

If you own or owned a home or other structure with Windsor Pinnacle or Legend Series windows manufactured between January 1, 2000 and January 5, 2018, you may qualify for benefits from a class action settlement.

This Notice may affect your rights, so please read it carefully.

- A settlement has been reached with the Windsor Window Company (“Windsor”) and Woodgrain Millwork, Inc. (“Woodgrain”) about certain Pinnacle and Legend Series windows manufactured by Windsor between January 1, 2000 and January 5, 2018. The settlement covers claims of possible damage including wood rot to the windows themselves, damage caused by water leakage and possible reimbursement for qualifying prior repairs. Windsor and Woodgrain (the “Defendants”) deny the claims in the lawsuit and deny that the windows included in the settlement are defective in any way. The Court has not decided who is right, but the Defendants and the Plaintiffs who filed the lawsuit have agreed to the settlement.
- The Pinnacle and Legend Series windows (including Legend Hybrid windows) included in the settlement are called the “Qualifying Windows.” The settlement website, www.windowsettlements.com, includes detailed pictures of the Qualifying Windows to help you identify if you have them on your home or other structure.
- The claims process created by the settlement provides replacement window sashes, compensation for window frame damage, compensation for additional damage caused by a window leak, and reimbursement for certain prior repairs, provided you satisfy the eligibility criteria and comply with claim-submission requirements. Complete detail on eligibility and claim options is included in this notice.
- Your legal rights are affected whether you act or do not act. Read this Notice carefully.
- These rights and options—**and the deadlines to exercise them**—are explained in this Notice.
- The Court in charge of this case still has to decide whether to approve the settlement. If it does, and after any appeals are resolved, money and benefits will be distributed to those who file a valid and timely Claim Form. Please be patient.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:	
SUBMIT A CLAIM FORM	Submit a Claim Form seeking cash payment and/or other benefits.
EXCLUDE YOURSELF	Request to be excluded and get no benefits from the settlement. This is the only option that allows you to start or continue a lawsuit against the Defendants about the claims this settlement resolves.
OBJECT	Write to the Court about why you do not like the settlement.
GO TO A HEARING	Ask to speak in Court about the fairness of the settlement.
DO NOTHING	Get no benefits. Give up your rights to sue the Defendants for the claims the settlement resolves.

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BASIC INFORMATION

1. Why is this Notice being provided?

A Court authorized this Notice because you have a right to know about a proposed class action settlement and about all of your options before the Court decides whether to give “final approval” to the settlement. This Notice explains the lawsuit, the settlement, your legal rights, what benefits are available, who may be eligible for those benefits, and how to get them.

Judge Lynn Adelman of the United States District Court for the Eastern District of Wisconsin, is overseeing this lawsuit. The settlement resolves the cases transferred to the multi-district litigation known as *In re Windsor Wood Clad Window Products Liability Litigation*, MDL No. 16-MD-02688.

The persons who sued are called “Plaintiffs” or “Named Plaintiffs,” and the companies being sued, Windsor Window Company and Woodgrain Millwork, Inc. are called the “Defendants.”

2. What is this lawsuit about?

The Plaintiffs claim that certain windows manufactured and/or sold by the Defendants contain manufacturing and/or design defects that they claim have caused damage to windows, window finishing, homes and other structures containing windows, and/or personal property allegedly resulting from water-related intrusion. The Plaintiffs ask for money and other benefits for people and entities that own homes, buildings and structures that contain the Pinnacle and Legend Series windows that are now defined as Qualifying Windows.

The Defendants deny the claims and allegations in the lawsuit and deny any and all liability for any and all claims that have or could have been asserted regarding Windsor’s Pinnacle and Legend Series Windows. Windsor specifically denies that any of the Qualifying Windows have either a design or manufacturing defect.

The Court has not decided who is right, but both the Plaintiffs and the Defendants have agreed to a settlement to end the lawsuit and avoid further related costs and burdens.

