

What Is The Case About?: The lawsuit claims that Clark County Collection Service, LLC ("CCCS"), violated a law called the Telephone Consumer Protection Act ("TCPA") by calling cellphones without prior express consent as a result of an individual being listed as a "Reference" on a customer of a payday lender's credit application, between September 20, 2009 and September 20, 2013. CCCS denies violating the TCPA, but nevertheless agrees to settle this litigation.

Summary of the Settlement: Under the Settlement, which must be approved by the Court, CCCS has agreed to pay up to \$8,000,000 into a Settlement Fund. Approved Claims will be paid a cash amount on a *pro rata* basis, divided equally among persons with Approved Claims, and that amount will be dependent on the number of Settlement Class Members, the Settlement Fund minus the Settlement Costs and the number of Approved Claims however in no event shall any class member be paid more than \$1,500.00, and may receive substantially less. The Court must approve the Settlement Costs which include, but are not limited to: (1) the cost of providing notice to Class Members; (2) a payment of \$10,000 as an incentive award to the Class Representative; (3) attorneys' fees, costs, and expenses incurred during litigation (not to exceed 33% of the Settlement Fund); and (4) any unreimbursed costs of administration. The details of the Settlement terms can be found at www.CCCSClassActionSettlement.com or by calling 1-844-744-8424.

Can I Get Money from the Settlement? Yes, if you qualify as a Class Member and do not request exclusion by opting-out; you will be entitled to a portion of the Settlement Fund. How much each Class Member receives will depend on how many individuals have Approved Claims. The Parties estimate there are approximately 18,000 Class Members. Only individuals that received a phone call on their cellphone from CCCS (excluding calls initiated by manually dialing via a desktop telephone), as a result of having their cellphone number listed as a "Reference" on a customer of a payday lender's credit application may have a claim. It is estimated that the settlement payments will be between \$70 and \$1,500 per claim.

How Do I Make A Settlement Claim? You can make a claim by either: (1) calling 1-844-744-8424; (2) going online at www.CCCSClassActionSettlement.com; or (3) mailing a claim to the address of the Claims Administrator, ILYM Group, whose address is shown below. All claims must be received within 120 days of when the Direct Mail Notice was initially mailed, this information can be found online or by calling the toll-free number provided above. To make a claim, you will be required to provide: (1) your full name; (2) your current address for mailing a check; (3) the Claim ID number on this postcard; (4) confirmation of your identity and cell phone number; (5) confirmation you were the subscriber or the regular user of the cell phone number that was called; and (6) if known, the name of the customer for whom you were listed as a "Reference".

Do I Have an Attorney? Yes. The Court has appointed the following law firms to represent Class Members: Bailey Kennedy, 8984 Spanish Ridge Avenue, Las Vegas, NV 89148, and Haines & Krieger, 8985 S. Eastern Avenue, Suite #350, Beltway Corporate Center, Las Vegas, NV 89123. Class Members are under no obligation to pay the appointed attorneys; all attorneys' fees will be granted by the Court and deducted from the Settlement Fund.

What Should I Do? You should get more information about the Settlement to make a decision about what you should do. Basically, as a Settlement Class Member, you have three options: (1) You can submit a Claim to the Claims Administrator to request a share of the Settlement Fund by December 12, 2016. If the settlement is approved, you will be bound by the Court's decisions in the lawsuit. By becoming an approved Settlement Class Member you will forfeit the right to sue separately about the issues in this lawsuit. (2) You can remain a Class Member but object to the fairness of the Settlement. Any Class Member that wishes to object must file a written objection with the Court and provide a copy to Class Counsel and counsel for CCCS by the Objection Deadline. See the website for additional requirements or if you intend to appear at the hearing. You may choose to pay for, and be represented by your own lawyer who may send the objection or appear at the hearing for you. (3) You can exclude yourself from the Settlement by opting-out. To opt-out you must notify the Claims Administrator of this intent in writing no later than the Opt-Out Deadline. Opting-out allows you to retain the right to sue CCCS, Dollar Loan Center, LLC or DLC Empire, LLC individually regarding the issues in the lawsuit. To opt-out you must state in writing: (a) your full name, address and telephone number; and (b) a statement that you want to be excluded from the settlement. That request must be postmarked no later than December 20, 2016. Any Class Member who does not validly opt-out will be bound by the Settlement Agreement and judgment.

Scheduled Hearing: The U.S. District Court, District of Nevada, located at 333 Las Vegas Blvd. South, Las Vegas, NV 89101 will conduct a Final Approval Hearing, to determine if this Settlement should be approved as fair, reasonable and adequate, whether any objections should be overruled, what fees and expenses should be awarded to Class Counsel and whether \$10,000 in total incentive payment should be awarded to the Class Representative that brought this action. The hearing is presently scheduled for February 21, 2017 at 9:00 a.m. in Courtroom 4A, but may be changed without notice. Any Settlement Class Member may appear at this hearing with or without an attorney. For more information, contact the Claims Administrator: Visit: www.CCCSClassActionSettlement.com, Call: 1-844-744-8424, or Write: CCCS Class Action Settlement, c/o ILYM Group, P.O. Box 130, Tustin, CA 92781. **Para este aviso en español, visite www.CCCSClassActionSettlement.com.**

BACK SIDE

Legal Notice

Grider, et. al. v. Clark County Collection Service, LLC, et. al., Case No. 2:13-cv-01731-KJD-CWH. If you received a phone call on your cellphone from CCCS between September 20, 2009 and September 20, 2013, as a result of having your cellphone number listed as a "Reference" on a payday lender's credit application, your rights could be affected by a class action settlement.

A settlement has been proposed in the lawsuit named above, which is pending in the United States District Court for the District of Nevada.

Who Is Included?

You are included in the Settlement as a "Settlement Class Member" if you are a natural person, within the United States, who was called by CCCS, on your cellular telephone—excluding calls that were initiated by manually dialing via a desktop telephone—between September 20, 2009 and September 20, 2013 as a result of having your telephone number listed as a "Reference" on a customer of a payday lenders' credit application; Settlement Class Members do not include recipients of a single telephone call received as a result of a reassigned telephone number, as defined by the Federal Communications Commission in its TCPA Omnibus Declaratory Ruling and Order No. 15-72 (July 18, 2015).

**Grider v.
Clark County Collection Service, LLC, et. al.**
c/o ILYM Group, Inc.
P.O. Box 130
Tustin, CA 92781

Permit
Info here

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