

Exhibit 5

CLASS ACTION SETTLEMENT AGREEMENT AND RELEASE

This Class Action Settlement Agreement and Release (“**Agreement**”) is entered into by, between and among Plaintiffs Rodney Carvalho and Mark Maher (“**Plaintiffs**”), on behalf of themselves and the Settlement Class (as defined below), on the one hand, and Defendant HP Inc. (“**HP**”), on the other (together, the “**Parties**”).

RECITALS

A. **WHEREAS**, on June 5, 2021, Plaintiff Rodney Carvalho, by and through his counsel, EDGE, A Professional Law Corporation and Capstone Law APC, filed a case in the United States District Court, Northern District of California, captioned *Rodney Carvalho v. HP Inc.*, and assigned case number 5:21-cv-08015 (“the Action”). On December 3, 2021, Plaintiffs filed a First Amended Complaint, which added Mark Maher as a plaintiff. Plaintiffs subsequently filed a Second Amended Complaint on July 15, 2022, alleging (1.) Violations of California’s Consumers Legal Remedies Act, Cal. Civ. Code §§ 1750, *et seq.*; (2.) Unjust Enrichment; (3.) Violations of California’s False Advertising Law, Bus. & Prof. Code § 17500; and (4.) Violations of California’s Unfair Competition Law, Cal. Bus. & Prof. Code §§ 17200, *et seq.*

B. **WHEREAS**, the Parties and their counsel conducted a mediation session on June 12, 2024, before Hon. Irma E. Gonzalez (Ret.) of JAMS, and reached a settlement agreement in principle resolving this matter on a class-wide basis.

C. **WHEREAS**, Plaintiffs and HP separately have conducted an investigation of the facts and have analyzed the relevant legal issues in regard to the claims and defenses asserted in the Action (as defined below); Plaintiffs and their counsel believe that the claims asserted in the Action have merit, whereas HP denies that it has engaged in any wrongdoing and denies all claims asserted in the Action;

D. **WHEREAS**, the Parties also have considered the uncertainties of further litigation and the benefits to be obtained by settlement and have considered the costs, risks and delays associated with the continued prosecution of the Action and the likely appeals of any rulings in favor of either Plaintiffs or HP;

E. **WHEREAS**, the Parties have concluded that continued litigation could be protracted and expensive and that it is desirable that the Action be fully and finally settled in the manner and upon the terms and conditions set forth in this Agreement in order to limit further expense, inconvenience and uncertainty;

F. **WHEREAS**, the Parties now desire to resolve all claims of Plaintiffs and the Settlement Class against HP that are asserted or that could have been asserted in the Action;

G. **WHEREAS**, the Parties wish to enter into a compromise and settlement to avoid the uncertainty and expense of litigation and to achieve a fair and reasonable resolution of the Action;

H. **WHEREAS**, the Parties intend for this Agreement to supersede all other agreements between the Parties that may exist;

I. **WHEREAS**, it is now the intention of the Parties and the objective of this Agreement to settle and dispose of, fully and completely and forever, any and all claims and causes of action that were or could have been asserted in the Action.

AGREEMENT

NOW, THEREFORE, in consideration of the covenants and agreements set forth herein, the Settlement Class Representatives, the Settlement Class, and HP, themselves and through their undersigned counsel, agree to settle the Action, subject to Court approval, under the following terms and conditions.

1. DEFINITIONS. Unless otherwise indicated above, the following shall be defined terms for purposes of this Agreement. Some of the definitions in this Section use terms that are defined later in the Section. All defined terms are italicized and listed in alphabetical order:

1.1. As used herein, the term “**Action**” means the class action lawsuit entitled *Carvalho, et al. v. HP, Inc.*, Case No. 5:21-cv-8015, that Plaintiffs filed on June 5, 2021, against HP in United States District Court, Northern District of California.

1.2. As used herein, the term “**Agreement**” means this Class Action Settlement Agreement and Release, including all amendments and exhibits hereto.

1.3. As used herein, the term “**Cash Benefit Schedule**” means and refers to the schedule of payments to be made to Settlement Class Members attached as Exhibit F hereto.

1.4. As used herein, the term “**Claim Form**” means the form that Settlement Class Members must submit to obtain the Settlement Class Relief available through this Settlement, in the form of Exhibit C hereto.

1.5. As used herein, the term “**Claims Submission Deadline**” means the date one hundred five (105) days after the date of entry of the Preliminary Approval Order, and is the deadline by which Settlement Class Members must submit a Claim Form to the Settlement Administrator for the claim to be considered valid, as set forth in Section 4.3 of this Agreement.

1.6. As used herein, the term “**Court**” means the United States District Court for the Northern District of California.

1.7. As used herein, the term “**Effective Date**” means the date on which all of the following events have occurred: (a) the Court has entered both the Final Approval Order and the Judgment and (b) either: (i) the time to appeal from the Judgment and all orders entered in connection with that Judgment has expired and no appeal has been taken (i.e., within thirty (30) days after entry of Judgment) or (ii) if a timely appeal of the Judgment and all orders entered in connection with that Judgment is taken, the date on which the Judgment and all orders entered in connection with that Judgment are no longer subject to further direct appellate review if the Judgment and all orders entered in connection with that Judgment have not been reversed in any way.

1.8. As used herein, the term “**Exclusion/Objection Deadline**” means the date one hundred five (105) days after the entry of the Preliminary Approval Order, and is the deadline by which Settlement Class Members must exclude themselves from the Settlement Class or object to the Settlement, as set forth in Sections 4.4 and 4.5 hereof.

1.9. As used herein, the term “**Final Approval Hearing**” means the hearing(s) to be held by the Court, at least two hundred (200) days after the date of entry of the Preliminary Approval Order, to consider and to determine whether the proposed Settlement of the Action on the terms of this Agreement should be finally approved as fair, reasonable and adequate, and whether both the Final Approval Order and Judgment should be entered.

1.10. As used herein, the term “**Final Approval Order**” means the order finally approving the Settlement and this Agreement, approving the Release and dismissing the claims asserted in the Action with prejudice.

1.11. As used herein, the term “**HP**” means Defendant HP Inc.

1.12. As used herein, the term “**HP’s Counsel**” means Morgan Lewis & Bockius LLP.

1.13. As used herein, the term “**Judgment**” means the Judgment to be entered by the Court.

1.14. As used herein, the term “**Long Form Notice**” means the Court-approved form of notice of the terms of the proposed Settlement that shall be provided to Settlement Class Members in the manner contemplated by Section 4.2 of this Agreement. The Long Form Notice shall be substantially in the form attached as Exhibit A hereto.

1.15. As used herein, the term “**Notice**” means the notice of the terms of the proposed Settlement provided to Settlement Class Members in the manner contemplated by Section 4.2 of this Agreement.

1.16. As used herein, the term “**Notice and Settlement Administration Costs**” means all fees, costs and other expenses, without limitation, relating to the Settlement Administrator’s implementation and administration of this Agreement.

1.17. As used herein, the term “**Objector**” means a Settlement Class Member that objects to the Settlement pursuant to the procedures laid out in Section 4.5.

1.18. As used herein, the term “**Order**” includes, as appropriate, the Preliminary Approval Order, the Final Approval Order, any orders relating to a Settlement Class Representative Service Award or any Settlement Class Counsel Attorneys’ Fees and Costs Award and the Judgment.

1.19. As used herein, the term “**Participating Settlement Class Members**” means all Settlement Class Members who do not timely and validly exclude themselves from the Settlement Class.

1.20. As used herein, the term “**Parties**” means the Plaintiffs, individually and in their capacity as representatives of the Settlement Class, and HP.

1.21. As used herein, the term “**Preliminary Approval Order**” means the order preliminarily approving this Agreement as fair, reasonable and adequate substantially in the form attached as Exhibit D hereto, subject to such modifications as the Court may direct.

1.22. As used herein, the term “**Releases**” means the releases and covenants not to sue granted pursuant to Section 3.6.

1.23. As used herein, the term “**Released Claims**” means any and all actual or potential claims, actions, causes of action, suits, counterclaims, cross claims, third party claims, contentions, allegations, and assertions of wrongdoing, and any demands for any and all debts, obligations, liabilities, damages (whether actual, compensatory, treble, nominal, punitive, exemplary, statutory, or otherwise), attorneys’ fees, costs, expenses, restitution, disgorgement, injunctive relief, any other type of equitable, legal, or statutory relief, any other benefits, or any penalties of any type whatever relating to or arising out of the claims that were or could have been asserted by Plaintiffs or the Settlement Class Members with respect to (1) the strikethrough prices and discounts advertised on HP’s website for the Settlement Class Products during the Settlement Class Period; or (2) the allocation, division, or payment of the Settlement Fund or any Class Member’s cash benefit, whether known or unknown, suspected or unsuspected, contingent or non-contingent, or discovered or undiscovered, whether asserted or unasserted, and, if asserted, whether asserted in federal court, state court, arbitration, or otherwise, whether asserted in an individual action, a putative class action, a *parens patriae* action, or other representative action (including any action purportedly brought on behalf of the general public of the United States or of a particular state, district, or territory therein), and whether triable before a judge or jury or otherwise, through the Class Period.

1.24. As used herein, the term “**Released Parties**” or “**HP**” means HP and any and all of its past, present, and future and direct and indirect predecessors, successors (including, without limitation, acquirers of all or substantially all of its assets, stock or other ownership interests), assigns, parents, subsidiaries, divisions, affiliates, or other related business entities, and their past, present and future, assigns, joint ventures, joint venturers, principals, trustees, partners, officers, directors, management, owners, employees, agents, attorneys, shareholders, advisors, and any representatives, heirs, executors, and administrators of any of the above.

1.25. As used herein, the term “**Releasing Party**” or “**Releasing Parties**” means the Plaintiffs, Participating Settlement Class Members, any person or entity claiming by, for, on behalf of or through them, and any agents, representatives, trustees, trusts, heirs, beneficiaries, estates, executors, administrators, advisors, successors, and assigns of any of the foregoing.

1.26. As used herein, the term “**Settlement**” means the full and final resolution of the Action and related claims effectuated by this Agreement.

1.27. As used herein, the term “**Settlement Administrator**” means or refers to that certain settlement administrator selected by Plaintiffs, the selection of which and any costs related thereto shall be subject to Court approval and subject to approval by HP, which approval will not be

unreasonably withheld. The Settlement Administrator shall perform the services contemplated by this Agreement and such other reasonable services to effectuate this Agreement.

1.28. As used herein, the term “**Settlement Class**” means or refers to individuals nationwide who purchased a Settlement Class Product (as defined below) during the Settlement Class Period. The class excludes individuals who (1) purchased more than two of the same Settlement Class Product in the same order; (2) are employees of HP and members of his/her immediate family; (3) who are judicial officers presiding over the action and members of their immediate family and judicial staff; (4) are counsel of record for the Parties, and their respective law firms; or (5) timely and properly exclude themselves from the Settlement Class.

1.29. As used herein, the term “**Settlement Class Counsel**” means (1) EDGE, A Professional Law Corporation, and (2) Capstone Law APC.

1.30. As used herein, the term “**Settlement Class Counsel Attorneys’ Fees and Costs Award**” means fees in an amount not to exceed one million dollars (\$1,000,000.00) in fees and costs, to be awarded at the discretion of the Court to Settlement Class Counsel, which awarded amount shall be paid only from the Settlement Fund as defined below.

1.31. As used herein, the term “**Settlement Class Member**” means any person who is a member of the Settlement Class.

1.32. As used herein, the term “**Settlement Fund**” means HP’s contribution of four million dollars (\$4,000,000) to a non-reversionary common fund, which shall be used to pay the (i) Settlement Class members’ claims; (ii) court-approved Notice and Settlement Administration Costs; (iii) court-approved Settlement Class Representatives’ Service Award; and (iv) court-approved Settlement Class Counsel Attorneys’ Fees and Costs Award. All residual funds will be distributed pro rata to Settlement Class members who submitted valid claims and cashed checks.

1.33. As used herein, the term “**Settlement Class Period**” means the period beginning June 5, 2021, to October 28, 2024.

1.34. As used herein, the term “**Settlement Class Products**” means the HP desktop computers, laptops, mice, and keyboards that were offered on sale more than 75% of the time the products were offered for sale during the Settlement Class Period, as identified in Exhibit E attached hereto.

1.35. As used herein, the term “**Settlement Class Representatives**” means Plaintiffs Rodney Carvalho and Mark Maher, individually and in their capacity as representatives of the Settlement Class.

1.36. As used herein, the term “**Settlement Class Representatives Service Award**” means an amount not to exceed five thousand dollars (\$5,000) for each of the Settlement Class Representatives, to be awarded at the discretion of the Court, intended to compensate the Settlement Class Representatives for their work on behalf of the Settlement Class and as consideration for his general release of claims, which awarded amount shall be paid only from the Settlement Fund.

