

If you own a Lennox, Aire-Flo, Armstrong Air, AirEase, Concord, or Ducane brand residential air conditioning or heat pump system, you could get benefits from a class action settlement.

A Settlement has been reached with Lennox Industries Inc. (“Lennox”) in a class action lawsuit about whether it manufactured and sold defective evaporator coils. An evaporator coil is a part of an air conditioning system or heat pump system in the cooling mode. Lennox denies all of the claims in the lawsuit, but has agreed to the Settlement to avoid the cost and risk of further litigation.

Who’s included? U.S. residents who, between October 29, 2007 and July 9, 2015, purchased at least one new uncoated copper tube Lennox, Aire-Flo, Armstrong Air, AirEase, Concord, or Ducane brand evaporator coil, covered by an Original Warranty (“Original Coil”), whether purchased separately, as part of an air handler, or as part of a packaged unit, for their personal, their family, or their household purposes, that was installed in a house, condominium unit, apartment unit, or other residential dwelling located in the United States.

What does the Settlement provide? An Expanded Warranty and Reimbursement Program (the “Program”) that includes: (1) a \$75 service rebate; (2) an aluminum tube or coated copper tube Replacement Coil after the first coil replacement; (3) up to \$550 as retroactive reimbursement for labor and refrigerant charges for the replacement of the Original Coil in the event there is more than one coil replacement; and (4) up to \$550 as reimbursement for labor and refrigerant charges for each uncoated copper tube coil replacement after the first replacement. Program benefits require replacement of an Original Coil due to a coil leak within five years after installation and will vary by individual Settlement Class Members.

How do I get Settlement benefits? You must submit a Claim Form by the later of **February 1, 2016 or 60 days after your Original Coil is replaced by installation of a Replacement Coil** to obtain coverage under the Program and to request benefits for which you may be eligible as of the date you submit your Claim Form. If approved, you will be sent a Certificate explaining the benefits under the Program and when and how to redeem them. To redeem benefits for which you may first become eligible after submission of your Claim Form, you must submit Request for Benefits Forms with information and supporting documentation that

were not already included with the Claim Form. Claim Forms and Request for Benefits Forms may be accessed and submitted online or downloaded for submission via U.S. Mail at www.evaporatorcoillawsuit.com. The Forms are also available by calling 1-888-841-1363 or by writing to Thomas v. Lennox Industries Inc., Settlement Administrator, P.O. Box 43374, Providence, RI 02940-3374.

Who represents me? The Court has appointed Kohn Swift & Graf, P.C., Quantum Legal LLC, and Seeger Weiss LLP as Class Counsel. You do not have to pay Class Counsel or anyone else to participate. If you want to be represented by your own lawyer, you may hire one at your own expense.

Your other options. If you are in the Settlement Class and you do nothing, your rights will be affected and you won’t get any Settlement benefits. If you don’t want to be legally bound by the Settlement, you must exclude yourself from the Settlement by **October 28, 2015**. Unless you exclude yourself, you won’t be able to sue or continue to sue Lennox for any claim made in this lawsuit or released by the Settlement. If you stay in the Settlement, you may object to the Settlement or give notice of intent for you or your own lawyer to appear at the final approval hearing—at your own expense—but you don’t have to. Objections and notices of intent to appear are due by **October 28, 2015**.

The Final Approval Hearing. The Court will hold a hearing on **December 2, 2015** to consider whether to approve the Settlement, and a request of up to \$1,250,000 for attorneys’ fees, costs and expenses, which includes \$2,500 service awards to each Class Representative (Robert Thomas, Scott Patrick Harris, Michael Bell, Sandra Palumbo, Frank Karbarz, and Thomas Davis). If approved, these amounts, and the costs of administering the Settlement, will be paid by Lennox and will not reduce the amount of Settlement benefits available.

Want More Information? Call 1-888-841-1363, go to www.evaporatorcoillawsuit.com, write to Thomas v. Lennox Industries Inc., Settlement Administrator, P.O. Box 43374, Providence, RI 02940-3374, or email admin@evaporatorcoillawsuit.com.