

**UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

**IN RE AUTOMOTIVE PARTS ANTITRUST  
LITIGATION**

**CASE NO. 12-MD-02311**

**HON. MARIANNE O. BATTANI**

**IN RE: RADIATORS**

**THIS RELATES TO:**

**2:13-cv-01001-MOB-MKM**

**ALL DIRECT PURCHASER ACTIONS**

**2:17-cv-13147-MOB-MKM**

**NOTICE**

**NOTICE OF PROPOSED SETTLEMENTS OF DIRECT PURCHASER CLASS ACTION WITH MITSUBA, DENSO, CALSONIC AND T.RAD DEFENDANTS, AND HEARING ON:**

- (1) APPROVAL OF PROPOSED SETTLEMENTS;**
- (2) PLAN OF DISTRIBUTION OF THE SETTLEMENT FUND; AND**
- (3) MOTION OF SETTLEMENT CLASS COUNSEL FOR AWARD OF ATTORNEYS' FEES AND REIMBURSEMENT OF LITIGATION COSTS AND EXPENSES, AND INCENTIVE PAYMENT TO THE CLASS REPRESENTATIVE.**

**TO: ALL INDIVIDUALS AND ENTITIES THAT PURCHASED RADIATORS IN THE UNITED STATES DIRECTLY FROM DEFENDANTS (OR THEIR SUBSIDIARIES, AFFILIATES OR JOINT VENTURES) FROM JANUARY 1, 1998 THROUGH AUGUST 14, 2018.**

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

**WHAT IS THE PURPOSE OF THIS NOTICE AND WHY WAS IT SENT TO ME?**

This Notice is given pursuant to Rule 23 of the Federal Rules of Civil Procedure and an Order of the United States District Court for the Eastern District of Michigan, Southern Division (the "Court"). The purpose of this Notice is to inform you of a hearing before the Court to consider:

- (1) Proposed settlements with (a) Defendants MITSUBA Corporation and American Mitsuba Corporation (collectively, the "MITSUBA Defendants"), (b) Defendants DENSO Corporation, DENSO International America, Inc., DENSO Korea Corporation (f/k/a separately as DENSO International Korea Corporation and DENSO Korea Automotive Corporation), DENSO Automotive Deutschland GmbH, DENSO Products & Services Americas, Inc. (f/k/a DENSO Sales California, Inc.), ASMO Co., Ltd., ASMO North America, LLC, ASMO Greenville of North Carolina, Inc. and ASMO Manufacturing, Inc. (collectively, the "DENSO Defendants"), (c) Defendants Calsonic Kansei Corporation and CalsonicKansei North America, Inc. (collectively, the "Calsonic Defendants"), and (d) Defendants T.RAD Co., Ltd. and T.RAD North America Inc. (collectively, the "T.RAD Defendants") (all Defendants referenced in this paragraph are collectively referred to as the "Settling Defendants");
- (2) A proposed plan of distribution of MITSUBA, DENSO, Calsonic and T.RAD settlement proceeds to Settlement Class members and a proposed Claim Form that you may submit in order to share in the settlement proceeds; and

- (3) Settlement Class Counsel’s motion for an award of attorneys’ fees and reimbursement of litigation costs and expenses, and an incentive payment to the Class Representative.

This Notice provides information concerning the proposed settlements, the proposed plan of distribution, and the motion for attorneys’ fees and reimbursement of litigation costs and expenses, and an incentive payment. The Notice also advises you of your rights to: participate in the settlement claims process; exclude yourself from any or all of the Settlement Classes; and object to the terms of the proposed settlements, the plan of distribution, and the requests for fees, costs and expenses, and incentive payment to the Class Representative in connection with the Court hearing on these matters.

## BACKGROUND

Plaintiff has reached settlements with the MITSUBA Defendants, the DENSO Defendants, the Calsonic Defendants and the T.RAD Defendants totaling \$6,240,956. Under the terms of the proposed settlements, MITSUBA will pay a total of \$2,060,956 (the “MITSUBA Settlement Fund”), DENSO will pay a total of \$100,000 (the “DENSO Settlement Fund”), Calsonic will pay a total of \$1,980,000 (the “Calsonic Settlement Fund”), and T.RAD will pay a total of \$2,100,000 (the “T.RAD Settlement Fund”) (the four settlement funds are collectively referred to as the “Radiators Settlement Fund”). As discussed below, the MITSUBA, Calsonic and T.RAD settlements are all subject to rescission based upon valid and timely requests for exclusion by members of the MITSUBA, Calsonic and T.RAD Settlement Classes.