1.37. As used herein, the term “**Settlement Website**” means the website that shall be created for Settlement administration purposes by the Settlement Administrator in the manner contemplated by Section 4.2(a).

1.38. As used herein, the term “**Short Form Notice**” means the notice of the terms of the proposed Settlement that will be mailed to all Settlement Class Members known to HP in the manner contemplated by Section 4.2(c). The Short Form Notice shall be substantially in the form attached as Exhibit B hereto.

2. SETTLEMENT ADMINISTRATION.

2.1. Settlement Administrator. The Settlement Administrator shall administer various aspects of the Settlement as described in the next Sections hereafter and as specified elsewhere in this Agreement.

2.2. Duties of Settlement Administrator. The duties of the Settlement Administrator, in addition to any other responsibilities that are described in this Agreement or that are agreed to by the Parties, shall include:

(a) Providing Notice to Settlement Class Members as set forth in this Agreement and/or as otherwise directed by the Court;

(b) Establishing and maintaining the Settlement Website, which shall bear a URL as agreed to by the Parties, as a means for Settlement Class Members to obtain Notice and information about the Settlement;

(c) Providing an address for (i) the submission of Claim Forms to the Settlement Administrator and (ii) mailed requests for exclusion from Settlement Class Members;

(d) Responding to any inquiries from Settlement Class Members;

(e) Processing and determining the validity of any requests for exclusion by Settlement Class Members;

(f) Providing interim reports on request and, within one hundred and twenty (120) days after the date of entry of the Preliminary Approval Order, a final report to Settlement Class Counsel and HP’s Counsel that provides information as directed by Settlement Class Counsel and HP’s Counsel;

(g) No later than sixty (60) days before the Final Approval Hearing, preparing an affidavit to submit to the Court affirming its compliance with the notice and settlement administration provisions of this Agreement and identifying any Settlement Class Members who timely and validly requested exclusion from the Settlement Class;

(h) Reviewing, determining the validity of and responding to all Claim Forms submitted;

(i) Providing all information to HP that it reasonably deems necessary so that it can perform its obligations under this Agreement, including processing and transmitting settlement payments to Settlement Class Members;

(j) Paying any invoices, expenses, taxes, fees and other costs as contemplated by this Agreement or as required by law; and

(k) Performing any other settlement administration-related functions reasonably necessary to effectuate this Agreement.

2.3. Confidentiality. The Settlement Administrator shall administer the Settlement in accordance with the terms of this Agreement and, without limiting the foregoing, shall treat any and all documents, communications and other information and materials received in connection with the administration of the Settlement as confidential and shall not disclose any or all such documents, communications or other information to any person or entity except as provided for in this Agreement or by court order.

2.4. Communications with the Press. The Parties and their counsel agree that they will not issue any press releases or initiate any contact with the media about the fact or terms of this Settlement Agreement. Unless required by applicable law, neither Plaintiffs nor their counsel shall publicize the terms of this Settlement Agreement in any medium, or initiate or issue any press release or have any communications with the press or media concerning this Settlement Agreement except as ordered by the Court. Except as mandated by the Court, Plaintiffs' counsel shall not include, and shall affirmatively remove, any reference to any of the foregoing subjects in any advertising, mass mailing, website, or other communication. If counsel for either Party receives an inquiry about the Settlement from the media, counsel may respond only after the motion for preliminary approval has been filed. Notwithstanding the foregoing, nothing will prevent Class Counsel from communicating with members of the Class as necessary to fulfill their obligations as Class Counsel, and nothing in this section shall prohibit Class Counsel from including publicly available information from or about the Settlement Agreement on their websites or in their declarations in other cases describing their qualifications as counsel.

2.5. Payment of Notice and Settlement Administration Costs. Notice and Settlement Administration Costs shall be paid out from the Settlement Fund.

3. SETTLEMENT TERMS.

3.1. Certification of the Settlement Class.

(a) Only for the purposes of Settlement and the proceedings contemplated herein for effectuating the Settlement, the Parties stipulate and agree that a Court may (i) certify the Settlement Class in accordance with the definition contained in Section 1.28, (ii) appoint Plaintiffs Rodney Carvalho and Mark Maher as Settlement Class Representatives to represent the Settlement Class for Settlement purposes, and (iii) appoint Settlement Class Counsel as counsel for the Settlement Class. Certification of the Settlement Class shall be effective and binding only with respect to the Settlement and this Agreement.

(b) It is expressly recognized and agreed that this stipulation as to the certification of a Settlement Class and the appointment of Settlement Class Representatives and Settlement Class Counsel shall be of no force and effect and has no evidentiary significance outside of enforcing the terms of this Agreement. By entering into this Agreement, HP does not waive its right to challenge or to contest the maintenance of any lawsuit against it as a class action and to oppose certification of any class other than the Settlement Class in connection with the Settlement memorialized in this Agreement.

3.2. Settlement Class Consideration. In consideration for the complete and final settlement of the Action, the Releases, and other promises and covenants set forth in this Agreement and subject to the other terms and conditions thereof, HP agrees to pay four million dollars (\$4,000,000.00) to a non-reversionary common fund (the “Settlement Fund”), which shall be used to pay the (i) Settlement Class members’ claims; (ii) court-approved Notice and Settlement Administration Costs; (iii) court-approved Settlement Class Representatives Service Award; and (iv) court-approved Settlement Class Counsel Attorneys’ Fees and Costs Award. All residual funds will be distributed pro rata to Settlement Class members who submitted valid claims. HP shall make this payment within 30 days after the Effective Date.

3.3. Settlement Administration and Claims Process. Settlement Class Representatives will select a third-party settlement administrator, the selection of which and any costs related thereto shall be subject to approval by HP, which approval will not be unreasonably withheld, and subject to Court approval. After deduction of the court-approved Notice and Settlement Administration Costs, court-approved Settlement Class Representatives’ Service Awards, and court-approved Settlement Class Counsel Attorneys’ Fees and Costs Award from the Settlement Fund, Settlement Class members who submit valid claims will receive a payment in accordance with the Cash Benefit Schedule. All residual funds will be distributed pro rata to Settlement Class members who submitted valid claims and cashed checks.

3.4. Service Awards to the Settlement Class Representatives.

(a) The Settlement Class Representatives may file a motion with the Court requesting a service award not to exceed five thousand dollars (\$5,000.00) for each Settlement Class Representative (the “Settlement Class Representatives Service Award”), to be paid from the Settlement Fund. Any such motion, if it is filed, must be filed no later than thirty-five (35) days prior to the Exclusion/Objection Deadline. Any such motion will be posted on the Settlement Website within one (1) business day after its filing. HP shall not oppose the motion or object to a request for such an award, provided that the Settlement Class Representatives do not seek service awards of more than five thousand dollars (\$5,000) each.

(b) The Settlement Class Representative’s entitlement, if any, to a Settlement Class Representatives Service Award will be determined by the Court. The Settlement shall not be conditioned on Court approval of a Settlement Class Representatives Service Award for the Settlement Class Representatives. In the event the Court declines any request or awards less than the amount sought, but otherwise approves the Settlement, the remaining provisions of this Agreement will continue to be effective and enforceable by the Parties. The Settlement Class Representatives agrees not to appeal an award in an amount that is less than requested.

3.5. Attorneys' Fees and Costs.

(a) Settlement Class Counsel may file a motion with the Court requesting an award of attorneys' fees and costs not to exceed a total of one million dollars (\$1,000,000.00) (the "Settlement Class Counsel Attorneys' Fees and Costs Award"), to be paid from the Settlement Fund. Any such motion, if it is filed, must be filed no later than thirty-five (35) days prior to the Exclusion/Objection Deadline. Any such motion will be posted on the Settlement Website within one (1) business day after its filing. HP shall not oppose the motion or object to a request for such an award, provided that Settlement Class Counsel do not seek an award of fees and costs of more than one million dollars (\$1,000,000.00).

(b) Settlement Class Counsel's entitlement, if any, to an award of attorneys' fees, costs and/or expenses will be determined by the Court. The Settlement shall not be conditioned on Court approval of the Settlement Class Counsel Attorneys' Fees and Costs Award. In the event the Court declines any request or awards less than the amount sought, but otherwise approves the Settlement, the remaining provisions of this Agreement will continue to be effective and enforceable by the Parties.

3.6. Releases and Waivers of Rights

(a) **Release by Releasing Parties.** Upon entry of the Final Approval Order and accompanying Judgment, and in addition to the preclusive effect of the dismissal with prejudice of the claims asserted in the Action pursuant to this Settlement, the Releasing Parties shall be deemed to have released, relinquished and forever discharged each of the Released Parties from any and all Released Claims during the Settlement Class Period. The Releasing Parties covenant and agree that they will not take any step whatsoever to assert, sue on, continue, pursue, maintain, prosecute or enforce any Released Claim, directly or indirectly, against any of the Released Parties.

(b) **Waiver of Rights under Section 1542.** As to the Released Claims only, upon entry of the Final Approval Order and accompanying Judgment, and in exchange for the good and valuable consideration set forth herein, the Releasing Parties expressly waive and relinquish any and all rights or benefits that they as individuals or the class may have under section 1542 of the California Civil Code (or a similar, comparable, equivalent rule or regulation or the common law or equity in effect in any other jurisdiction) which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

The Releasing Parties acknowledge that the facts could be different than or in addition to those that they know or suspect to be the case, but they nonetheless agree to expressly waive and fully, finally and forever settle, release and discharge all Released Claims, including those Released Claims they do not know or suspect to exist as of the date of the Preliminary Approval Order. The waiver in this section shall extend only to the Released Claims and not to any other claims.

(c) **Additional Representations by Settlement Class Representatives and Settlement Class Counsel.** The Settlement Class Representatives represent that, as of the date of the execution of this Agreement, they are not aware of any additional claims that they or others have or may have against HP. Settlement Class Counsel represents that, as of the date of the execution of this Agreement, they are not aware of any other individuals or entities that have or may have claims against HP. To the extent any term herein imposes any restriction on Settlement Class Counsel's ability to practice law in violation of Rule 5.6 of the California Rules of Professional Conduct, such term shall be void, illegal, invalid, and unenforceable, and severed from this Agreement.

(d) **Releases Relating to Litigation Conduct.** The Settlement Class Representatives, Settlement Class Counsel, HP, and HP's Counsel agree to release each other from any and all claims relating in any way to any Party's or counsel's conduct in the Action, including but not limited to any claims of abuse of process, malicious prosecution or any other claims arising out of the institution, prosecution, assertion or resolution of the Action. The list of claims released by this Section 3.6(c) includes, but is not limited to, claims for attorneys' fees, costs of suit, or sanctions of any kind except as otherwise set forth in this Agreement.

4. CLASS SETTLEMENT PROCEDURES.

4.1. Preliminary Approval. The Parties agree that, as ordered by the Court, no later than October 28, 2024, the Settlement Class Representatives shall file a motion asking the Court to certify conditionally the Settlement Class and enter the Preliminary Approval Order. For purposes of Settlement only, HP will not oppose the certification of the Settlement Class.

4.2. Settlement Class Notice. Subject to Court approval, the Parties agree to the following Settlement Class Notice Procedures:

(a) As soon as practicable, and no later than thirty (30) days after entry of the Preliminary Approval Order, the Settlement Administrator will establish and maintain a Settlement Website hosted at www.HPsettlement.com (or another URL mutually agreed-upon by the Parties) and dedicated to the Settlement, which shall contain the Long Form Notice, in both downloadable PDF format and HTML format; a Contact Information page that includes the address for the Settlement Administrator and address and telephone number for Settlement Class Counsel; the signed Preliminary Approval Order; and a downloadable version of the Claim Form.

While the Settlement Administrator shall have primary responsibility over the design and operation of the Settlement Website, the final design of the Settlement Website shall be subject to the final approval of Settlement Class Counsel and HP's Counsel. The Settlement Administrator shall add to the Settlement Website all other material filings by the Parties or the Court regarding the Settlement, including, but not limited to, Settlement Class Counsel's application for an Attorneys' Fees and Costs Award and/or Settlement Class Representatives Service Awards, the motion for final approval, and any orders with respect to such applications and motions.

(b) Within thirty (30) days of the Court's entry of the Preliminary Approval Order, HP shall provide the Settlement Administrator with a list of the Settlement Class Members known to it in the form of an Excel spreadsheet identifying the following information for each Settlement Class Member to the extent available. This information shall be provided and used for settlement purposes only, and is subject to the provisions of the Parties' October 4, 2022 Stipulated Protective Order. This information shall not be disclosed, produced, or otherwise disseminated or utilized outside of the administration of class settlement for this Action.

- (i) Name
- (ii) Billing Address
- (iii) Email Address
- (iv) "Class ID Number" consisting of a unique identifying number for each class member
- (v) Order Number

(c) Within forty-five (45) days of the Court's entry of Preliminary Approval, the Settlement Administrator shall cause electronic mail of the Short Form Notice to all Settlement Class Members identified by HP. For any Settlement Class Member without an email address or whose electronic mail notice fails delivery, the Settlement Administrator shall physically mail via first class mail a copy of the Short Form Notice to the Settlement Class Member's billing address.

