

NOTICE OF PENDENCY OF CLASS ACTION AND PROPOSED SETTLEMENT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

QUESTIONS? CALL 1-877-315-9961 OR VISIT www.icemakersettlement.com

A settlement has been reached in a class action about the ice makers in certain Electrolux-, Frigidaire-, and Crosley-branded “French door” refrigerators.

A court authorized this notice. This is not a solicitation from a lawyer.

- A settlement has been proposed in a class action lawsuit, and you may be a member of the settlement class. If the settlement is approved, Class Members who submit a valid claim form will be entitled to a Cash Benefit of \$100. Class Members who submit a valid claim form and receipts documenting qualifying past out-of-pocket repair expenses for their ice makers may receive Repair Reimbursement for some or all of those expenses. In addition, Class Members who submit a valid claim form also may receive a \$100 Rebate on a future purchase of certain qualifying Electrolux- or Frigidaire-branded appliances.
- The settlement class consists of all individuals and entities in the United States who are original purchasers of a Gen 1 FDBM. A “Gen 1 FDBM” is a refrigerator-freezer unit with dual refrigerator doors and the freezer compartment mounted below the refrigerator compartment that both (1) was manufactured by or for Electrolux (approximately between November 2008 and May 2011), and (2) contains a Gen 1 Ice Maker. A “Gen 1 Ice Maker” is an ice maker module that: (1) is mounted in the refrigerator compartment, (2) dispenses ice through the refrigerator door, (3) creates ice cubes by cooling water to below freezing by means of liquid coolant circulating through metal “fingers” inserted vertically into cup-shaped molds filled with water, and (4) produces cylindrical ice cubes. The Gen 1 FDBMs include some, but not all, refrigerators with model numbers that begin as follows (and that may include an additional last digit):

Brand	Model Number	Brand	Model Number
Crosley	CFD26WIS	Electrolux	EW23BC71IW
Crosley	CFD28WIS	Electrolux	EW28BS70IB
Electrolux	E23BC78IPS	Electrolux	EW28BS70IS
Electrolux	E23BC78ISS	Electrolux	EW28BS70IW
Electrolux	EI23BC55IB	Electrolux	EW28BS71IB
Electrolux	EI23BC55IS	Electrolux	EW28BS71IS
Electrolux	EI23BC55IW	Electrolux	EW28BS71IW
Electrolux	EI23BC56IB	Frigidaire	FGHB2844LE
Electrolux	EI23BC56IS	Frigidaire	FGHB2844LF
Electrolux	EI23BC56IW	Frigidaire	FGHB2844LM
Electrolux	EI27BS26JB	Frigidaire	FGHB2844LP
Electrolux	EI27BS26JS	Frigidaire	FGHB2846LF
Electrolux	EI27BS26JW	Frigidaire	FGHB2846LM
Electrolux	EI28BS55IB	Frigidaire	FGHB2869LE
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Electrolux	EI28BS56IW	Frigidaire	FGUB2642LE
Electrolux	EW23BC70IB	Frigidaire	FGUB2642LF
Electrolux	EW23BC70IS	Frigidaire	FGUB2642LP
Electrolux	EW23BC70IW	Frigidaire	FPHB2899LF
Electrolux	EW23BC71IB	Frigidaire	LGHB2869LF
Electrolux	EW23BC71IS	Frigidaire	LGUB2642LF

- Excluded from the settlement class are: (1) any individual or entity who has received a full refund of the purchase price of a Gen 1 FDBM; (2) any individual or entity who has received a free exchange refrigerator without a Gen 1 Ice Maker; (3) Electrolux, any entity in which Electrolux has a controlling interest, and its legal representatives, officers, directors, employees, assigns and successors; (4) retailers, wholesalers, and other individuals or entities that purchased Electrolux products for distribution or resale; (5) the United States government and any agency or instrumentality thereof; (6) the judge to whom this case is assigned and any member of the judge's immediate family; and (7) persons who timely and validly opt to exclude themselves from the Settlement Class.
- Your legal rights are affected whether you act or not. Read this notice carefully.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:

What are Your Options?	
SUBMIT A CLAIM FORM	To be eligible for the \$100 Cash Benefit, Repair Reimbursement, or \$100 Rebate, you must submit a valid claim form by February 3, 2016 and take the other actions described more fully herein.
OPT OUT	Exclude yourself from the settlement. Get no relief, but retain your rights against Electrolux.
OBJECT	Remain in the class and write to the Court about why you don't like the Settlement.
GOTO A HEARING	Ask to speak in Court about the fairness of the Settlement.
DO NOTHING	Get no \$100 Cash Benefit, Repair Reimbursement, or \$100 Rebate. Release your claims against Electrolux.