This litigation, and the proposed settlements, are part of coordinated legal proceedings involving a number of parts used in motor vehicles. This litigation and the proposed settlements relate solely to Radiators purchased in the United States **directly** from a Defendant, or depending on the specific settlement agreement, its parents, subsidiaries, affiliates or joint ventures. The meaning of the term “Radiators” is defined in each settlement agreement, but generally includes devices that help to prevent automotive vehicles from overheating and includes radiator fans. These proposed settlements do not relate to, and have no effect upon, cases involving any product other than Radiators.

If you are a member of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes (defined below), you have the rights and options summarized here:

- You may remain in any or all of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes and be eligible to share in the proceeds of, and be bound by the terms of, those settlements in which you elect to remain;
- You may exclude yourself from any or all of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes, in which case you will **not** be bound by any settlement from which you exclude yourself and will **not** be eligible to share in the proceeds of that settlement;
- If you remain in any of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes, you may object to that proposed settlement, to the proposed plan of distribution of the Radiators Settlement Fund, or to Settlement Class Counsel’s request for an award of attorneys’ fees and reimbursement of litigation costs and expenses, and an incentive payment to the Class Representative. You may also appear at the hearing where the Court will consider these matters;
- You may enter an appearance in the litigation through your own counsel at your own expense; and
- Any Settlement Class member who wishes to participate in the distribution of the MITSUBA, DENSO, Calsonic and T.RAD Settlement Funds must complete and submit a copy of the Claim Form on or before **October 18, 2019**.

## WHO IS IN THE SETTLEMENT CLASSES?

The Court has provisionally certified a Direct Purchaser MITSUBA Settlement Class (“MITSUBA Settlement Class”), Direct Purchaser DENSO Settlement Class (the “DENSO Settlement Class”), Direct Purchaser Calsonic Settlement Class (the “Calsonic Settlement Class”), and Direct Purchaser T.RAD Settlement Class (the “T.RAD Settlement Class”) for the purpose of disseminating notice of the proposed MITSUBA, DENSO, Calsonic and T.RAD settlements.

The MITSUBA Settlement Class is defined as follows:

All individuals and entities who purchased Radiators in the United States directly from one or more Defendants (or their subsidiaries, affiliates, or joint-ventures) from January 1, 1998 through August 14, 2018. Excluded from the Settlement Class are Defendants, their present and former parent companies, subsidiaries, and affiliates, federal governmental entities and instrumentalities of the federal government, and states and their subdivisions, agencies and instrumentalities.

For purposes of the MITSUBA Settlement Class definition set forth above, the following entities are Defendants: Calsonic Kansei Corporation; CalsonicKansei North America, Inc.; T.RAD Co., Ltd.; T.RAD North America, Inc.; MITSUBA Corporation; and American Mitsuba Corporation.

The DENSO Settlement Class is defined as follows:

All individuals and entities who purchased Radiators in the United States directly from one or more Defendant(s) (or their subsidiaries, affiliates, or joint ventures) from January 1, 1998 through August 14, 2018. Excluded from the Settlement Class are Defendants, their present and former parent companies, subsidiaries, and affiliates, federal governmental entities and instrumentalities of the federal government, and states and their subdivisions, agencies and instrumentalities.

For purposes of the DENSO Settlement Class definition set forth above, the Defendants are: Calsonic Kansei Corporation; CalsonicKansei North America, Inc.; DENSO Corporation; DENSO International America, Inc.; Japan Climate Systems Co., Ltd.; MITSUBA Corporation; American Mitsuba Corporation; Sanden Corporation; T.RAD Co., Ltd.; T.RAD North America, Inc.; Valeo S.A.; and any of their parents, subsidiaries, and affiliates.

The Calsonic Settlement Class is defined as follows:

All individuals and entities who purchased Radiators in the United States directly from any of the Defendants (or their subsidiaries, affiliates, joint ventures, or entities of which they are the ultimate parent) from January 1, 1998 through August 14, 2018. Excluded from the Settlement Class are Defendants, their present and former parent companies, subsidiaries, and affiliates, federal government entities and instrumentalities of the federal government, and states and their subdivisions, agencies, and instrumentalities.