4.3. Submission of Claims by Settlement Class Members.

(a) Settlement Class Members will be provided an opportunity to submit, by mail or electronic submission, a Claim Form in accordance with Sections 3.2 and 3.3 hereof. The Settlement Administrator will mail the Claim Form to any Settlement Class Member upon request and make the Claim Form available on the Settlement Website.

(b) To be considered for payment, a Claim Form must be completed. The deadline to submit a Claim Form shall be one hundred five (105) days after the date of entry of the Preliminary Approval Order. Claim Forms will not be considered for payment if they are postmarked or emailed after the Claims Submission Deadline.

(c) The Settlement Administrator shall be responsible for reviewing, determining the validity of, and responding to all Claim Forms submitted. The Settlement Administrator, in conjunction with the Parties, shall use reasonable, adequate and customary procedures and standards to identify and to prevent the distribution of payments to those submitting fraudulent, untimely or invalid Claim Forms, and otherwise prevent fraud, waste and abuse in the claims process. The Settlement Administrator will approve Claim Forms and issue payments based upon the terms and conditions of the Agreement and may reject Claim Forms that are invalid or evidence waste, fraud or abuse. The determination of the validity of all Claim Forms shall occur within one hundred and eighty (180) days of the date of entry of the Preliminary Approval Order. All Claim Forms that the Settlement Administrator deems invalid or untimely shall be identified and presented to the Parties, who shall meet-and-confer over the validity and

timeliness of any Claim Form. If the Parties cannot agree whether a Claim Form is valid and timely, then the Settlement Administrator shall determine whether a Claim Form is valid and timely.

(d) The Settlement Funds will be allocated among Settlement Class Members pursuant to the Cash Benefit Schedule. Settlement Class Counsel are solely responsible for determining the Cash Benefit Schedule and seeking and obtaining court approval of the settlement payment amounts stated therein. HP shall be released from any responsibility or liability for any individual settlement amount allocation, division, or payment of any individual Settlement Class Member's settlement amount.

(e) No person or entity shall have any claim against the Settlement Class Representatives, HP, Settlement Class Counsel, HP's Counsel or the Settlement Administrator based on any determination regarding the validity of a Claim Form or the distributions or awards made in accordance with this Agreement and the Exhibits hereto.

(f) Court approval of the claims process set forth in this Section 4.3 (with the exception of the deadline to submit a Claim Form) is a material term of this Agreement.

4.4. Requests for Exclusion. The Notice shall inform Settlement Class Members that they may exclude themselves from the Settlement Class by mailing or submitting electronically to the Settlement Administrator a written request for exclusion that is postmarked or emailed no later than the Exclusion/Objection Deadline, *i.e.*, no later than one hundred five (105) days after the date of entry of the Preliminary Approval Order. To be effective, the request for exclusion must include (a) the Settlement Class Member's full name, telephone number and mailing address; (b) a clear and unequivocal statement that the Settlement Class Member wishes to be excluded from the Settlement Class; (c) the name of the Action; and (d) the Settlement Class Member's signature or the like signature or affirmation of an individual authorized to act on the Settlement Class Member's behalf. Upon the Settlement Administrator's receipt of a timely and valid exclusion request, the Settlement Class Member shall be deemed excluded from the Settlement Class and shall not be entitled to any benefits of this Settlement. A Settlement Class Member may request to be excluded from the Settlement only on the Settlement Class Member's own behalf; a Settlement Class Member may not request that other Settlement Class Members (or a group or subclass of Settlement Class Members) be excluded from the settlement. The Settlement Administrator shall provide copies of all timely and valid exclusion requests to Settlement Class Counsel and HP's Counsel. A list of the Settlement Class Members who have timely and validly excluded themselves from the Settlement Class pursuant to this Section 4.4 shall be attached to the Final Approval Order or otherwise recorded by the Court.

4.5. Objections. The Notice shall inform Settlement Class Members that, if they do not request exclusion from the Settlement Class, they have the right to object to the proposed Settlement only by complying with the objection provisions set forth in this Section 4.5. Settlement Class Members who object to the proposed Settlement shall remain Settlement Class Members, and shall have voluntarily waived their right to pursue any independent remedy for the Released Claims against the Released Parties. Any Settlement Class Member who wishes to object to the proposed Settlement must mail their objection in writing to the Court, which shall be postmarked or filed no later than the Exclusion/Objection Deadline, *i.e.*, no later

than one hundred five (105) days after the date of entry of the Preliminary Approval Order. To be effective, an objection must (a) include the case name and case number; (b) contain the full name, mailing address, and telephone number of the Settlement Class Member objecting to the Settlement (the “Objector”); (c) include the Objector’s signature, or the like signature or affirmation of an individual authorized to act on the Objector’s behalf; (d) state with specificity the grounds for the objection; (e) state whether the objection applies only to the Objector, to a specific subset of the class, or to the entire class; (f) contain the name, address, bar number, and telephone number of counsel for the Objector, if represented by an attorney in connection with the objection; and (g) state whether the Objector intends to appear at the Final Approval Hearing, either in person or through counsel. If the Objector or his or her attorney intends to present evidence at the Final Approval Hearing, the objection must contain the following information: a detailed description of all evidence the Objector will offer at the Final Approval Hearing, including copies of any and all exhibits that the Objector may introduce at the Final Approval Hearing. To the extent any Settlement Class Member objects to the proposed Settlement, and such objection is overruled in whole or in part, such Settlement Class Member will be forever bound by the Final Approval Order and accompanying Judgment. Settlement Class Members who submit timely written objections shall be informed if the Final Approval Hearing is continued for any reason.

4.6. Finality of Settlement. The Settlement shall become final and effective on the Effective Date.

5. FINAL JUDGMENT AND RELEASES.

5.1. Approval of this Agreement. Counsel for all Parties will jointly take all necessary and appropriate steps to secure the Court’s approval of this Agreement. The Parties intend to use their best efforts to obtain approval of the Settlement and entry of the orders contemplated herein, including, without limitation, seeking certification of a Settlement Class and the entry of Preliminary and Final Approval Orders. Settlement Class Counsel shall prepare and file motions seeking preliminary and final approval, which are subject to HP’s reasonable review and approval. HP may, but is not required to, submit a memorandum or evidence in support of preliminary or final approval. HP shall not be responsible for justifying to the Court the amount of any Settlement Class Representatives Service Award or any Settlement Class Counsel Attorneys’ Fees and Costs Award, and HP shall have no obligation to provide or submit any materials to justify any such awards.

5.2. Final Approval Order and Judgment. The Settlement is contingent upon entry of a Final Approval Order approving the terms and conditions of this Agreement, and judgment thereon. The Settlement Class Representatives and Settlement Class Counsel shall file a motion seeking the Court’s entry of the Final Approval Order.

5.3. Effect of Agreement if Settlement Is Not Preliminarily Approved. This Agreement is entered into only for the purpose of Settlement. If preliminary approval of the Settlement does not occur, then the Parties agree to cooperate and work together in good faith to amend the Settlement and submit any additional filings as reasonably necessary to obtain preliminary approval. If preliminarily approval of the Settlement still does not occur, the Parties agree to resume settlement discussions in good faith for at least fourteen (14) days or other time period mutually agreed upon by the Parties. If after 14 days or other time period mutually agreed

upon by the Parties, the Parties have not agreed to amended or revised settlement terms, then the Parties shall jointly request that the Court reset all pre-trial and trial deadlines and dates.

5.4. Effect of Agreement if Settlement Is Not Preliminarily or Finally Approved. Subject to Section 5.3 above, if approval of the Settlement does not occur, then the Settlement shall be void, shall have no force or effect and shall impose no obligations on the Parties. Under such circumstances, this Agreement may *not* be introduced into evidence under any circumstances, including but not limited to in connection with any motion for class certification. The intent of this Section 5.4 is that, if approval is denied, the Parties will revert to their positions immediately prior to settlement, and the Action will resume without prejudice to any party (*i.e.*, to their positions *ab initio*). In the event of such a reversion, the Parties agree that no class will be deemed to have been certified.

5.5. Entry of Judgment and Retention of Jurisdiction to Enforce. Upon entry of the Final Approval Order and accompanying Judgment, except as to any Settlement Class Members who have validly and timely requested exclusion, all Released Claims in the Action shall be dismissed with prejudice pursuant to this Settlement. Dismissal with prejudice is a material term of this Settlement. The Court shall retain jurisdiction over the parties to enforce the terms of the judgment.

6. ADDITIONAL PROVISIONS

6.1. No Admission of Liability or Wrongdoing. This Agreement reflects the compromise and settlement of disputed claims among the Parties. Its constituent provisions, and any and all drafts, communications and discussions relating thereto, shall not be construed as, used for or deemed to be evidence of an admission or concession of any point of fact or law by any person or entity and shall not be offered or received in evidence or requested in discovery in the Action or any other litigation or proceeding as evidence of an admission or concession. HP has denied and continues to deny each of the claims and contentions alleged by the Settlement Class Representatives in the Action. HP has asserted and continues to assert defenses thereto, and HP has expressly denied and continues to deny any wrongdoing or legal liability arising out of any of the facts or conduct alleged in the various complaints in the Action.

6.2. Termination. If the Court for any reason does not enter any material part of the Preliminary Approval Order or the Final Approval Order or Judgment, or if any of those Orders (with the exception of any provision of these Orders relating to any Settlement Class Representatives Service Award or any Settlement Class Counsel Attorneys' Fees and Costs Award) is materially modified, reversed or set aside on further judicial review, or if for any other reason the Settlement does not become final, or if the Court or a reviewing court takes any action to expand, impair, or reduce the scope or effectiveness of the Releases set forth in Sections 3 and 5 or to impose greater financial or other burdens on HP than those contemplated in this Agreement, then either Party shall have the option of terminating this Agreement. If a Party exercises this option, this Agreement shall become null and void *ab initio* without prejudice to the *status quo ante* rights, positions and privileges of the Parties, except as otherwise expressly provided herein. In the event of a termination, this Agreement shall have no force or effect and the Parties will return to the *status quo ante* in the Action as it existed prior to settlement. The Parties will also be prohibited from using this Settlement and any settlement or mediation communications as

evidence in the Action. The Parties further agree to cooperate in asking the Court to set a reasonable schedule for the resumption of the Action. If any party chooses to terminate this agreement, it shall be solely responsible for paying the costs of the Settlement Administrator incurred prior to and as a result of the termination.

6.3. Publicity. The Parties will cooperate and agree not to make any public statements regarding this Settlement. In no event shall the Parties or their counsel make any public statements that disparage the business or reputation of the other Party (or their counsel in this Action) based on the subject matter or the conduct of the Action.

6.4. Fair, Adequate and Reasonable Settlement. The Parties believe this Settlement is a fair, adequate and reasonable settlement of the Action and have arrived at this Settlement through arms-length negotiations, taking into account all relevant factors, present and potential. This Settlement was reached after negotiations that included a mediation session and extensive follow-up negotiations.

6.5. Stay and Bar of Other Proceedings. Pending determination of whether the Settlement should be granted final approval, the Parties agree not to pursue any claims or defenses otherwise available to them in the Action.

6.6. No Prior Assignments. The Parties and their counsel represent, covenant, and warrant that they have not directly or indirectly assigned, transferred, encumbered, or purported to assign, transfer, or encumber to any person or entity any portion of any liability, claim, demand, action, cause of action or right herein released and discharged.

6.7. Voluntary Agreement. This Agreement is executed voluntarily and without duress or undue influence on the part of or on behalf of the Parties or of any other person, firm or entity.

6.8. Binding On Successors. This Agreement shall bind and inure to the benefit of the respective past, present and future, parents, subsidiaries, affiliates, predecessors, directors, officers, employees, attorneys, agents, successors, assigns, legatees, heirs and personal representatives of each of the Parties.

6.9. Parties Represented by Counsel. The Parties hereby acknowledge that they have been represented in negotiations for and in the preparation of this Agreement by independent counsel of their own choosing, that they have read this Agreement and have had it fully explained to them by such counsel and that they are fully aware of the contents of this Agreement and of its binding nature and legal effect.

6.10. Reliance. This Agreement is executed without reliance upon any representations by Plaintiffs and the Class or their agents, on the one hand, and HP and its agents, on the other hand.

6.11. Authorization. Each Party warrants and represents that there are no liens, or claims of lien, or assignments in law or equity or otherwise of or against any of the claims or causes of action released herein by that Party and, further, that each Party is fully entitled and duly authorized to give this complete and final release and discharge.

6.12. Construction and Interpretation. Neither the Parties nor any of the Parties' respective attorneys shall be deemed the drafter of this Agreement for purposes of interpreting any provision hereof in any judicial or other proceeding that may arise between or among them. The Parties waive the application of any applicable law, regulation, holding or rule of construction providing that ambiguities in an agreement shall be construed against the party drafting such agreement.