- These legal rights and options—and the deadlines to exercise them—are explained in this notice.
- A Court still has to decide whether to approve the Settlement. If the Settlement is approved and becomes “final,” payments will be provided to class members who make valid claims.

QUESTIONS? CALL 1-877-315-9961 OR VISIT www.icemakersettlement.com.

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BASIC INFORMATION

1. Why did the Court issue this notice?

The Court issued this notice because you have a right to know about a proposed Settlement in the class action lawsuit regarding the ice makers contained in certain Electrolux-, Frigidaire-, and Crosley-branded “French door” refrigerators manufactured by or for Electrolux. You also have a right to know about all of your options before the Court decides whether to approve the Settlement. The Settlement calls for payments to be made to Class Members who show through valid claim forms that they are eligible. To determine if you are a class member, please refer to the “Settlement Class” definition in question 9, below.

Judge Noel L. Hillman of the Federal District Court for the District of New Jersey is in charge of these consolidated cases, called In Re: Electrolux Home Products Ice Maker Cases, Master Docket Number 1:12-cv-03341-NLH-AMD. The people who sued on behalf of themselves and a class of refrigerator purchasers (here, Mariusz Kuzian, James G. Brown, Debra Thomas-Brown, Robert Bovero, Wanda Roebeling, Anthony Perlongo, Eric Frank, Irma Lederer, and Cameron Watters) are called the Plaintiffs or Class Representatives and the company they sued, Electrolux Home Products, Inc., is the Defendant.

2. What is this lawsuit about?

The Plaintiffs said that Electrolux breached warranties and acted deceptively in designing, manufacturing, selling, and servicing refrigerators containing a certain type of ice maker. Plaintiffs allege that the ice maker is defective.

Electrolux denies wrongdoing or liability of any kind associated with the claims brought by the Plaintiffs, and has agreed to settle the case for the sole purpose of avoiding the uncertainties, expenses, and time of further litigation.

3. Why is there a Settlement?

The Court did not decide in favor of the Plaintiffs or the Defendants. Instead, both sides agreed to a Settlement. That way, they avoid the risk and expense of a trial, and the people affected will get compensation sooner than they could have if the case went to trial. The Class Representatives and their attorneys think the Settlement is best for all Class Members.

THE SETTLEMENT

4. What does the Settlement provide?

Under the Settlement, Electrolux will provide a \$100 Cash Benefit to each Class Member who submits a valid claim form. Also, Class Members who submit receipts documenting qualifying past out-of-pocket repair expenses may receive a Repair Reimbursement for some or all of those expenses. In addition, Class Members may receive a non-transferable \$100 Rebate on the future purchase of certain qualifying Electrolux- or Frigidaire-branded appliances for personal use.

Pursuant to the settlement, Electrolux has selected Rust Consulting, Inc. as the Independent Claims Administrator (“ICA”) to handle claims. The ICA and Co-Lead Class Counsel will be available to handle Class Member questions concerning the settlement and the claims process. Electrolux will pay the ICA’s notice and administration costs separately from monies paid to Class Members.

Class members may go to www.icemakersettlement.com and follow the instructions there to submit a claim form online. Or, they may request a claim form from the ICA at the telephone number or address in question 12, below. Claim forms must be submitted online, faxed to the ICA, or mailed to the ICA and electronically transmitted or postmarked by February 3, 2016. Further instructions are found in question 13, below.

As part of the Settlement, the parties have also agreed that, subject to the Court’s final approval, the named Plaintiffs who are serving as Class Representatives each shall be entitled to seek service awards in recognition of the amount of time and effort they expended in acting as Class Representatives. Class Representatives who were deposed in the action may seek up to \$5,000 as a service award, while Class Representatives who were not deposed may seek up to \$2,500 as a service award. The parties also agreed that, subject to the Court’s final approval, Co-Lead Class Counsel shall be entitled to seek an award of attorneys’ fees and costs, on behalf of themselves and all other Plaintiffs’ Counsel, of up to \$2,750,000. The payment of service awards and attorneys’ fees and costs is also separate from the payment to Class Members. Electrolux agreed not to oppose requests for service awards and attorneys’ fees and costs up to the amounts specified herein.