The T.RAD Settlement Class is defined as follows:

All individuals and entities who purchased Radiators in the United States directly from Defendants (or their subsidiaries or affiliates) from January 1, 1998 through August 14, 2018. Excluded from the Settlement Class are Defendants, their present and former parent companies, subsidiaries, and affiliates, federal government entities and instrumentalities of the federal government, and states and their subdivisions, agencies and instrumentalities.

For purposes of the Calsonic and T.RAD Settlement Class definitions set forth above, the following entities are Defendants: Calsonic Kansei Corporation; CalsonicKansei North America, Inc.; T.RAD Co., Ltd.; T.RAD North America, Inc.; MITSUBA Corporation and American Mitsuba Corporation; and DENSO Corporation and DENSO International America, Inc.

Plaintiff Irving Levine Automotive Distributors, Inc. has been appointed by the Court to serve as “Class Representative” for the MITSUBA, DENSO, Calsonic and T.RAD Settlement Classes. The Court has appointed the law firms of Freed Kanner London & Millen LLC, Kohn, Swift & Graf, P.C., Preti, Flaherty, Beliveau & Pachios LLP, and Spector Roseman & Kodroff, P.C. to serve as “Settlement Class Counsel” for the Settlement Classes.

## **WHAT IS THIS LITIGATION ABOUT?**

In September 2017, Plaintiff filed a class action lawsuit against Defendants on behalf of a class of direct purchasers of Radiators, alleging that Defendants conspired to raise, fix, maintain, and stabilize prices, rig bids, and allocate the supply of Radiators sold in the United States, in violation of federal antitrust laws. Plaintiff further alleges that as a result of the conspiracy, it and other direct purchasers of Radiators were injured by paying more than they would have paid in the absence of the alleged illegal conduct.

The Settling Defendants deny Plaintiff's allegations and liability and have asserted defenses to Plaintiff's claims. The Settling Defendants have agreed to settle this matter to avoid the expense and burden of further litigation. The Court has not issued any findings or rulings with respect to the merits of Plaintiff's claims or the Settling Defendants' defenses. These settlements, if approved by the Court, will fully resolve Plaintiff's claims in this litigation.

## **WHAT RELIEF DO THE PROPOSED SETTLEMENTS PROVIDE?**

Plaintiff, on behalf of the MITSUBA Settlement Class, entered into a settlement agreement with the MITSUBA Defendants on August 14, 2018 (the "MITSUBA Settlement Agreement"), in which the MITSUBA Defendants have agreed to pay \$2,060,956. The MITSUBA Settlement Agreement gives MITSUBA and Plaintiff the right to withdraw from the settlement based upon valid and timely requests for exclusion by MITSUBA Settlement Class members.

Plaintiff, on behalf of the DENSO Settlement Class, entered into a settlement agreement with the DENSO Defendants on February 4, 2019 (the "DENSO Settlement Agreement"), in which the DENSO Defendants have agreed to pay \$100,000.

Plaintiff, on behalf of the Calsonic Settlement Class, entered into a settlement agreement with the Calsonic Defendants on February 28, 2019 (the "Calsonic Settlement Agreement"), in which the Calsonic Defendants have agreed to pay \$1,980,000. The Calsonic Settlement Agreement gives Calsonic the right to withdraw from the settlement based upon valid and timely requests for exclusion by Calsonic Settlement Class members.

Plaintiff, on behalf of the T.RAD Settlement Class, entered into a settlement agreement with the T.RAD Defendants on March 4, 2019 (the "T.RAD Settlement Agreement"), in which the T.RAD Defendants have agreed to pay \$2,100,000. The T.RAD Settlement Agreement gives T.RAD the right to withdraw from the settlement based upon valid and timely requests for exclusion by T.RAD Settlement Class members.

As part of the settlement agreements described above, the MITSUBA, DENSO, Calsonic and T.RAD Defendants have all agreed to cooperate with Settlement Class Counsel with respect to the prosecution of claims against any remaining Defendants.

This Notice is only a summary of the terms of the proposed settlements. The MITSUBA, DENSO, Calsonic and T.RAD Settlement Agreements contain other important provisions, including the release of certain claims against the MITSUBA, DENSO, Calsonic and T.RAD Defendants (and companies and people affiliated with them). For the complete terms of the settlements, you are referred to the settlement agreements, which are on file with the Clerk of Court and are available on-line at [www.AutoPartsAntitrustLitigation.com/Radiators](http://www.AutoPartsAntitrustLitigation.com/Radiators). The proposed settlements must receive final approval by the Court to become effective.