6.13. Headings. The various headings used in this Agreement are solely for the convenience of the Parties and shall not be used to interpret this Agreement.

6.14. Exhibits. The exhibits to this Agreement constitute material parts of this Agreement and are incorporated by reference herein.

6.15. Effect of Weekends and Holidays. If any date or deadline in this Agreement falls on a Saturday, Sunday or federal holiday, the next business day following the date or deadline shall be the operative date.

6.16. Merger and Integration. This Agreement—including the Recitals to this Agreement, which are contractual in nature and form a material part of this Agreement—contains the entire, complete and integrated statement of each and every term and condition agreed to by and among the Parties, is not subject to any term or condition not provided for herein and supersedes, extinguishes and replaces all previous agreements, discussions and negotiations. This Agreement shall not be modified in any respect except by a writing executed by duly authorized representatives of all Parties hereto. In entering into this Agreement, no Party has made or relied on any warranty or representation not specifically set forth herein. There shall be no waiver of any term or condition absent an express writing to that effect by the Party to be charged with that waiver. No waiver of any term or condition in this Agreement by any Party shall be construed as a waiver of a subsequent breach or failure of the same term or condition, or waiver of any other term or condition of this Agreement.

6.17. Modifications and Amendments. No amendment, change or modification of this Agreement or any part thereof shall be valid unless in writing signed by the Parties.

6.18. Governing Law. This Agreement is entered into in accordance with the laws of the State of California and shall be governed by and interpreted in accordance with the laws of the State of California, without regard to any conflicts of laws principles.

6.19. Further Assurances. Each of the Parties hereto shall execute and deliver any and all additional papers, documents, and other assurances and shall do any and all acts or things reasonably necessary in connection with the performance of its obligations hereunder to carry out the express intent of the Parties hereto.

6.20. Continuing Jurisdiction. The parties shall ask the Court to retain jurisdiction over the interpretation, effectuation and implementation of this Agreement.

6.21. Counterparts. This Agreement may be executed in counterparts, each of which shall constitute an original, but all of which together shall constitute one and the same instrument. The several signature pages may be collected and annexed to one or more documents to form a

complete counterpart. Photocopies of executed copies of this Agreement, and electronic (e.g., DocuSign) copies, may be treated as originals.

6.22. Notice. Any notice required or permitted to be given in connection with this Agreement shall be served by email to the parties identified below and a copy shall be sent by email to all counsel of record at their respective email addresses of record:

If to Plaintiffs:

EDGE, A PROFESSIONAL LAW
CORPORATION
Daniel A. Rozenblatt
daniel.rozenblatt@edge.law
Natasha Dandavati
natasha.dandavati@edge.law
981 Mission Street 20
San Francisco, CA 94103
Telephone: (415) 515-4809

CAPSTONE LAW APC
Cody R. Padgett (SBN 275553)
cody.padgett@capstonelawyers.com
Laura E. Goolsby (SBN 321721)
laura.goolsby@capstonelawyers.com
Nathan N. Kiyam (SBN 317677)
nate.kiyam@capstonelawyers.com
1875 Century Park East, Suite 1000
Los Angeles, California 90067
Telephone: (310) 556-4811

If to Defendants:

MORGAN, LEWIS & BOCKIUS LLP
Molly Moriarty Lane, Bar No. 149206
molly.lane@morganlewis.com
Phillip J. Wiese, Bar No. 291842
phillip.wiese@morganlewis.com
Christina Chen, Bar No. 294921
christina.chen@morganlewis.com
One Market
Spear Street Tower
San Francisco, CA 94105-1596
Tel: +1.415.442.1000
Fax: +1.415.442.1001

IN WITNESS WHEREOF, each of the signatories has read and understood this Agreement, has executed it, and represents that he or she is authorized to execute this Agreement on behalf of the Party or Parties he or she represents, who or which has agreed to be bound by its terms and has entered into this Agreement.

Agreed to by:

FOR HP INC.:

By: Heidi A. Nadel 12/2/2024
HP INC. Date

By: Molly Moriarty Lane 12/2/2024
 Molly Moriarty Lane
 Phillip J. Wiese
 Christina Chen
MORGAN, LEWIS & BOCKIUS LLP
 Date

Counsel for HP Inc.

FOR THE SETTLEMENT CLASS REPRESENTATIVES, SETTLEMENT CLASS COUNSEL, AND THE SETTLEMENT CLASS:

By: DocuSigned by: 12 dmy L 11/21/2024
 57AEAD05A6D14FA...
 Rodney Carvalho Date

By: DocuSigned by: Mark Maher 11/22/2024
 EBFEEFC7536E47B...
 Mark Maher Date

By: Daniel A. Rozenblatt 12/1/2024
 Daniel A. Rozenblatt
 Natasha Dandavati
EDGE, A PROFESSIONAL LAW CORPORATION
 Date

Cody R. Padgett
 Laura E. Goolsby
 Nathan N. Kayam
CAPSTONE LAW APC

Counsel for Plaintiffs and the Settlement Class

Exhibit A

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

If you purchased a discounted HP computer, laptop, mouse or keyboard on www.hp.com between June 5, 2021 and October 28, 2024, you may be entitled to a cash benefit from a proposed class action settlement.

*A court authorized this notice. It is not a solicitation. Read this notice carefully.
Your rights are affected whether you act or don't act.*

- A proposed settlement ("Settlement") has been reached in a class action lawsuit against HP Inc. ("HP") currently pending in the U.S. District Court for the Northern District of California. Among other things, the lawsuit claims that HP allegedly advertised misleading discounts for products sold on its website, www.hp.com. HP denies any wrongdoing. The Settlement is not an admission of wrongdoing.
- If the Court approves the Settlement, HP will contribute \$4 million to a settlement fund, which will be used to pay cash benefits to class members who submit valid claims, settlement administration costs, class representative service awards, and class counsel's attorney's fees and costs.
- You may be included in the Settlement as a "Class Member"¹ and entitled to a cash benefit if you purchased a "Class Product" at a discount on www.hp.com from June 5, 2021 to October 28, 2024. The criteria to be a Class Member are defined more fully in the answers to Questions 5 and 6 below.
- The estimated cash benefit available for each Class Product ranges from \$10 to \$100. If you purchased more than one Class Product, you may be entitled to a cash benefit for each Class Product you purchased. A list of the Class Products and the estimated cash benefits is provided in the answer to Question 9 below.
- If the total claims submitted are either less than or exceed the available settlement funds, the cash benefits will be adjusted on a pro rata basis. An explanation of how the settlement fund will be allocated is explained more fully in the answers to Questions 7–9 below.
- Your legal rights are affected whether you act or not. Please read this notice carefully because it explains decisions you must make and actions you must take now.

¹All capitalized terms that are not otherwise defined here are defined as set forth in the Settlement Agreement, which can be found on the settlement website identified in response to Question No. 11 below.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT

SUBMIT A CLAIM	<u>This is the only way to receive a cash benefit.</u> By submitting a claim, you will give up any rights to sue HP separately for the same claims that are part of the Settlement. The deadline to submit your claim is [DATE] .
DO NOTHING	If you do nothing, you will receive no cash benefits. You also give up your right to sue HP separately for the same claims that are part of the Settlement.
ASK TO BE EXCLUDED (OPT OUT)	If you decide to opt out of the Settlement, you will not be eligible to receive a cash benefit, but you will reserve your rights to sue HP separately for the same claims that are part of the Settlement. The deadline to opt out of the Settlement is [DATE] .
OBJECT OR COMMENT	If you do not opt out of the Settlement, you may write to the Court to explain why you do, or do not, like the Settlement or to object to the Settlement. The deadline to comment on or object to the Settlement is [DATE] .
ATTEND A HEARING	You may also ask to speak in Court about the fairness of the Settlement at the Final Approval Hearing, where the parties will request that the Court enter a Final Approval Order approving of the Settlement.

- These rights and options—**and the deadlines to exercise them**—are explained in this Notice.
- The Court overseeing this case still has to decide whether to approve the Settlement. Cash benefits will be distributed only after the Settlement is approved and any appeals are resolved.

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK’S OFFICE TO INQUIRE ABOUT THIS NOTICE, THE SETTLEMENT, OR THE CLAIM PROCESS.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at **[EMAIL]**

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Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

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BASIC INFORMATION

1. Why was this Notice Issued?

You have received this Notice because HP's records indicate that you may be included as a Class Member in a proposed Settlement of a class action lawsuit against HP and eligible to receive a cash benefit.

A federal Court authorized this Notice to let you know about the proposed Settlement. You have legal rights and options that you may act on before the Court decides whether to approve the proposed Settlement. This Notice explains the lawsuit, the Settlement, and your legal rights.

Honorable P. Casey Pitts of the U.S. District Court for the Northern District of California is overseeing the class action lawsuit and proposed Settlement. The case is entitled *Carvalho v. HP, Inc.*, Case No. 5:21-cv-8015-PCP. The people who sued (in this case, Rodney Carvalho and Mark Maher) are called the Plaintiffs. The company they sued, HP, Inc. ("HP"), is called the Defendant.

2. What is a class action?

In a class action, one or more people called "Class Representatives" (in this case, Rodney Carvalho and Mark Maher) sue on behalf of people who they believe have similar claims against the same defendant or defendants. All of the people who the Class Representatives believe have similar claims are called the "Class" or "Class Members." The attorneys representing the Class are called "Class Counsel." In a class action, the Court resolves the issues for all Class Members, except for those who exclude themselves or "opt out" of the Class.

3. What is the lawsuit about?

The Plaintiffs in this lawsuit allege, among other things, that HP advertised allegedly misleading discounts for products sold on its website, www.hp.com, and that as a result, people who purchased products on HP's website were purportedly induced to pay more than they would have otherwise chosen to pay.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [\[EMAIL\]](#)

HP maintains that it did nothing wrong and asserts numerous defenses to the allegations and claims in this case. The proposed Settlement is not an admission of guilt or any wrongdoing of any kind by HP, nor is it an admission by HP of the truth of any of the allegations in the lawsuit.

4. Why is there a Settlement?

The Court has not decided the case in favor of the Class or HP. Instead, the Class Representatives and HP have agreed to a settlement. The settlement is a compromise, whereby both the parties avoid the cost, burden, and uncertainty of a trial. The Class Representatives and their attorneys think the proposed Settlement is best for all Class Members.

WHO IS INCLUDED IN THE SETTLEMENT

5. How do I know if I am part of the Settlement?

The Class includes all individuals in the United States who purchased “Class Products” at a discount on HP’s website from June 5, 2021, through October 28, 2024, which is called the “Class Period.” The Class Products consist of HP desktop computers, laptops, mice, and keyboards, that were offered on sale more than 75% of the time the products were offered for sale during the Class Period. A list of the Class Products is provided in the answer to Question 9 below.

You are excluded from the Class if any of the following apply to you:

- You are an employee of HP or a member of the immediate family of an employee of HP;
- You are a judicial officer presiding over the action or a member of the immediate family or judicial staff of a judicial officer presiding over the action; or
- You are an attorney representing any party to the lawsuit, or an employee who works for one of the attorney’s law firms.

Additionally, if you purchased more than two of the same Class Products in the same order, that purchase will not be eligible for a cash benefit.

If you received a notice via email or mail about the Settlement, you may be a member of the Class.

6. I’m still not sure if I am included in the Class.

If you are still not sure whether you are included in the Class, you can visit the website www.HPsettlement.com or write to the Settlement Administrator at [ADDRESS] for more information. You may also write or call Class Counsel. The contact information for Class Counsel is provided in the answer to Question 16 below.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

THE SETTLEMENT BENEFITS

7. What does the Settlement provide?

As part of the Settlement, HP has agreed to contribute \$4 million to a settlement fund. The settlement fund will be used to pay cash benefits to Class Members (described below), the costs of administering the Settlement, services awards to the Class Representatives, and attorneys' fees and costs to Class Counsel. The costs of administering the Settlement, the service awards to the Class Representatives, and the attorneys' fees and costs to Class Counsel, as authorized by the Court, will be deducted from the settlement fund before the balance is distributed to the Class Members.

8. How much will my cash benefit be?

If you are an eligible Class Member and submit a valid claim, you may be entitled to a cash benefit ranging from \$10 to \$100, depending on the specific Class Product(s) you purchased. The estimated cash benefits corresponding to each Class Product are shown in the answer to Question 9 below.

If, after all notice and administration expenses, any service awards, and any attorneys' fees and costs are paid, the total claimed cash benefits exceed the remaining settlement funds, the cash benefits will be reduced pro rata, and your individual payment amount will decrease. Conversely, if the total claimed cash benefits are less the remaining settlement funds, the cash benefits will be increased pro rata, and your individual payment amount will increase.