5. Can Electrolux withdraw from the Settlement?

Yes. The settlement allows Electrolux to withdraw from the Settlement if 1000 or more potential Class Members opt out of the settlement.

The complete terms of the settlement are included in the Settlement Agreement, which is available at www.icemakersettlement.com. To the extent there are any discrepancies between this notice and the terms of the Settlement Agreement, the terms of the Settlement Agreement shall control.

6. How much would my payment be?

Class Members who submit valid claim forms will receive a \$100 Cash Benefit in the form of a check. Class Members also may receive Repair Reimbursement in the form of a check for certain past qualifying repairs to their refrigerators' ice makers. In addition, Class Members also may receive a non-transferable \$100 rebate, in the form of a gift card, debit card, or check, on a future purchase of certain new Electrolux- or Frigidaire-branded appliances for personal use.

7. Will I release my legal claims against Electrolux?

Yes. If the Court approves the Settlement, Electrolux and related entities will be released from any legal claims brought by Class Members related to the refrigerators at issue and the claims in this case, with the exception of personal injury claims or claims for damage to property other than the refrigerators themselves. The Settlement Agreement includes the following releases (capitalized terms are defined in the Settlement Agreement):

Upon the Effective Date, Plaintiffs, and Class Members who have not timely opted out of the Settlement, on behalf of themselves and their heirs, executors, administrators, representatives, agents, attorneys, partners, successors, predecessors and assigns and all those acting or purporting to act on their behalf (collectively, "Releasing Parties"), hereby unconditionally release and forever discharge Electrolux, including, but not limited to, all present and former parent companies, subsidiaries, affiliate companies, shareholders, officers, directors, employees, partners, agents, servants, representatives, attorneys, insurers, successors, predecessors, assigns, original design and equipment manufacturers, component part suppliers, authorized service providers, retailers, resellers, or distributors ("Electrolux Releasees") from any and all claims, rights, demands, actions, causes of action, suits, debts, liens, contracts, liabilities, agreements, costs, expenses or losses of any kind whatsoever, including any known or unknown claims, which Plaintiffs or Class Members have or may claim to have against the Electrolux Releasees based upon, arising out of, or in any way relating to any act, failure to act, omission, misrepresentation, fact, event, transaction, or occurrence from the beginning of time until the Effective Date of this Settlement Agreement that were raised or could have been raised in the Actions or that in any way arise from or relate to the purchase or performance of products containing a Gen 1 Ice Maker ("Released Claims"). With the exception of the Class Representatives who release without limitation all such claims of any kind or nature, the Released Claims by Class Members does not include claims for personal injury or damage to property other than the refrigerators themselves.

With respect to any and all Released Claims, the Parties stipulate and agree that, upon the Effective Date, Plaintiffs shall expressly waive, and each Class Member shall be deemed to have waived, and by operation of the Order and Final Judgment shall have waived, the provisions, rights and benefits of California Civil Code § 1542, which provides:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

Further, Plaintiffs shall expressly waive, and each Class Member shall be deemed to have expressly waived, and by operation of the Order and Final Judgment shall have waived, any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States, or principle of common law, which is similar, comparable, or equivalent to California Civil Code § 1542. Plaintiffs and Class Members may hereafter discover facts in addition to or different from those which he, she, or it now knows or believes to be true with respect to the subject matter of the Released Claims, but Plaintiffs shall expressly, fully, finally and forever settle and release, and each Class Member, upon the Effective Date, shall be deemed to have, and by operation of the Final Order and Judgment shall have, fully, finally, and forever settled and released, any and all Released Claims, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including without limitation conduct that is negligent, intentional, with or without malice, and a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts. Plaintiffs acknowledge, and each Class Member shall be deemed by operation of the Final Order and Judgment to have acknowledged, that the foregoing waiver was separately bargained for and a key element of the settlement of which this release is a part.

8. Can I opt out of the Settlement?

Yes. If you are a Class Member, you may exclude yourself from this case by sending a letter to the Independent Claims Administrator at the following address, postmarked by January 4, 2016:

ATTN: Electrolux Ice Maker Settlement
P.O. Box 2446 Faribault, MN 55021-9140

Your letter must include the following:

- (a) Your full name and address;
- (b) A statement that you are a class member;
- (c) Your signature; and
- (d) A clear statement that you wish to be excluded from the Class.