If you wish to object to the approval of any of the settlements, you may do so, but only in accordance with the procedures set forth below. If you do not object to a settlement, you do not need to take any action at this time to indicate your support for, or lack of objection to, that settlement.

## **HOW DO I REMAIN IN THE SETTLEMENT CLASSES AND WHAT HAPPENS IF I DO?**

If you are a member of any of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes as defined above, you will automatically remain in that Settlement Class unless you elect to be excluded. If you wish to remain in a Settlement Class, you do not need to take any action at this time with respect to that Settlement Class and your interests will be represented by the Class Representative and by Settlement Class Counsel. If you remain in any of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes and the proposed settlement with that Defendant is approved and becomes effective, you will be bound by its terms, including the release provisions, whether or not you receive a share of the settlement proceeds attributable to that settlement.

You will have no responsibility to individually pay attorneys' fees or expenses. Any such fees and expenses will be paid solely from amounts obtained from the Defendants, whether by settlement or judgment, and must be approved by the Court after notice to you and a hearing. If you choose, you may also have your own attorney enter an appearance on your behalf and at your expense.

## HOW WILL THE SETTLEMENT FUNDS BE DISTRIBUTED?

The Radiators Settlement Fund, with accrued interest, less any amounts approved by the Court for payment of attorneys' fees, litigation and settlement administration costs and expenses, and an incentive payment to the Class Representative (the "Net Radiators Settlement Fund"), will be distributed among the members of the Settlement Classes who complete and timely submit a copy of the Claim Form that is included with this Notice. Any Claim Form submitted electronically must be submitted **on or before October 18, 2019**. Any Claim Form submitted via mail must be **postmarked on or before October 18, 2019**.

The Net Radiators Settlement Fund will be distributed *pro rata* to all Claimants based upon their **direct** purchases of Radiators in the United States from Defendants during the applicable Class Period. The distribution will take place as soon as practicable after review, determination, and audit of the Claim Forms by the Settlement Administrator and approval by the Court of the Settlement Administrator's recommendations as to the amounts to be paid to the Claimants.

**Do not dispose of any document that reflects your purchases of Radiators in the United States directly from any Defendant (or its parents, affiliates, subsidiaries or joint ventures) during the period from January 1, 1998 through August 14, 2018. You may need those documents to complete and substantiate your Claim Form, which will be subject to inquiry and verification.**

## WHAT IF I DO NOT WANT TO REMAIN IN ONE OR MORE OF THE SETTLEMENT CLASSES?

You may exclude yourself from any or all of the four Settlement Classes. If you wish to exclude yourself from any or all of the Settlement Classes, you must send a request for exclusion, in writing, by certified mail, return receipt requested, **postmarked no later than August 16, 2019**, to Settlement Class Counsel, and to counsel for Settling Defendants, at the addresses set forth below, and to the following address:

Settlement Administrator  
Radiators Direct Purchaser Antitrust Litigation  
P.O. Box 5270  
Portland, OR 97208-5270

Your request for exclusion must identify the Settlement Class or Classes from which you are seeking exclusion and must include the full name and address of the purchaser (including any predecessor or successor entities and any trade names). You are also requested to identify the Defendant(s) (or parent, affiliate, subsidiary or joint venture) from which you purchased Radiators during the Class Period for the Settlement Class from which you seek exclusion, the Radiators purchased during the Class Period, and the dollar amount of your purchases. If you validly exclude yourself from any or all of the four Settlement Classes, you will not be bound by any decision concerning the Settlement Class or Classes from which you exclude yourself and you may pursue individually any claims you may have against that Defendant (at your own expense), but you will not be eligible to share in the settlement proceeds attributable to that Defendant.

## REQUEST FOR ATTORNEYS' FEES AND EXPENSES, AND INCENTIVE PAYMENT

The Court has appointed the law firms identified above as Settlement Class Counsel. These law firms, together with other firms that have worked on this litigation, will file a petition for an award of attorneys' fees and reimbursement of their costs and expenses in prosecuting the case. The request of Settlement Class Counsel for attorneys' fees will not exceed 30 percent (30%) of the Radiators Settlement Fund.

Settlement Class Counsel will also request an incentive payment to Plaintiff Irving Levine Automotive Distributors, Inc., which was appointed by the Court to serve as Class Representative for the Settlement Classes, in the total amount of \$25,000.