9. What products are included in the Settlement?

The Class Products and estimated cash benefits are shown below:

Product Number	Product Name	Cash Benefit*
10M73AV	HP ENVY AllinOne 32a1050	\$50.00
16G94AV	HP ENVY 14 Laptop PC	\$50.00
174R7AV	HP ENVY x360 15 Convertible PC	\$50.00
19T04AV	HP ENVY 17 Laptop PC	\$50.00
1B9N3AV	HP 15 Laptop PC	\$50.00
1F5L3AV	HP ENVY 13 Laptop PC	\$50.00
1K4F1AV	HP ENVY Desktop TE012250xt	\$50.00
1P5E1AV	HP 15 Laptop PC	\$25.00
1Q881AV	HP Spectre x360 14 Convertible	\$75.00
1S961AV	HP Pavilion 14 Laptop PC	\$25.00
20P82AV	HP Chromebook x360 14C	\$25.00

Questions? Visit www.HPsettlement.com
or contact Class Counsel at **[EMAIL]**

20W57AA#ABA	HP 22 AllinOne PC 22df10266t	\$25.00
20W58AA#ABA	HP 24 AllinOne PC 24df1036xt	\$25.00
20W70AA#ABA	HP Pavilion DT TP012155m	\$50.00
20W71AA#ABA	HP Pavilion DT TP012165z	\$50.00
20W72AA#ABA	HP Chromebase AIO 22aa0130xt	\$25.00
20W74AA#ABA	HP AllinOne 24cb0146z	\$50.00
20W75AA#ABA	HP AllinOne 27cb0156m	\$50.00
20W76AA#ABA	HP AllinOne 27cb0176z	\$50.00
20W77AA#ABA	HP Pavilion AIO 24ca0245z	\$50.00
20W78AA#ABA	HP Pavilion AIO 27ca0276z	\$50.00
22U58AA#ABA	HP Pavilion Desktop TP013055xt	\$50.00
22U67AA#ABA	HP AllinOne 27cb1155m	\$50.00
22U68AA#ABA	HP AllinOne 27cb1177z	\$50.00
22U69AA#ABA	HP AllinOne 24cb1133m	\$50.00
22U72AA#ABA	HP Slim Desktop S01pF2145xt	\$50.00
24D77AV	HP Pavilion x36014t Convertble	\$50.00
24D80AV	HP Pavilion x36015t Convertble	\$50.00
24L48AV	HP ENVY 17 Laptop PC	\$75.00
268J0AV	HP ENVY x360 15 Convertible PC	\$25.00
268U5AV	HP ENVY x360 15 Convertible PC	\$50.00
28Y30AA#ABA	X3000 G2 Wireless Mouse Black	\$10.00
2C3M3AA#ABA	HP 220 Wireless Mouse	\$10.00
2E2L1AV	HP ENVY x360 15 Convertible PC	\$50.00
2H5A8AV	HP Pavilion 15 Laptop PC	\$50.00
2J130AV	HP 15 Laptop PC	\$50.00
2K3T2AV	HP 15 Laptop PC	\$50.00
2R1X7AV	HP Pavilion Gaming 15 Laptop PC	\$50.00
2S0U4AV	HP Pavilion Gaming 15 Laptop PC	\$50.00
2S7J7AV	HP ENVY x360 13 Convertible PC	\$50.00
2T3A0AV	HP ENVY x360 15 Convertible PC	\$50.00
2V2H8AV	HP 17zcp000 Laptop PC	\$50.00
2V2T8AV	HP Spectre x360 15 Convertible	\$75.00
2VP02AA#ABL	HP Omen X Mouse	\$10.00
2Y0U0AV	HP ENVY 17 Laptop PC	\$50.00
309T5AV	HP Pavilion AIO 27d1355xt	\$25.00
309T8AV	HP Pavilion AIO 24k1315t	\$25.00
33T60AA#ABA	HP OMEN 25L Gmg DT GT150258z	\$75.00
33T61AA#ABA	HP Victus 15L DT TG020366qd	\$75.00

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

33T62AA#ABA	HP Victus 15L DT TG020355z	\$75.00
38M26AV	HP ENVY AllinOne 34c0340t	\$75.00
38T60AV	HP OMEN 30L Desktop GT131380z	\$50.00
3F562UA#ABA	HP ENVY x360 15ds1097nr	\$25.00
3F607UA#ABA	HP ENVY x360 15ee0047nr	\$25.00
3F613UA#ABA	HP ENVY x360 15ed0047nr Touch	\$25.00
3FV66AA#ABL	HP Wireless Mouse 220	\$10.00
3G675UA#ABA	HP ENVY Laptop 15ep0098nr	\$50.00
3NZ70AA#ABL	HP Spectre Rchrgble Mse 700 Cppr	\$10.00
3R480AV	HP Spectre x360 15 Convertible	\$75.00
3T000AV	HP 17 Laptop PC 17cn0000	\$50.00
3VN40AA#ABL	HP Pavilion Gaming Keyboard	\$10.00
3Y3R0AV	HP ENVY Desktop TE020250xt	\$100.00
42U49UA#ABA	HP Chromebook x2 1111da0047nr	\$50.00
435Y1UA#ABA	HP Spectre x360 13 Convertible	\$50.00
436G2AV	HP OMEN 25L Gmg DT GT150340qd	\$100.00
436X3AV	HP ENVY 17 Laptop PC	\$75.00
43F54AV	HP Pavilion 15 Laptop PC	\$50.00
43Q27AV	HP Pavilion AIO 32b0390t	\$50.00
457Q6AV	HP Spectre x360 14 PC	\$75.00
464Z2AV	HP ENVY x360 15 Convertible PC	\$50.00
4B0R6AV	HP Pavilion AIO 24ca235m	\$50.00
4B0S4AV	HP Pavilion AIO 27ca266m	\$50.00
4E980AV	HP OMEN 45L Gmng DT GT220238m	\$100.00
4U9B1AV	HP ENVY 17 Laptop PC	\$75.00
4U9D5AV	HP OMEN 25L Gmg DT GT150245m	\$75.00
4V392AV	HP ENVY x360 15 Convertible PC	\$50.00
4X3C2AV	HP 17tch000 LT touch optional	\$50.00
59A32AV	HP Victus Gaming DT TG020325m	\$50.00
6CL96AA#ABL	HP OMEN Wireless Mouse	\$10.00
6CR71AA#ABL	HP Dual Mode Mouse 300	\$10.00
6YW75AA#ABA	HP OMEN Encdr KybrdBrwn Swtch	\$10.00
7AL88AV	HP Spectre x360 13t Touch	\$25.00
7L3L0AA#ABA	HP Pavilion 238 AllinOne DT	\$50.00
7UH87AA#ABL	HP Z3700 Silver Wireless Mouse	\$10.00
7X637AA#ABA	HP Pavilion 27in AllinOne DT	\$50.00
7Z6E8AA#ABA	HP OMEN 25L Gaming Desktop	\$75.00
837N8AA#ABA	HP 238 inch AIO Desktop	\$50.00

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

8AJ03AV	HP Pavilion AIO 27d0250m	\$25.00
8AJ53AV	HP Pavilion AIO 24k0215t	\$25.00
8AJ56AV	HP Pavilion AIO 27d0255xt	\$50.00
8BC53AA#ABL	HP OMEN Vector Mouse	\$10.00
8LZ58AV	HP ENVY x360 13 Convertible PC	\$25.00
8MP65AV	HP ENVY Desktop TE011150xt	\$50.00
8NS97AV	HP Spectre x360 LT 13t Touch	\$50.00
8RG48AV	HP ENVY 15 Laptop PC	\$50.00
8VD66AV	HP OMEN 17 Laptop PC	\$50.00
8WW21AV	HP Pavilion Gaming 17 Laptop PC	\$25.00
8ZE47AV	HP 15 Laptop PC	\$25.00
9AJ99AV	HP Spectre x360 13 Convertible	\$50.00
9BU31AA#ABL	HP OMEN Spacer TKL Wrless Kybrd	\$10.00
9YF35AV	HP Pavilion 15 Laptop PC	\$50.00
9YF60AV	HP Pavilion 13 Laptop PC	\$50.00
H3C52AA#ABA	K1500 Wired Keyboard	\$10.00
H3T51AA#ABC	HP X4000b Bluetooth Mouse FCAN	\$10.00
W2Q00AA#ABL	HP Z5000 Silver BT Mouse CANENG	\$10.00

*Please note that the cash benefit amounts will be adjusted (either upward or downward) on a pro rata basis if the total valid claims submitted by eligible Class Members are either less than or exceed the settlement fund minus any class administration costs, service awards, and attorneys' fees and costs.

HOW TO GET A CLASS PAYMENT

10. How do I get a cash benefit?

To receive a cash benefit, you must submit a claim form online at www.HPsettlement.com, or by requesting that a physical claim form be mailed to you by contacting the Settlement Administrator:

Carvalho v. HP, Inc.
Kroll Settlement Administration LLC
PO Box 225391
New York, NY 10150-5391

All claim forms must be submitted online or postmarked no later than **[DATE]**. To be valid, a claim form and must properly identify the following:

- Your name, current mailing address, email address, and telephone number;
- The unique Notice Pin # found in the email notice or postcard notice that was sent to you; and

Questions? Visit www.HPsettlement.com
or contact Class Counsel at **[EMAIL]**

- If you wish to be paid by ACH transfer, your bank account information.

If you did not receive an email notice or postcard notice with a unique Notice Pin #, you must provide the Class Product number, Class Product name, date of purchase, quantity purchased, and the Order Number associated with your purchase. The Settlement Administrator will use that information to determine if you are a Class Member and eligible to receive a cash benefit.

11. When will I receive my cash benefit?

The Court will hold a Final Approval Hearing on [DATE], at [TIME], to decide whether to grant final approval of the Settlement. At the Final Approval Hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. If there are objections, it may take some time to resolve them. If there is an appeal, the cash benefits will not be distributed to the Class until if and when any appeal is favorably resolved.

Please note the date and time of the Final Approval Hearing is subject to change without further notice to the Class. Please regularly check the settlement website, www.HPsettlement.com, or the Court's PACER site to confirm that the date has not been changed.

OPTING OUT OF THE SETTLEMENT

12. Why would I ask to opt out of the Settlement?

If you exclude yourself or "opt out" of the Settlement, you will not be entitled to receive any cash benefit from the Settlement. However, you will not be bound by any orders and judgments of the Court with respect to the lawsuit or the Settlement. You may be able to separately sue or be part of another lawsuit against HP and related entities for the same claims that are being resolved by the Settlement.

13. How do I request to opt out of the Settlement?

To opt out of the Settlement, you must send a letter with all of the following information:

- (1) Your full name and address;
- (2) The case name, *Carvalho, et al. v. HP, Inc.*, Case No. 5:21-cv-08015-PCP;
- (3) A clear statement that you wish to opt out of the Class (such as "I wish to be excluded from the Class"); and
- (4) Your signature.

You must mail your opt-out request no later than [DATE] to:

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

Carvalho v. HP, Inc.
Kroll Settlement Administration LLC
PO Box 225391
New York, NY 10150-5391

You cannot exclude yourself via phone, fax, or email.

14. If I opt out, can I still get a cash benefit from this Settlement?

No. If you opt out, you are telling the Court that you do not want to be part of the Class in this Settlement and you give up any right to receive a cash benefit from the Settlement. You can only get a cash benefit if you remain in the Class. See the answer to Question 10 above.

15. If I do not opt out, can I sue HP for the same claims later?

No. Unless you opt out, you are giving up the right to sue HP and related entities for the alleged claims being resolved by this Settlement.

THE LAWYERS REPRESENTING THE CLASS

16. Do I have a lawyer in this case?

Yes. The Court appointed attorneys Daniel Rozenblatt of EDGE, A Professional Law Corporation, and Cody Padgett of Capstone Law APC to represent you and other members of the Class. These attorneys are called “Class Counsel.” In addition, the Court appointed Rodney Carvalho and Mark Maher to serve as the Class Representatives. They are members of the Class like you. You may contact Class Counsel at Capstone Law APC, 1875 Century Park East, Suite 1000, Los Angeles, California 90067, or by email at [EMAIL].

17. How will the lawyers be paid?

Class Counsel may ask the Court for an award of attorneys’ fees and costs, not to exceed \$1,000,000 and service awards not to exceed \$5,000 per Class Representative. Class Counsel will request both the attorneys’ fees and costs and service awards at the Final Approval Hearing, and the Court will determine the amounts to be awarded. The Court may award less than the amounts requested, and any money not awarded from these requests will stay in the settlement fund and be distributed to the Class.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

18. May I get my own lawyer?

If you are in the Class, you are not required to hire your own lawyer because Class Counsel is working on your behalf. However, if you want your own lawyer, you may hire one at your own expense. For example, you can hire a lawyer to appear in Court for you if you want someone other than Class Counsel to speak on your behalf.