If a Class Member's exclusion, or opt-out, request does not comply with these requirements, the Class Member will be bound by the terms of the Settlement Agreement.

If you exclude yourself from the Class, you will not be eligible to participate in any aspect of the Settlement.

WHO IS IN THE SETTLEMENT

To see if you can get benefits from this Settlement, you first have to determine if you are a Class Member.

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

The Court has decided that everyone who fits this description is a Class Member:

“[A]ll individuals and entities in the United States who are original purchasers of a Gen 1 FDBM.”

A “Gen 1 FDBM” is a refrigerator-freezer unit with dual refrigerator doors and the freezer compartment mounted below the refrigerator compartment that both (1) was manufactured by or for Electrolux (approximately between November 2008 and May 2011), and (2) contains a Gen 1 Ice Maker.

A “Gen 1 Ice Maker” is an ice maker module that: (1) is mounted in the refrigerator compartment, (2) dispenses ice through the refrigerator door, (3) creates ice cubes by cooling water to below freezing by means of liquid coolant circulating through metal “fingers” inserted vertically into cup-shaped molds filled with water, and (4) produces cylindrical ice cubes.

The Gen 1FDBMs include some, but not all, refrigerators with model numbers that begin as follows (and that may include an additional last digit):

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Electrolux	EI23BC56IS	Frigidaire	FGHB2844LF
Electrolux	EI23BC56IW	Frigidaire	FGHB2844LM
Electrolux	EI27BS26JB	Frigidaire	FGHB2844LP
Electrolux	EI27BS26JS	Frigidaire	FGHB2846LF
Electrolux	EI27BS26JW	Frigidaire	FGHB2846LM
Electrolux	EI28BS55IB	Frigidaire	FGHB2869LE
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Electrolux	EI28BS56IS	Frigidaire	FGHB2878LP
Electrolux	EI28BS56IW	Frigidaire	FGUB2642LE
Electrolux	EW23BC70IB	Frigidaire	FGUB2642LF
Electrolux	EW23BC70IS	Frigidaire	FGUB2642LP
Electrolux	EW23BC70IW	Frigidaire	FPHB2899LF
Electrolux	EW23BC71IB	Frigidaire	LGHB2869LF
Electrolux	EW23BC71IS	Frigidaire	LGUB2642LF

10. Are there exceptions to being included?

Yes. Excluded from the settlement class are: (1) any individual or entity who has received a full refund of the purchase price of a Gen 1 FDBM; (2) any individual or entity who has received a free exchange refrigerator without a Gen 1 Ice Maker; (3) Electrolux, any entity in which Electrolux has a controlling interest, and its legal representatives, officers, directors, employees, assigns and successors; (4) retailers, wholesalers, and other individuals or entities that purchased Electrolux products for distribution or resale; (5) the United States government and any agency or instrumentality thereof; (6) the judge to whom this case is assigned and any member of the judge's immediate family; and (7) persons who timely and validly opt to exclude themselves from the Settlement Class.

11. Are businesses included?

Yes. However, retailers, wholesalers, and other individuals or entities may *not* receive a settlement benefit related to any refrigerator that they purchased for resale.

12. I'm still not sure I'm included.

If you are not sure whether you are included, you can get help by calling toll free 1-877-315-9961, visiting www.icemakersettlement.com, or writing with questions to Independent Claims Administrator, P.O. Box 2446 Faribault, MN 55021-9140.

HOW TO GET A PAYMENT

13. How can I get a payment?

To receive the \$100 Cash Benefit, you must submit a valid claim form. You may submit a claim form online at www.icemakersettlement.com or request a claim form from the ICA at the telephone number or address in question 12 above.

To receive a Repair Reimbursement, you must submit a valid claim form (see instructions above). You also must submit a receipt documenting past out-of-pocket payments before August 24, 2015 for ice maker repairs. You may submit the repair receipt online at www.icemakersettlement.com or mail a copy to the ICA at P.O. Box 2446 Faribault, MN 55021-9140.