The application for attorneys' fees and litigation costs and expenses and an incentive payment will be filed on or before July 26, 2019. After that date, the petition for attorneys' fees will be available for your review on the settlement website at [www.AutoPartsAntitrustLitigation.com/Radiators](http://www.AutoPartsAntitrustLitigation.com/Radiators). If you remain a member of any of the four Settlement Classes and you wish to object to the requests for fees and expenses or an incentive payment, you must do so in writing in accordance with the procedures for objections set forth below. If you do not oppose any of these requests, you do not need to take any action in that regard.

**WHEN WILL THE COURT CONSIDER THESE MATTERS AND HOW CAN I TELL THE COURT WHAT I THINK ABOUT THE SETTLEMENTS?**

The Court will hold a hearing on October 3, 2019, at 11:00 a.m., at the Theodore Levin United States Courthouse, 231 West Lafayette Boulevard, Detroit, MI 48226, Courtroom 252 (or such other courtroom as may be assigned for the hearing), to determine whether to approve: the proposed MITSUBA, DENSO, Calsonic and T.RAD settlements; the proposed plan of distribution of the Radiators Settlement Fund; and Settlement Class Counsel's requests for an award of attorneys' fees and reimbursement of litigation costs and expenses and an incentive payment. The hearing may be rescheduled, continued or adjourned, and the courtroom assigned for the hearing may be changed, without further notice to you.

If you remain a member of any of the MITSUBA, DENSO, Calsonic or T.RAD Settlement Classes and you wish to object to that proposed settlement, or to the proposed plan of distribution of the Radiators Settlement Fund, or to Settlement Class Counsel's requests for an award of attorneys' fees and reimbursement of litigation costs and expenses, and an incentive payment, you must do so in writing and at your own expense. Any such objection must include the caption of this litigation, must be signed, and must be **filed no later than August 16, 2019**, with the Clerk of Court, United States District Court for the Eastern District of Michigan, Southern Division, Theodore Levin United States Courthouse, 231 West Lafayette Boulevard, Detroit, MI 48226, and mailed to the following counsel, **postmarked no later than August 16, 2019**:

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FREED KANNER LONDON  
& MILLEN LLC  
2201 Waukegan Road, Suite 130  
Bannockburn, IL 60015  
Telephone: (224) 632-4500

Joseph C. Kohn  
KOHN, SWIFT & GRAF, P.C.  
1600 Market Street, Suite 2500  
Philadelphia, PA 19103  
Telephone: (215) 238-1700

Gregory P. Hansel  
PRÉTI, FLAHERTY, BELIVEAU  
& PACHIOS LLP  
One City Center, P.O. Box 9546  
Portland, ME 04112-9546  
Telephone: (207) 791-3000

Eugene A. Spector  
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*Co-Lead Counsel for the Direct Purchaser Settlement Classes*

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*Counsel for the DENSO Defendants*

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*Counsel for the Calsonic Defendants*

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One New York Plaza  
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Telephone: (212) 859-8455

*Counsel for the T.RAD Defendants*

If you do not object to any of the proposed settlements, or to the related matters set forth above, you do not need to appear at the hearing or take any other action at this time. **You must, however, complete and timely submit a Claim Form if you wish to share in the distribution of the Radiators Settlement Fund.**

**WHAT SHOULD I DO IF I WANT ADDITIONAL INFORMATION OR IF MY ADDRESS CHANGES?**

If this Notice reached you at an address other than the one on the mailing label, or if your address changes, please send your correct address to: Radiators Direct Purchaser Antitrust Litigation, P.O. Box 5270, Portland, OR 97208-5270.

The Settlement Agreements, Complaints, and other public documents filed in this litigation are available for review during normal business hours at the offices of the Clerk of Court, United States District Court for the Eastern District of Michigan, Southern Division, Theodore Levin United States Courthouse, 231 West Lafayette Boulevard, Detroit, MI 48226, and through the Court's Public Access to Court Electronic Records (PACER) system after registration and payment of a modest fee. Copies of the Settlement Agreements and certain other documents relevant to this litigation are available at [www.AutoPartsAntitrustLitigation.com/Radiators](http://www.AutoPartsAntitrustLitigation.com/Radiators). Questions concerning the proposed MITSUBA, DENSO, Calsonic and/or T.RAD settlements, this Notice, or the litigation may be directed to any of the Settlement Class Counsel identified above.

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

Dated: June 27, 2019

BY ORDER OF:

The United States District Court for the Eastern  
District of Michigan, Southern Division