OBJECTING TO THE SETTLEMENT

19. How do I tell the Court that I object to the Settlement?

If you are a Class Member, you can ask the Court to deny approval of the proposed Settlement by filing an objection. You can't ask the Court to order a different settlement; the Court can only approve or reject the Settlement. If the Court denies approval, no cash benefits will be sent out to the Class Members, and the lawsuit will continue. If that is what you want to happen, you should object. You can also object to Class Counsel's requests for attorneys' fees and costs and/or to the service awards requested by the Class Representatives.

Any objection to the proposed settlement must be in writing. If you file a timely written objection, you may, but are not required to, appear at the Final Approval Hearing, either in person or through your own attorney. If you appear through your own attorney, you are responsible for hiring and paying that attorney. All written objections and supporting papers must (a) clearly identify the case name and number (*Carvalho et al. v. HP, Inc.*, Case No. 5:21-cv-08015-PCP), (b) be submitted to the Court either by filing them electronically or in person at any location of the United States District Court for the Northern District of California or by mailing them to the Class Action Clerk, United States District Court for the Northern District of California, 280 South 1st Street, Room 2112, San Jose, CA 95113 [insert appropriate Court location here], and (c) be filed or postmarked on or before [DATE].

20. What is the difference between objecting and opting out?

Objecting is simply telling the Court that you object to something in the Settlement. You can object only if you stay in the Class (i.e., you don't opt out of the Settlement). Opting out is telling the Court that you don't want to be part of the Class. If you opt out, you cannot object because the Settlement no longer affects you.

THE COURT'S FINAL APPROVAL HEARING

21. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Final Approval Hearing on [DATE], at [TIME], at the United States District Court for the Northern District of California, San Jose Courthouse, Courtroom 8, 4th Floor, 280 South 1st Street, San Jose, CA 95113. At the hearing, the Court will decide whether to approve the Settlement, the service awards to the Class Representatives, and Class Counsel's request for attorneys' fees and costs. If there are objections, the Court will consider them. The Court may elect to move the Final Approval Hearing to a different date or time in its sole discretion, without providing further notice to the Class. You should check www.HPsettlement.com or the Court's PACER site (<https://ecf.cand.uscourts.gov>) to confirm the date and time has not been changed.

22. Do I have to attend the Final Approval Hearing?

No. Class Counsel will answer any questions the Court may have. However, you are welcome to attend at your own expense. If you send an objection, you do not have to come to Court to talk about it. As long as you mail your written objection on time and meet the other criteria described above (see answer to Question 19), the Court will consider it. You may also pay your own lawyer to attend, but it is not required.

23. May I speak at the Final Approval Hearing?

Yes, if you object to the Settlement and have not excluded yourself from the Class, you may ask the Court for permission to speak at the Final Approval Hearing. You can also have your own lawyer speak for you, but you will have to pay for the lawyer yourself.

IF YOU DO NOTHING

24. What happens if I do nothing at all?

Unless you exclude yourself or "opt out" of the Class, you will remain in the Class. If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. You will give up any rights to sue HP separately for the same claims that are part of the Settlement, and you will not be able to be part of any other lawsuit against HP that is related to the subject matter of the claims being released in the Settlement Agreement. To review a copy of the Settlement Agreement, please visit www.HPsettlement.com.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

GETTING MORE INFORMATION

25. How do I get more information?

This Notice is only intended to provide a summary of the proposed Settlement. For the precise terms of the Settlement, please visit www.HPsettlement.com, where you will find a copy of the Settlement Agreement and other documents related to the Settlement. You may also call contact the Settlement Administrator by calling [NUMBER], emailing [EMAIL], or writing to:

Carvalho v. HP, Inc.
Kroll Settlement Administration LLC
PO Box 225391
New York, NY 10150-5391

You may also contact Class Counsel, whose contact information is listed under Question 16 above.

You may also access the Court docket in this case through the Court's Public Access to Court Electronic Records (PACER) system at <https://ecf.cand.uscourts.gov>, or by visiting the Office of the Clerk of the United States District Court for the Northern District of California, 280 South 1st Street, Room 2112, San Jose, CA 95113, between 9:00 a.m. and 4:00 p.m., Monday through Friday, excluding Court holidays. For reference, the case *Carvalho, et al. v. HP, Inc.*, Case. No. 5:21-cv-8015-PCP.

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS NOTICE, THE SETTLEMENT, OR THE CLAIM PROCESS.

Questions? Visit www.HPsettlement.com
or contact Class Counsel at [EMAIL]

Exhibit B

Your Notice Pin # is _____

*A court authorized this notice. It is not junk mail, spam, or a solicitation by a lawyer.
Read this notice carefully. Your rights are affected whether you act or not.*

If you purchased an HP computer, laptop, mouse or keyboard on www.hp.com between June 5, 2021, and October 28, 2024, you may be entitled to a cash benefit ranging from \$10 to \$100 from a class action settlement.

To receive a cash benefit, you must submit your claim by [DATE].

Dear [Name],

You received this email because HP's records indicate you may be a member of a class action settlement and entitled to receive a cash benefit ranging from \$10 to \$100.

- A proposed settlement has been reached in a class action lawsuit against HP Inc. ("HP"). Among other things, the lawsuit claims that HP allegedly advertised misleading discounts for products sold on its website, HP.com. HP denies any wrongdoing, and the settlement is not an admission of wrongdoing.
- The settlement class includes individuals who purchased "Class Products" on www.hp.com at a discount from June 5, 2021, through October 28, 2024. A complete list of the Class Products and the estimated cash benefits are available at www.HPsettlement.com.
- As part of the settlement, HP has agreed to contribute \$4 million to a settlement fund. After deducting administration expenses, service awards, and attorneys' fees and costs, the balance of the fund will be distributed as cash benefits to class members. A detailed explanation of the allocation of settlement funds and distribution of cash benefits is available at www.HPsettlement.com.
- To receive a cash benefit, you must submit a claim by [DATE]. Claims may be submitted online at www.HPsettlement.com.

WHAT ARE YOUR OPTIONS?

- **Stay in the class and submit a claim.** As a class member, you can submit a claim and receive a cash benefit by check or ACH transfer. If you are a Class Member and would like to receive a Class Payment,¹ you must submit a claim and choose to receive a cash benefit by either ACH transfer or by check. If you submit a claim, you will give up the right to sue HP and related entities for any claims released in the settlement. The deadline to submit a claim is [DATE].
- **Opt out of the settlement.** If you decide to opt out of the settlement, you will keep the right to sue HP at your expense in a separate lawsuit related to the claims this settlement resolves, but you give up the right to get a cash benefit from this settlement. If you opt out of this settlement and the

¹All capitalized terms that are not otherwise defined in this notice are defined as set forth in the Settlement Agreement, which can be found at www.HPsettlement.com.

settlement is approved, you will no longer be represented by the lawyers who represent the Class, known as “Class Counsel.” The deadline to opt out is [DATE].

- **Object to the settlement.** If you do not opt out of the settlement, you may object to it in writing or by asking the Court for permission to speak at the final approval hearing on [DATE]. You may object to the settlement, to the service awards to the Class Representatives, or to the attorneys’ fees and costs to Class Counsel. If the settlement is approved by the Court following your objection, you may still be able to receive a cash benefit if you have submitted a valid claim. The deadline to object is [DATE].
- **Attend the final approval hearing.** The Court will hold a final approval hearing on [DATE] to consider whether to approve the settlement, the service awards to the Class Representatives, and attorneys’ fees and costs not to exceed \$1,000,000. You may appear at the hearing, but you do not have to. The Court has appointed attorneys called “Class Counsel” to represent the class members. You may hire your own attorney to appear for you at your own expense, but it is not necessary. Please note the hearing date and time are subject to change without notice. You should check www.HPsettlement.com or the Court’s PACER site (<https://ecf.cand.uscourts.gov>) to confirm.

WHERE CAN YOU GET MORE INFORMATION?

For the precise terms of the Settlement, including the allocation of the settlement funds and the claims being released, please visit www.HPsettlement.com, where you will find a copy of the Settlement Agreement and detailed instructions on how to submit a claim, ask to be excluded, object to the settlement, or attend the Final Approval Hearing. For additional information not found on www.HPsettlement.com, please email [EMAIL] or write to *Carvalho v. HP, Inc.*, Kroll Settlement Administration LLC, PO Box 225391, New York, NY 10150-5391.

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK’S OFFICE TO INQUIRE ABOUT THIS NOTICE, THE SETTLEMENT, OR THE CLAIM PROCESS.

Exhibit C

Carvalho v. HP, Inc. Case No. 5:21-cv-08015
United States Court for the Northern District of California

HP Class Action Settlement

Cash benefit Claim Form

To receive your cash benefit, you must submit this completed form either online by accessing the settlement website at www.HPsettlement.com or by regular mail to the following address:

Carvalho v. HP, Inc.
Kroll Settlement Administration LLC
PO Box 225391
New York, NY 10150-5391

ALL CLAIMS MUST BE SUBMITTED ONLINE OR POSTMARKED BY [DATE].

PART I – PERSONAL INFORMATION

Please legibly print or type the following information requested below. *This information will be used to deliver your cash benefit payment and communicate with you if any problems arise with your Claim.*

Name (first, middle, and last): _____

Current mailing address: _____

City, state, and zip code: _____

Email Address: _____

Telephone Number: (____ ____ ____) - ____ ____ ____ - ____ ____ ____

Notice PIN # (if available): _____

The Notice PIN # is found in the email notice or on the postcard notice.

PART II – CONFIRMATION OF CLASS MEMBERSHIP

Only individuals who purchased one or two Class Products on www.hp.com at a discounted price from June 5, 2021 through October 28, 2024 are eligible to receive a cash benefit (click [here](#) for list of Class Products and cash benefits). Individuals who purchased more than two of the same Class Products in the same order are not eligible to receive a cash benefit for those purchases.

- ☐ I confirm that I purchased one or more Class Products at a discounted price between June 5, 2021 and October 28, 2024 and I did not purchase more than two of the same Class Products in the same order.

Questions? Visit www.HPsettlement.com or call [PHONE NUMBER].

PART III – ORDER INFORMATION (OPTIONAL)

Only complete this section if you did not receive or no longer have an email or postcard notice about the Settlement that includes your unique PIN#. Please provide as much information as possible so we can determine if you are a Class Member and eligible to receive a cash benefit.

Order Number	Class Product Number	Class Product Name	Qty

PART IV – ACKNOWLEDGEMENT

I understand that in exchange for the cash benefits provided in this Settlement, upon entry of the Final Approval Order and Judgment, and as set forth more fully in the Settlement Agreement, I shall have fully, finally, irrevocably, and forever released HP, Inc. and related entities as to all Released Claims as set forth in Sections 1.23 and 3.6 of the Settlement Agreement. I am aware that I can obtain a copy of the full Class Action Settlement Notice and the Settlement Agreement at www.HPsettlement.com or by writing to the Claims Administrator at the email address, [EMAIL], or the postal address: **Carvalho v. HP, Inc., Kroll Settlement Administration LLC, PO Box 225391, New York, NY 10150-5391**.

IF SUBMITTED ELECTRONICALLY:

- ☐ **I agree that by submitting this Claim Form I certify under the penalty of perjury of the laws of the United States that the foregoing is true and correct to the best of my knowledge, that I have not submitted another claim in connection with this Settlement, and that checking this box constitutes my electronic signature on the date of its submission.**

IF SUBMITTED BY U.S. MAIL:

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct to the best of my knowledge.

Signature: _____ Dated: _____/_____/_____

Please note that the Claims Administrator may request additional information to validate your claim. If requested, you must provide the requested information, or your claim may be reduced or denied.

Please further note the final payment amounts to eligible Class Members will vary depending on the number of claims and the amounts claimed by all Class Members and other adjustments and deductions, as specified in the Settlement Agreement.

Exhibit D

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

RODNEY CARVALHO and MARK MAHER,
individually and on behalf of all others similarly
situated,

Plaintiffs,

vs.

HP, INC., a Delaware corporation,

Defendant.

Case No.: 5:21-cv-08015-PCP

Assigned for all purposes to the
Hon. P. Casey Pitts

**[PROPOSED] ORDER GRANTING
PRELIMINARY APPROVAL OF CLASS
SETTLEMENT**

1 This matter is before the Court on Plaintiffs Rodney Carvalho and Mark Maher
2 (collectively, “Plaintiffs”) unopposed Motion for Preliminary Approval of Class Action
3 Settlement (the “Motion”). The Motion attaches and incorporates a Class Action Settlement
4 Agreement and Release (the “Settlement Agreement”) that, together with the exhibits thereto, sets
5 forth the terms and conditions for the settlement of claims, on a classwide basis, against Defendant HP,
6 Inc. (“HP” and, along with Plaintiffs, the “Parties”). Having considered the Motion papers, the
7 Settlement Agreement including all exhibits thereto, the argument of counsel, all papers and records,
8 and proceedings herein, the Court hereby **GRANTS THE MOTION, AND FINDS AND**
9 **ORDERS AS FOLLOWS:**

10 1. Unless otherwise defined herein, all terms, definitions, and phrases used herein
11 shall have the same meanings as set forth in the Settlement Agreement.

