Other forms, or altered versions of the Claim Form, will not be accepted. Additional copies of the Claim Form may be requested from the Settlement Administrator and also may be obtained on-line at www.FastenersAntitrustLitigation.com.

5. **Completion and Support of Claim:** Please type or neatly print all requested information. Failure to complete all parts of the Claim Form may result in denial of the claim, may delay processing, or may otherwise adversely affect the claim. All information submitted in a Claim Form is subject to further inquiry and verification. The Settlement Administrator may ask you to provide supporting information. Failure to provide such requested information also might delay, adversely affect, or result in denial of the claim.

The Claim Form asks for certain information relating to your qualified purchases of Fasteners and rentals of Attaching Machine in the United States directly from YKK, Prym, Coats and Scovill during the period from January 1, 1991 to September 19, 2007 (collectively, "Eligible Payments"), as well as an explanation of the available documentation (such as account statements and extracts of books and records) that supports your claimed payments.

INCLUDE ONLY ELIGIBLE PAYMENTS IN YOUR CLAIM FORM.

6. **Claims of Separate Entities:** Each corporation, trust, or other business entity making a claim must submit its claim on a separate Claim Form.

7. **Taxpayer Identification Number:** A Claim Form is not complete without the federal taxpayer identification number of the claimant.

8. **Identity of Contact Person:** Provide the name, telephone number and e-mail address of the person to be contacted about the information in your Claim Form.

9. **Assistance:** If you have any questions about your claim, you may contact the Settlement Administrator at the above address. You may also contact your own attorney or other person to assist you, at your own expense.

10. **Keep a copy:** You should keep a photocopy of your completed Claim Form for your records. You should also retain all documents and records relating to your Eligible Payments. As part of the claims administration process, you may be required to verify certain information about your Eligible Payments such as the dollar amount of purchases or rentals, the date(s) of the purchases or rentals, and the defendant from whom you directly purchased the Fasteners or leased the attaching machines. If verification of your Eligible Payments is sought as part of the claims administration process, you may need to submit purchase or leasing records to verify your claim.

NOTICE REGARDING SOLICITATIONS FROM CLAIMS ASSISTANCE COMPANIES: THERE ARE COMPANIES THAT WRITE OR CALL CLASS MEMBERS AND OFFER THEIR SERVICES IN FILING CLAIM FORMS OR PROVIDING OTHER INFORMATION ABOUT POTENTIAL RECOVERY OF MONIES IN CLASS ACTIONS IN EXCHANGE FOR A PORTION OF ANY SETTLEMENT FUNDS THAT THE CLASS MEMBER MAY ULTIMATELY RECOVER. PLEASE BE ADVISED THAT YOU DO NOT NEED TO USE ONE OF THOSE COMPANIES TO ASSIST YOU OR HELP YOU IN FILING A CLAIM.

[CLAIM FORM STARTS NEXT PAGE]

CLAIM FORM



I. IDENTITY OF CLAIMANT

Indicate below the claimant's name and mailing address. Please note: Correspondence concerning your claim will be directed to you at your mailing address. **You should notify the Settlement Administrator promptly if your address changes after you have submitted this Claim Form.**

[Empty grid for name and address]

Company

[Empty grid for company name]

First Name (for individuals)

MI

Last Name

[Empty grid for first, middle, and last names]

Address

[Empty grid for address]

City

State

Zip

Foreign Country:

[Empty grid for foreign country]

Foreign Province:

[Empty grid for foreign province]

E-Mail Address:

[Empty grid for e-mail address]

Claimant is a (Check one):

Corporation

Individual

Trustee in Bankruptcy

Partnership

Other (specify, and provide the name and address of the person or entity on whose behalf you are acting):

[Empty grid for other claimant name]

First Name

MI

Last Name

[Empty grid for first, middle, and last names]

Address

[Empty grid for address]

City

State

Zip

Foreign Country:

[Empty grid for foreign country]

Foreign Province:

[Empty grid for foreign province]

E-Mail Address:

[Empty grid for e-mail address]

II. CONTACT PERSON

[Empty grid for contact person name]

First Name

MI

Last Name

[Empty grid for first, middle, and last names]

Area Code Telephone No. (Day)

Area Code Telephone No. (Evening)

Facsimile Number

E-Mail Address:

[Empty grid for e-mail address]

If it is different from the claimant's address stated above, provide the contact person's address:

[Empty grid for contact person address]

Address

[Empty grid for address]

City

State

Zip

PLEASE PROMPTLY NOTIFY THE SETTLEMENT ADMINISTRATOR OF ANY CHANGE IN THE ADDRESSES AND TELEPHONE NUMBERS SET FORTH ABOVE.