To be valid, a claim form must be submitted online, by fax, or mailed to the ICA and be postmarked or electronically transmitted by February 3, 2016 and must properly identify the customer as a Class Member, specify the serial number of the customer's refrigerator, provide the Class Member's current mailing address, and include proof of ownership. In addition, the Class Member must confirm the following statements under penalty of perjury: (1) "I am the original purchaser of the refrigerator bearing the serial number on this form," (2) "I currently own the refrigerator bearing the serial number on this form," and (3) "The ice maker in the refrigerator bearing the serial number on this form is not working properly."

Claim forms will not be accepted if submitted online or postmarked after February 3, 2016.

To receive the non-transferable \$100 Rebate, you first must submit a valid claim form (see instructions above). If you submit a valid claim form and you qualify for the Rebate, you will receive a rebate claim form and further instructions on how to receive the Rebate. To receive the Rebate, you must submit a valid rebate claim form in accordance with the instructions included on the form. You also must purchase a qualifying Electrolux- or Frigidaire-branded appliance for personal use within 365 days after the Effective Date, which will be the date when the court finally approves the settlement and any appeals are resolved. If you qualify for a rebate, the ICA will notify you of the date by which you must purchase a qualifying appliance to receive the Rebate. You also must submit a rebate claim form and proof of purchase to Electrolux. You must submit the rebate claim form and proof of purchase by mail to the address specified on the rebate claim form. The Rebate offer is non-transferable and will be administered directly through Electrolux or its representative. Nothing in this Settlement precludes Electrolux from offering other promotions or rebates on its products in the normal course of business. The Rebate cannot be combined with any other promotion or rebate that Electrolux may from time to time offer on any appliance that is subject to the Rebate.

The following are excluded from the settlement class and are not entitled to any payment under the settlement: (1) any individual or entity who has received a full refund of the purchase price of a Gen 1 FDBM; (2) any individual or entity who has received a free exchange refrigerator without a Gen 1 Ice Maker; (3) Electrolux, any entity in which Electrolux has a controlling interest, and its legal representatives, officers, directors, employees, assigns and successors; (4) retailers, wholesalers, and other individuals or entities that purchased Electrolux products for distribution or resale; (5) the United States government and any agency or instrumentality thereof; (6) the judge to whom this case is assigned and any member of the judge's immediate family; and (7) persons who timely and validly opt to exclude themselves from the Settlement Class.

14. When would I get my payment?

You will be paid after (and if) the court approves the Settlement and there is a Final Order and Judgment in the lawsuit. The Court will hold a hearing on February 10, 2016 to decide whether to approve the Settlement. (See “The Court’s Fairness Hearing” on page 9.) If there is an appeal, you will not be paid until after any appeal is favorably resolved.

You will receive payment for the Cash Benefit and Repair Reimbursement in the form of a check, which you will have 90 days to cash or deposit, or otherwise the check will become void and any proceeds will be donated to Consumers Union of United States, Inc. You may receive payment for the Rebate in the form of a prepaid gift or debit card, in which case you will be bound by any terms or conditions associated with the use of that card.

CLASS COUNSEL

15. Do I have a lawyer in this case?

The Court appointed Mariusz Kuzian, James G. Brown, Debra Thomas-Brown, Robert Bovero, Wanda Roebling, Anthony Perlono, Eric Frank, Irma Lederer, and Cameron Watters as Class Representatives. The Court appointed the law firms and/or attorneys listed below as Co-Lead Class Counsel to represent you in connection with the Settlement. Any questions should be directed to the attorneys at these firms:

NAGEL RICE, LLP
Bruce H. Nagel
Diane E. Sammons
Randee M. Matloff
103 Eisenhower Parkway
Roseland, New Jersey 07068
Telephone: (973) 618-0400

POULOS LOPICCOLO PC
John N. Poulos
Joseph LoPiccolo
1305 South Roller Rd.
Ocean, New Jersey 07712
Telephone: (732) 757-0165

You do not have to pay the Co-Lead Class Counsel. If you want to be represented by your own lawyer, you may hire one at your own expense to “appear” for you in Court.

OBJECTING TO THE SETTLEMENT

If you are a Class Member and have not excluded yourself from the Class, you can tell the Court that you don’t agree with the Settlement and/or Co-Lead Class Counsel’s application for an award of attorneys’ fees and costs and/or service awards to the Representative Plaintiffs. The Court’s determination of whether to approve the Settlement is separate from its award of attorneys’ fees, costs, and service awards.