12 **Preliminary Approval of Settlement and Certification of Settlement Class**
13 **for Purposes of Settlement Only**

14 2. The Settlement is hereby preliminarily approved as fair, reasonable, and adequate
15 such that notice thereof should be given to members of the Settlement Class.

16 3. Under Federal Rule of Civil Procedure 23(b)(3), the Settlement Class Members
17 (collectively, the “Settlement Class”), as set forth in Section 1.28 of the Settlement Agreement
18 and defined as follows, is preliminarily certified for the purpose of settlement only:

19 Individuals nationwide who purchased a Settlement Class Product
20 during the Settlement Class Period. Settlement Class Products
21 mean the HP desktop computers, laptops, mice, and keyboards
22 that were offered on sale more than 75% of the time the products
were offered for sale during the Settlement Class Period, as
identified in Exhibit E, attached to the Settlement Agreement.

23 Excluded from the Class are individuals who (1) purchased more than two of the same
24 Settlement Class Product in the same order; (2) are employees of HP and members of his/her
25 immediate family; (3) who are judicial officers presiding over the action and members of their
26 immediate family and judicial staff; (4) are counsel of record for the Parties, and their respective
27 law firms; or (5) timely and properly exclude themselves from the Settlement Class.
28

4. If the Settlement Agreement is not finally approved by this Court, or if such final approval is reversed or materially modified on appeal by any court, this Order (including but not limited to the certification of the class) shall be vacated, null and void, and of no force or effect, and Plaintiffs and HP shall be entitled to make any argument for or against certification for litigation purposes.

5. Plaintiffs are appointed as adequate representatives of the Settlement Class. EDGE, A Professional Law Corporation, and Capstone Law APC, are hereby appointed as Class Counsel to represent the proposed Settlement Class.

Notice to the Settlement Class

6. The Court has reviewed the content of the proposed forms of Notice attached to the Settlement Agreement as Exhibit A (Long Form Notice) and Exhibit B (Short Form Class Notice), and finds they satisfy Fed. R. Civ. P. 23(c)(2), Fed. R. Civ. P. 23(e)(1), and due process requirements. Accordingly, the Court hereby approves the proposed Notice.

7. **Within thirty (30) days of entry of this Order, or by _____, 2025,** the Settlement Administrator will establish and maintain a Settlement Website dedicated to the Settlement. The Settlement Website shall contain case-related documents including, but not limited to, the operative complaint and answer to that complaint, the Settlement Agreement, the Long Form Notice, the Short Form Notice, the Claim Form, the Preliminary Approval Order, Plaintiffs' forthcoming request for attorneys' fees, costs, and service awards, a set of frequently asked questions, information on how to submit an Objection or request exclusion, and contact information for Class Counsel, HP Counsel, and the Settlement Administrator.

8. **Within thirty (30) days of entry of this Order, or by _____, 2025,** HP shall, provide to the Settlement Administrator the names, email addresses, and physical addresses for all Settlement Class Members whose records it can locate through reasonable efforts.

9. **Within forty-five (45) days of entry of this Order, or by _____, 2025,** the Settlement Administrator shall cause electronic mail of the Short Form Notice to all Settlement Class Members identified by HP. For any Settlement Class Member without an

email address or whose electronic mail notice fails delivery, the Settlement Administrator shall physically mail via first class mail a copy of the Short Form Notice to the physical address of the Settlement Class Member provided by HP.

Settlement Administration

10. The Court appoints Kroll Settlement Administration LLC (“Kroll”) to serve as the Settlement Administrator. Kroll shall supervise and administer the Notice Plan, establish and operate the Settlement Website, administer the claims processes, distribute payments according to the processes and criteria set forth in the Settlement Agreement, and perform any other administration duties that are reasonably necessary and/or provided for in the Settlement Agreement.

11. All reasonable costs of notice and costs of administering the Settlement shall be paid by Plaintiffs from the Settlement Fund as contemplated by paragraph 1.32 of the Settlement Agreement.

12. Settlement Class Members who wish to make a Claim must do so by submitting a claim form online or by mailing a physical claim form to the Settlement Administrator **within one hundred five (105) days of entry of this Order, or by _____, 2025**. The Settlement Administrator shall determine the eligibility of Claims submitted and allocate the Settlement Funds in accordance with the Settlement Agreement.

Opting Out of the Settlement

13. Settlement Class Members who wish to be excluded from the Settlement must adhere to the following deadline and procedures:

a. To be excluded, a Settlement Class Member must mail a written request for exclusion to the Settlement Administrator, which must be postmarked no later than **one hundred five (105) days of entry of this Order, or by _____, 2025 (the “Objection/Exclusion Deadline”)**.

b. Any Settlement Class Member who wishes to be excluded must include with their request (i) the Settlement Class Member’s full name and mailing address; (ii) the case name and number; (iii) a clear statement that the Settlement Class Member wishes to be

1 excluded from the Settlement Class; and (iv) the Settlement Class Member's signature or the
2 like signature or affirmation of an individual authorized to act on the Settlement Class
3 Member's behalf.

4 c. Any Settlement Class Member who fails to submit a timely and complete
5 request for exclusion shall be subject to and bound by the Settlement Agreement and every
6 order or judgment related thereto.

7 **Objections to the Settlement**

8 14. Settlement Class Members who wish to object to the Settlement or to the requests
9 for attorneys' fees and costs and/or service awards, must adhere to the following deadline and
10 procedures:

11 a. To object, a Settlement Class Member must, **within one hundred five**
12 **(105) days of entry of this Order, or by _____, 2025 (the "Objection/Exclusion**
13 **Deadline")**, file with the Court or mail to the Class Action Clerk of the Court, a written
14 objection with all supporting documents and memoranda. All objections will be scanned into the
15 electronic case docket, and the Parties will receive electronic notices of the filings.

16 b. Any objecting Settlement Class Member must include with their
17 objection: (i) the case name and number; (ii) the Objector's full name, mailing address, and
18 telephone number; (iii) the Objector's signature or the like signature or affirmation of an
19 individual authorized to act on the Objector's behalf; (iv) the grounds for the objection stated
20 with specificity, including whether the objection applies only to the Objector, to a specific
21 subset of the class, or to the entire class; (v) documentary proof that the Objector is a Settlement
22 Class Member; (vi) the name, address, bar number, and telephone number of counsel for the
23 Objector, if represented by an attorney in connection with the objection; and (vii) a statement as
24 to whether the Objector intends to appear at the Final Approval Hearing, either in person or
25 through counsel.

26 c. Objections shall be considered by the Court at the Final Approval
27 Hearing only if the objection adheres to the above procedures and is filed with the Court or, if
28 mailed, postmarked on or before the Objection/Exclusions Deadline.

Final Approval Hearing

15. The Final Approval Hearing will be held on _____, 2025, at _____, in Courtroom 8 of the United States District Court for the Northern District of California, 280 South 1st Street, San Jose, California 95113, to determine whether the requirements for certification of the Settlement Class have been met; whether the proposed settlement of the Action on the terms set forth in the Settlement should be approved as fair, reasonable, and adequate, and in the best interest of the Settlement Class Members; whether Settlement Class Counsels' requests for attorneys' fees and costs should be approved; whether requests for service awards to Plaintiffs should be approved; whether final judgment approving the Settlement and dismissing the Action on the merits with prejudice should be entered; and to rule upon such other matters as the Court may deem appropriate. The Final Approval Hearing may, without further notice to the Settlement Class Members, be continued or adjourned by order of the Court.

16. **No later than thirty-five (35) days prior to the Objection/Exclusion Deadline, or by _____, 2025,** Settlement Class Counsel shall file any motion requesting attorneys' fees and costs and/or service awards.

17. **No later than thirty (30) days prior to the Final Approval Hearing, or by _____, 2025,** Settlement Class Counsel shall file papers in support of final approval of the settlement and in response to any objections.

18. **No later than seven (7) days prior to the Final Approval Hearing, or by _____, 2025,** Settlement Class Counsel shall file any supplemental brief in further support of final approval of the settlement.

Further Matters

19. Settlement Class Counsel and HP's Counsel are hereby authorized to utilize all reasonable procedures in connection with the administration of the Settlement, which are not materially inconsistent with either this Order or the Settlement Agreement, including making, without further approval of the Court, minor changes to the Settlement, to the form and content of the Notice or to any other exhibits that the Parties jointly agree are reasonable and necessary.

1 20. In order to protect its jurisdiction to consider the fairness of the Settlement
2 Agreement and to enter a Final Approval Order and Judgment having binding effect on all
3 Settlement Class Members, the Court hereby enjoins all Settlement Class Members, and anyone
4 who acts or purports to act on their behalf, from commencing or prosecuting, either directly, on
5 a representative basis, or in any other capacity, any action or proceeding against any of the
6 Released Parties asserting any of the Released Claims, pending final approval of the Settlement.

7 21. Neither the Settlement nor the Settlement Agreement constitutes an admission,
8 concession, or indication by the Parties of the validity of any claims or defenses in the Action or
9 of any liability, fault, or wrongdoing of any kind by HP, which denies all of the claims and
10 allegations raised in the Action.

11 22. The Court retains jurisdiction to consider all further matters arising out of or
12 connected with the Settlement.

13 **IT IS SO ORDERED.**

14
15 Dated: _____

Hon. P. Casey Pitts
United States District Judge

Exhibit E

Product Number	Product Name	Product Type
10M73AV	HP ENVY AllinOne 32a1050	Computer
16G94AV	HP ENVY 14 Laptop PC	Computer
174R7AV	HP ENVY x360 15 Convertible PC	Computer
19T04AV	HP ENVY 17 Laptop PC	Computer
1B9N3AV	HP 15 Laptop PC	Computer
1F5L3AV	HP ENVY 13 Laptop PC	Computer
1K4F1AV	HP ENVY Desktop TE012250xt	Computer
1P5E1AV	HP 15 Laptop PC	Computer
1Q881AV	HP Spectre x360 14 Convertible	Computer
1S961AV	HP Pavilion 14 Laptop PC	Computer
20P82AV	HP Chromebook x360 14C	Computer
20W57AA#ABA	HP 22 AllinOne PC 22df10266t	Computer
20W58AA#ABA	HP 24 AllinOne PC 24df1036xt	Computer
20W70AA#ABA	HP Pavilion DT TP012155m	Computer
20W71AA#ABA	HP Pavilion DT TP012165z	Computer
20W72AA#ABA	HP Chromebase AIO 22aa0130xt	Computer
20W74AA#ABA	HP AllinOne 24cb0146z	Computer
20W75AA#ABA	HP AllinOne 27cb0156m	Computer
20W76AA#ABA	HP AllinOne 27cb0176z	Computer
20W77AA#ABA	HP Pavilion AIO 24ca0245z	Computer
20W78AA#ABA	HP Pavilion AIO 27ca0276z	Computer
22U58AA#ABA	HP Pavilion Desktop TP013055xt	Computer
22U67AA#ABA	HP AllinOne 27cb1155m	Computer
22U68AA#ABA	HP AllinOne 27cb1177z	Computer
22U69AA#ABA	HP AllinOne 24cb1133m	Computer
22U72AA#ABA	HP Slim Desktop S01pF2145xt	Computer
24D77AV	HP Pavilion x36014t Convertble	Computer
24D80AV	HP Pavilion x36015t Convertble	Computer
24L48AV	HP ENVY 17 Laptop PC	Computer
268J0AV	HP ENVY x360 15 Convertible PC	Computer
268U5AV	HP ENVY x360 15 Convertible PC	Computer
28Y30AA#ABA	X3000 G2 Wireless Mouse Black	Mouse/Keyboard
2C3M3AA#ABA	HP 220 Wireless Mouse	Mouse/Keyboard
2E2L1AV	HP ENVY x360 15 Convertible PC	Computer
2H5A8AV	HP Pavilion 15 Laptop PC	Computer
2J130AV	HP 15 Laptop PC	Computer
2K3T2AV	HP 15 Laptop PC	Computer
2R1X7AV	HP Pavilion Gaming 15 Laptop PC	Computer
2S0U4AV	HP Pavilion Gaming 15 Laptop PC	Computer
2S7J7AV	HP ENVY x360 13 Convertible PC	Computer