**THIS CLAIM FORM MUST BE SENT TO THE FOLLOWING ADDRESS,
POSTMARKED NO LATER THAN DECEMBER 15, 2013:**

Fasteners Antitrust Litigation
Settlement Administration
P.O. Box 58370
Philadelphia, PA 19102-8370

A Claim Form received by the Settlement Administrator shall be deemed to have been submitted when posted if it is mailed by **December 15, 2013**, a postmark is indicated on the envelope, and it is mailed and addressed in accordance with the above instructions. In all other cases, the Claim Form shall be deemed to have been submitted when actually received by the Settlement Administrator.

You should be aware that it will take a significant amount of time to process fully all of the Claim Forms and to administer the Settlement Fund. This work will be completed as promptly as time permits, given the need to review each Claim Form.

**ACCURATE CLAIMS PROCESSING TAKES A SIGNIFICANT AMOUNT OF TIME.
THANK YOU FOR YOUR PATIENCE**

Reminder Checklist:

1. Please sign the Claim Form on page 9.
2. Please be sure that **all** required information has been provided.
3. Your claim may be subject to review and verification by the Settlement Administrator. Accordingly, you should maintain all of the documentation supporting your claim while claims are being processed.
4. Keep a copy of the completed Claim Form for your records.
5. If you desire an acknowledgment of receipt of your claim, please send it by certified mail, return receipt requested.
6. If you move after submitting your Claim Form, please promptly send the Settlement Administrator your new address.

If you have any questions concerning this Claim Form or need additional copies, contact the Settlement Administrator at the address set forth above or at 1-855-887-3478. Copies of the Claim Form also may be obtained online at www.FastenersAntitrustLitigation.com.

SCHEDULE OF ELIGIBLE PAYMENTS

Please fill out ONE Worksheet for EACH YEAR in which you purchased Fasteners or rented Attaching Machines during the Class Period. Enter the year of the payments in the space provided. You may make as many copies of the blank Worksheet as necessary to list your payments for each year. If you need more space to list your purchases for any year, please use an additional Worksheet.

NAME OF CLAIMANT _____ YEAR _____

Defendant Purchased/Rented From¹	Products Purchased/Rented²	Amount Purchased/Rented³
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)
		(\$)

TOTAL FOR YEAR: (\$) _____

¹ Identify the specific defendant you directly purchased or rented from. Defendants are: (1) William Prym GmbH & Co. KG, Prym Consumer USA, Inc., and Prym Fashion, Inc.; YKK Corporation, YKK Corporation of America, YKK (U.S.A.) Inc., and YKK Snap Fasteners America Inc., n/k/a LBK Real Estate Corporation; Coats Holdings, Ltd., Coats Holdings, Inc., Coats American, Inc., d.b.a. Coats North America, Coats North America de Republica Dominicana, Inc., and Coats & Clark, Inc.; and Scovill Fasteners, Inc. Purchases from companies that are not defendants should not be included.

² List the Fasteners products purchased and Attaching Machines rented, if known.

³ List the dollar amount of payments for direct purchases of Fasteners and rentals of Attaching Machines from that defendant for the year in question. The amounts must be the net amounts paid after deducting any discounts, rebates, taxes, delivery and freight charges.

Fasteners Antitrust Litigation
Settlement Administration
P.O. Box 58370
Philadelphia, PA 19102-8370

FIRST CLASS MAIL
U.S. POSTAGE
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PHILADELPHIA, PA

PLEASE FORWARD

FIRST CLASS MAIL

PLEASE FORWARD—IMPORTANT LEGAL NOTICE