

Takata Airbag Products  
c/o Kroll Settlement Administration  
P.O. Box 225391  
New York, NY 10150-5391

FIRST-CLASS MAIL  
U.S. POSTAGE PAID  
CITY, ST  
PERMIT NO. XXXX

**ELECTRONIC SERVICE REQUESTED**

In re Takata Airbag Products Liability  
(Automobile Salvage/Recyclers  
Actions) (S.D. Fla)

**Important Legal Notice from the  
United States District Court for the  
Southern District of Florida.**

This is a notice of a proposed  
class action settlement.

<<Barcode>>

Class Member ID: <<Refnum>>

<<FirstName>> <<LastName>>

<<BusinessName>>

<<Address>>

<<Address2>>

<<City>>, <<ST>> <<Zip>>-<<zip4>>

**All persons and entities that purchased a Subject Vehicle containing a Takata Inflator, and that currently engage, or at the time of purchase were engaged, in the business of automotive salvage and/or recycling, and/or that recycled, refurbished, and/or removed for sale and/or re-sale Takata Inflators and/or Takata Inflator-related component parts may be entitled to a payment from a class action settlement.**

*Si desea recibir esta notificación en español, llámenos o visite nuestra página web.*

Settlements have been reached in a class action lawsuit alleging that certain car companies manufactured and sold vehicles that contained allegedly defective airbags made by Takata Corporation and its affiliates (“Takata”). The car companies involved in the proposed settlement (BMW, Ford, Honda, Mazda, Nissan, Toyota, and Subaru) (“Defendants”) deny the allegations in the lawsuit, and the Court has not decided who is right. **The purpose of this notice is to inform you of the class action and the proposed Settlements so that you may decide what to do.**

**Who’s included? Records indicate that you may be a Class Member.** The Settlements offer potential payments to Automotive Salvage and/or Recyclers in the United States that purchased a Subject Vehicle containing a Takata Inflator. A complete list of Subject Vehicles included in the Settlements is posted on the [www.airbagrecyclersettlement.com](http://www.airbagrecyclersettlement.com) Settlement Website. The Settlements do not involve claims of personal injury or property damage arising from an incident involving a Subject Vehicle.

**What do the Settlements provide?** The Settlements, if and/or when implemented, offer an Enhanced Inflator Recovery Program (or BMW’s enhanced Takata Inflator Certification Program) (the “Enhanced Programs”), which will run for two years. Under the programs, the Settlement Claims Administrator will locate, identify, purchase, recover, and destroy (or, under BMW’s program, certify to the destruction of) Inflators in Subject Vehicles that have been recalled as of the dates of the individual Settlement Agreements. Defendants that had existing programs regarding recovered and/or deployed and/or missing inflators will pay the eligible Class Member 15% more per Inflator than they pay under their existing programs. Defendants that did not have existing programs regarding recovered and/or deployed and/or missing inflators are implementing such programs, to the extent described in the agreements available at [www.airbagrecyclersettlement.com](http://www.airbagrecyclersettlement.com). These additional payments **do not** apply to Inflators for which the Defendants have already made a payment or to any payments made after the two-year Enhanced Programs. More information about the benefits of the Settlements is available at [www.airbagrecyclersettlement.com](http://www.airbagrecyclersettlement.com).

**How can I participate in the Enhanced Programs?** Once implemented, you may submit Claim(s) to participate in the Enhanced Programs. Instructions on submitting claim(s) can be found in the Claim Forms at [www.airbagrecyclersettlement.com](http://www.airbagrecyclersettlement.com).

**What are my options?** You are not required to do anything in response to this notice unless you wish to exclude yourself from the Settlements or file an objection. If you do not exclude yourself, then if the court approves the Settlements, you may recover any benefits to which you may be entitled under the Settlements, and you will be legally bound by the Settlement terms including the release of claims. The potential available benefits are more fully described in the Settlement Agreements, available at [www.airbagrecyclersettlement.com](http://www.airbagrecyclersettlement.com). If you want to exclude yourself from the Settlements, and not receive any benefits to which you may be eligible, then you must exclude yourself by **October 4, 2023**. You may object to the Settlements by **October 4, 2023**. You cannot both exclude yourself from and object to the Settlements. The deadlines and procedures for requesting exclusion from the Settlements or filing an objection are also explained on the settlement website.

**Fairness Hearing.** The Court will hold a final approval or “fairness” hearing on **November 3, 2023 at 2:30 p.m. Eastern time** to consider whether to grant final approval of the Settlements and a request for \$188,070.75 in attorneys’ costs and expenses for the Settlements with the Defendants. Plaintiffs’ counsel are not seeking any attorneys’ fees or class representative awards associated with the Settlements. You may appear at the fairness hearing, either by yourself or through an attorney you hired, but you don’t have to hire an attorney because class counsel will be there to represent your interests. For more information, including the Settlement benefits and requirements, eligibility, release of claims, and applicable deadlines and procedures to request exclusion, object, or file a claim, in English or Spanish, call or visit the website below.