Product Number	Product Name	Product Type
2T3A0AV	HP ENVY x360 15 Convertible PC	Computer
2V2H8AV	HP 17zcp000 Laptop PC	Computer
2V2T8AV	HP Spectre x360 15 Convertible	Computer
2VP02AA#ABL	HP Omen X Mouse	Mouse/Keyboard
2Y0U0AV	HP ENVY 17 Laptop PC	Computer
309T5AV	HP Pavilion AIO 27d1355xt	Computer
309T8AV	HP Pavilion AIO 24k1315t	Computer
33T60AA#ABA	HP OMEN 25L Gmg DT GT150258z	Computer
33T61AA#ABA	HP Victus 15L DT TG020366qd	Computer
33T62AA#ABA	HP Victus 15L DT TG020355z	Computer
38M26AV	HP ENVY AllinOne 34c0340t	Computer
38T60AV	HP OMEN 30L Desktop GT131380z	Computer
3F562UA#ABA	HP ENVY x360 15ds1097nr	Computer
3F607UA#ABA	HP ENVY x360 15ee0047nr	Computer
3F613UA#ABA	HP ENVY x360 15ed0047nr Touch	Computer
3FV66AA#ABL	HP Wireless Mouse 220	Mouse/Keyboard
3G675UA#ABA	HP ENVY Laptop 15ep0098nr	Computer
3NZ70AA#ABL	HP Spectre Rchrgble Mse 700 Cppr	Mouse/Keyboard
3R480AV	HP Spectre x360 15 Convertible	Computer
3T000AV	HP 17 Laptop PC 17cn0000	Computer
3VN40AA#ABL	HP Pavilion Gaming Keyboard	Mouse/Keyboard
3Y3R0AV	HP ENVY Desktop TE020250xt	Computer
42U49UA#ABA	HP Chromebook x2 1111da0047nr	Computer
435Y1UA#ABA	HP Spectre x360 13 Convertible	Computer
436G2AV	HP OMEN 25L Gmg DT GT150340qd	Computer
436X3AV	HP ENVY 17 Laptop PC	Computer
43F54AV	HP Pavilion 15 Laptop PC	Computer
43Q27AV	HP Pavilion AIO 32b0390t	Computer
457Q6AV	HP Spectre x360 14 PC	Computer
464Z2AV	HP ENVY x360 15 Convertible PC	Computer
4B0R6AV	HP Pavilion AIO 24ca235m	Computer
4B0S4AV	HP Pavilion AIO 27ca266m	Computer
4E980AV	HP OMEN 45L Gmng DT GT220238m	Computer
4U9B1AV	HP ENVY 17 Laptop PC	Computer
4U9D5AV	HP OMEN 25L Gmg DT GT150245m	Computer
4V392AV	HP ENVY x360 15 Convertible PC	Computer
4X3C2AV	HP 17tch000 LT touch optional	Computer
59A32AV	HP Victus Gaming DT TG020325m	Computer
6CR71AA#ABL	HP Dual Mode Mouse 300	Mouse/Keyboard
6YW75AA#ABA	HP OMEN Encdr KybrdBrwn Swtch	Mouse/Keyboard

Product Number	Product Name	Product Type
7AL88AV	Hp Spectre x360 13t Touch	Computer
7L3L0AA#ABA	HP Pavilion 238 AllinOne DT	Computer
7UH87AA#ABL	HP Z3700 Silver Wireless Mouse	Mouse/Keyboard
7X637AA#ABA	HP Pavilion 27in AllinOne DT	Computer
7Z6E8AA#ABA	HP OMEN 25L Gaming Desktop	Computer
837N8AA#ABA	HP 238 inch AIO Desktop	Computer
8AJ03AV	HP Pavilion AIO 27d0250m	Computer
8AJ53AV	HP Pavilion AIO 24k0215t	Computer
8AJ56AV	HP Pavilion AIO 27d0255xt	Computer
8BC53AA#ABL	HP OMEN Vector Mouse	Mouse/Keyboard
8LZ58AV	HP ENVY x360 13 Convertible PC	Computer
8MP65AV	HP ENVY Desktop TE011150xt	Computer
8NS97AV	HP Spectre x360 LT 13t Touch	Computer
8RG48AV	HP ENVY 15 Laptop PC	Computer
8VD66AV	HP OMEN 17 Laptop PC	Computer
8WW21AV	HP Pavilion Gaming 17 Laptop PC	Computer
8ZE47AV	HP 15 Laptop PC	Computer
9AJ99AV	HP Spectre x360 13 Convertible	Computer
9BU31AA#ABL	HP OMEN Spacer TKL Wrless Kybrd	Mouse/Keyboard
9YF35AV	HP Pavilion 15 Laptop PC	Computer
9YF60AV	HP Pavilion 13 Laptop PC	Computer
H3C52AA#ABA	K1500 Wired Keyboard	Mouse/Keyboard
H3T51AA#ABC	HP X4000b Bluetooth Mouse FCAN	Mouse/Keyboard
W2Q00AA#ABL	HP Z5000 Silver BT Mouse CANENG	Mouse/Keyboard

Exhibit F

Product Number	Product Name	Cash Benefit*
10M73AV	HP ENVY AllinOne 32a1050	\$50.00
16G94AV	HP ENVY 14 Laptop PC	\$50.00
174R7AV	HP ENVY x360 15 Convertible PC	\$50.00
19T04AV	HP ENVY 17 Laptop PC	\$50.00
1B9N3AV	HP 15 Laptop PC	\$50.00
1F5L3AV	HP ENVY 13 Laptop PC	\$50.00
1K4F1AV	HP ENVY Desktop TE012250xt	\$50.00
1P5E1AV	HP 15 Laptop PC	\$25.00
1Q881AV	HP Spectre x360 14 Convertible	\$75.00
1S961AV	HP Pavilion 14 Laptop PC	\$25.00
20P82AV	HP Chromebook x360 14C	\$25.00
20W57AA#ABA	HP 22 AllinOne PC 22df10266t	\$25.00
20W58AA#ABA	HP 24 AllinOne PC 24df1036xt	\$25.00
20W70AA#ABA	HP Pavilion DT TP012155m	\$50.00
20W71AA#ABA	HP Pavilion DT TP012165z	\$50.00
20W72AA#ABA	HP Chromebase AIO 22aa0130xt	\$25.00
20W74AA#ABA	HP AllinOne 24cb0146z	\$50.00
20W75AA#ABA	HP AllinOne 27cb0156m	\$50.00
20W76AA#ABA	HP AllinOne 27cb0176z	\$50.00
20W77AA#ABA	HP Pavilion AIO 24ca0245z	\$50.00
20W78AA#ABA	HP Pavilion AIO 27ca0276z	\$50.00
22U58AA#ABA	HP Pavilion Desktop TP013055xt	\$50.00
22U67AA#ABA	HP AllinOne 27cb1155m	\$50.00
22U68AA#ABA	HP AllinOne 27cb1177z	\$50.00
22U69AA#ABA	HP AllinOne 24cb1133m	\$50.00
22U72AA#ABA	HP Slim Desktop S01pF2145xt	\$50.00
24D77AV	HP Pavilion x36014t Convertble	\$50.00
24D80AV	HP Pavilion x36015t Convertble	\$50.00
24L48AV	HP ENVY 17 Laptop PC	\$75.00
268J0AV	HP ENVY x360 15 Convertible PC	\$25.00
268U5AV	HP ENVY x360 15 Convertible PC	\$50.00
28Y30AA#ABA	X3000 G2 Wireless Mouse Black	\$10.00
2C3M3AA#ABA	HP 220 Wireless Mouse	\$10.00
2E2L1AV	HP ENVY x360 15 Convertible PC	\$50.00
2H5A8AV	HP Pavilion 15 Laptop PC	\$50.00
2J130AV	HP 15 Laptop PC	\$50.00
2K3T2AV	HP 15 Laptop PC	\$50.00
2R1X7AV	HP Pavilion Gaming 15 Laptop PC	\$50.00
2S0U4AV	HP Pavilion Gaming 15 Laptop PC	\$50.00
2S7J7AV	HP ENVY x360 13 Convertible PC	\$50.00

Product Number	Product Name	Cash Benefit*
2T3A0AV	HP ENVY x360 15 Convertible PC	\$50.00
2V2H8AV	HP 17zcp000 Laptop PC	\$50.00
2V2T8AV	HP Spectre x360 15 Convertible	\$75.00
2VP02AA#ABL	HP Omen X Mouse	\$10.00
2Y0U0AV	HP ENVY 17 Laptop PC	\$50.00
309T5AV	HP Pavilion AIO 27d1355xt	\$25.00
309T8AV	HP Pavilion AIO 24k1315t	\$25.00
33T60AA#ABA	HP OMEN 25L Gmg DT GT150258z	\$75.00
33T61AA#ABA	HP Victus 15L DT TG020366qd	\$75.00
33T62AA#ABA	HP Victus 15L DT TG020355z	\$75.00
38M26AV	HP ENVY AllinOne 34c0340t	\$75.00
38T60AV	HP OMEN 30L Desktop GT131380z	\$50.00
3F562UA#ABA	HP ENVY x360 15ds1097nr	\$25.00
3F607UA#ABA	HP ENVY x360 15ee0047nr	\$25.00
3F613UA#ABA	HP ENVY x360 15ed0047nr Touch	\$25.00
3FV66AA#ABL	HP Wireless Mouse 220	\$10.00
3G675UA#ABA	HP ENVY Laptop 15ep0098nr	\$50.00
3NZ70AA#ABL	HP Spectre Rchrgble Mse 700 Cppr	\$10.00
3R480AV	HP Spectre x360 15 Convertible	\$75.00
3T000AV	HP 17 Laptop PC 17cn0000	\$50.00
3VN40AA#ABL	HP Pavilion Gaming Keyboard	\$10.00
3Y3R0AV	HP ENVY Desktop TE020250xt	\$100.00
42U49UA#ABA	HP Chromebook x2 1111da0047nr	\$50.00
435Y1UA#ABA	HP Spectre x360 13 Convertible	\$50.00
436G2AV	HP OMEN 25L Gmg DT GT150340qd	\$100.00
436X3AV	HP ENVY 17 Laptop PC	\$75.00
43F54AV	HP Pavilion 15 Laptop PC	\$50.00
43Q27AV	HP Pavilion AIO 32b0390t	\$50.00
457Q6AV	HP Spectre x360 14 PC	\$75.00
464Z2AV	HP ENVY x360 15 Convertible PC	\$50.00
4B0R6AV	HP Pavilion AIO 24ca235m	\$50.00
4B0S4AV	HP Pavilion AIO 27ca266m	\$50.00
4E980AV	HP OMEN 45L Gmng DT GT220238m	\$100.00
4U9B1AV	HP ENVY 17 Laptop PC	\$75.00
4U9D5AV	HP OMEN 25L Gmg DT GT150245m	\$75.00
4V392AV	HP ENVY x360 15 Convertible PC	\$50.00
4X3C2AV	HP 17tch000 LT touch optional	\$50.00
59A32AV	HP Victus Gaming DT TG020325m	\$50.00
6CL96AA#ABL	HP OMEN Wireless Mouse	\$10.00
6CR71AA#ABL	HP Dual Mode Mouse 300	\$10.00

Product Number	Product Name	Cash Benefit*
6YW75AA#ABA	HP OMEN Encdr KybrdBrwn Swtch	\$10.00
7AL88AV	Hp Spectre x360 13t Touch	\$25.00
7L3L0AA#ABA	HP Pavilion 238 AllinOne DT	\$50.00
7UH87AA#ABL	HP Z3700 Silver Wireless Mouse	\$10.00
7X637AA#ABA	HP Pavilion 27in AllinOne DT	\$50.00
7Z6E8AA#ABA	HP OMEN 25L Gaming Desktop	\$75.00
837N8AA#ABA	HP 238 inch AIO Desktop	\$50.00
8AJ03AV	HP Pavilion AIO 27d0250m	\$25.00
8AJ53AV	HP Pavilion AIO 24k0215t	\$25.00
8AJ56AV	HP Pavilion AIO 27d0255xt	\$50.00
8BC53AA#ABL	HP OMEN Vector Mouse	\$10.00
8LZ58AV	HP ENVY x360 13 Convertible PC	\$25.00
8MP65AV	HP ENVY Desktop TE011150xt	\$50.00
8NS97AV	HP Spectre x360 LT 13t Touch	\$50.00
8RG48AV	HP ENVY 15 Laptop PC	\$50.00
8VD66AV	HP OMEN 17 Laptop PC	\$50.00
8WW21AV	HP Pavilion Gaming 17 Laptop PC	\$25.00
8ZE47AV	HP 15 Laptop PC	\$25.00
9AJ99AV	HP Spectre x360 13 Convertible	\$50.00
9BU31AA#ABL	HP OMEN Spacer TKL Wrless Kybrd	\$10.00
9YF35AV	HP Pavilion 15 Laptop PC	\$50.00
9YF60AV	HP Pavilion 13 Laptop PC	\$50.00
H3C52AA#ABA	K1500 Wired Keyboard	\$10.00
H3T51AA#ABC	HP X4000b Bluetooth Mouse FCAN	\$10.00
W2Q00AA#ABL	HP Z5000 Silver BT Mouse CANENG	\$10.00

*The Cash Benefit amounts will be adjusted on a pro rata basis if the total claims submitted are either less than or exceed the Settlement Fund minus any fees, costs, and awards set forth in the Settlement Agreement.