16. How do I tell the Court that I don’t like the Settlement?

To object, you must send your objection to the Court and the attorneys for both sides. Be sure to include the full name of the case and the case number (In Re: Electrolux Home Products Ice Maker Cases, Master Docket Number 1:12-cv-03341-NLH-AMD), your name, address, telephone number, signature, information reasonably identifying yourself as a Class Member, and the reasons why you object to the Settlement. Send a copy of your objection to all three of the addresses listed below. Your objection must be postmarked no later than January 4, 2016.

COURT	ATTORNEYS
Clerk of the Court United States District Court for the District of New Jersey, Camden Division Mitchell H. Cohen Building & U.S. Courthouse 4th & Cooper Streets Room 1050 Camden, NJ 08101	<i>Counsel for the Class:</i> NAGEL RICE, LLP Bruce Nagel 103 Eisenhower Parkway Roseland, New Jersey 07068 <i>Counsel for Electrolux:</i> FARELLA BRAUN + MARTEL LLP C. Brandon Wisoff 235 Montgomery Street, 17th Floor San Francisco, CA 94104

THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the Settlement. You may attend and you may ask to speak, but you don't have to. You may also appear at the hearing through an attorney of your own choosing, whom you hire at your own expense.

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

The Court has scheduled a Fairness Hearing at 1:00 p.m. on February 10, 2016 in Courtroom 3A at the Mitchell H. Cohen Building & U.S. Courthouse, 4th and Cooper Streets, Camden, New Jersey 08101. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. The Court will listen to people who have asked to speak at the hearing. After the hearing, the Court will make its decisions. We do not know how long this will take.

18. What else will be decided after the hearing?

At the Fairness Hearing, Co-Lead Class Counsel will ask the Court to approve payment of their and the other Plaintiffs' Counsel's fees and costs described above. The Court will also consider the request for service awards to the Class Representatives. If the Court approves the Settlement, Electrolux and related entities will be released from any legal claims brought by Class Members related to the refrigerators at issue and the claims in this case, with the exception of personal injury claims or claims for damage to property other than the refrigerators themselves.

19. Do I have to come to the hearing

No. Co-Lead Class Counsel will answer questions that the Court may have, but you are welcome to come to the hearing at your own expense. If you send an objection, you don't have to come to Court to talk about it. You may also pay your own lawyer to attend, but it's not necessary.

20. May I speak at the hearing?

If you object to the Settlement and you have not excluded yourself from the Class, you may ask the Court for permission to speak at the Fairness Hearing. To do so, you must include a "Notice of Intention to Appear" with your written Objection sent to the addresses listed above in question 16. The Notice of Intention to Appear should be on a separate sheet of paper with the full name of the case and the case number (In Re: Electrolux Home Products Ice Maker Cases, Master Docket Number 1:12-cv-03341-NLH-AMD), your name, address, telephone number, and signature. You may send your Notice of Intention to Appear in the same envelope as your Objection to the Settlement.

IF YOU DO NOTHING

21. What happens if I do nothing at all?

If you do nothing, you will not get a payment from this Settlement. To be eligible to receive a benefit, you need to submit a valid claim form by February 3, 2016. If you do not exclude yourself from the Class as outlined in question 8 above, you cannot sue Electrolux or related entities with claims that relate to those in this case.

GETTING MORE INFORMATION

22. Are there more details about the Settlement?

Yes. This notice summarizes the proposed Settlement. More details are in a longer Settlement Agreement that you can get at www.icemakersettlement.com by calling 1-877-315-9961, or by writing to: Electrolux Ice Maker Settlement, P.O. Box 2446 Faribault, MN 55021-9140

23. How do I get more information?

If you have questions, visit www.icemakersettlement.com call toll free 1-877-315-9961, or write to Electrolux Ice Maker Settlement, P.O. Box 2446 Faribault, MN 55021-9140

PLEASE DO NOT CALL OR DIRECT ANY INQUIRIES TO THE COURT.

KEY DATES

Deadline to send a letter clearly stating that you wish to be excluded from the Class	Must be postmarked by January 4, 2016
Deadline to send a letter stating that you object to this proposed Settlement	Must be postmarked by January 4, 2016
Court's Fairness Hearing	February 10, 2016
Deadline to send in a claim form	Must be postmarked or submitted online by February 3, 2016