3. Why is there a settlement?

The Court did not decide in favor of Plaintiffs or Defendants. Instead, both sides agreed to settle this case to avoid the cost and risk of litigation. The settlement does not mean that any law was broken or that the Defendants did anything wrong. Defendants deny all legal claims in this case. Named Plaintiffs and their lawyers think the settlement is best for all Settlement Class Members.

4. Why is the settlement a proposed class action settlement?

Proposed class action settlements typically get reviewed by a court twice: once for preliminary approval and once for final approval. As part of approving a class action settlement, courts certify a settlement class and appoint class representatives. That class is a Settlement Only Class (a.k.a, a class certified only for settlement). The Court has given the proposed settlement preliminary approval, has certified a Settlement Only Class, and has appointed Named Plaintiffs to represent the Settlement Only Class. But the Court cannot decide whether to finally approve the proposed settlement until the Final Fairness Hearing (described in Section 23 below), when it will resolve

issues for all Settlement Only Class Members, except for those Members who exclude themselves from the settlement through the process described in Section 17 below.

WHO IS IN THE SETTLEMENT

To see if you will be affected by the settlement or if you can get a payment or other benefits from it, you first have to determine if you are a Settlement Class Member.

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

The settlement includes all individuals and entities in the United States who are previous, current, or subsequent owners of a structure with Qualifying Windows (referred to as a “Qualifying Structure”), subject to the exceptions in Section 7 below. Examples of how to determine whether your windows are Qualifying Windows can be found at www.windowsettlements.com. If you are unsure whether you are a part of the settlement, you can contact the Settlement Administrator at Windsor Windows Settlement, PO Box 3770, Portland, OR 97208-3770.

6. What is a Qualifying Window?

A Qualifying Window is a Pinnacle or Legend Series window manufactured by Windsor between January 1, 2000, and January 5, 2018. Legend Series windows also include Legend Hybrid windows manufactured by Windsor. A window factory muller by Windsor and installed in one opening is considered one Qualifying Window. “Mulling” is a process that connects two or more windows together, and the connected windows then fit into one opening in a wall. Qualifying Windows can be identified by visiting www.windowsettlements.com.

7. Is anyone excluded from the settlement?

Yes. Excluded from the Settlement Class are:

- Woodgrain, Windsor, and their owners, subsidiaries and affiliates;
- Windsor’s distributors and/or dealers;
- Counsel of record in the MDL and Transferred Actions and their immediate family members;
- The judges who are or have been assigned to the MDL and Transferred Actions and their immediate family members;
- Any individual or entity that has previously settled disputes with Windsor that would otherwise be governed by this Agreement and for which there is a written Settlement Agreement, nor does the Settlement Class include any individual or entity that has asserted a claim in court or arbitration against Windsor and has had the claim dismissed with prejudice; and
- Any individual or entity that timely requests exclusion from the Settlement Class, as further explained in Section 17.

8. What if I am not sure whether I am included in the settlement?

If you are not sure whether you are in the Settlement Class, or have any other questions about the settlement, visit the settlement website at www.windowsettlements.com or call the toll free number, 1-888-530-6598. You may also write with questions to Windsor Windows Settlement, PO Box 3770, Portland, OR 97208-3770, or send an e-mail to info@windowsettlements.com.

QUESTIONS? CALL 1-888-530-6598 OR VISIT WWW.WINDOWSETTLEMENTS.COM

9. Who is eligible to get a payment or other benefits under the settlement?

To be eligible to seek money and other benefits under the settlement, a Settlement Class Member must have suffered “Qualifying Damage,” or “Additional Damage.” Qualifying Damage is visible wood rot to a Qualifying Window, which may be evidenced by staining, discoloration, and/or deterioration. Staining or discoloration alone, however, is not sufficient by itself without visible wood rot. Additional Damage is visible rotting or deterioration to walls, drywall, insulation, or other home or building materials where such damage extends perpendicularly (straight) below the sill of the window opening of a Qualifying Window. Such rotting or deterioration may be evidenced by staining or discoloration, but staining or discoloration alone is not sufficient to support a claim.

You should visit www.windowsettlements.com to see exemplar pictures of the kind of wood rot that is covered by the settlement.

THE SETTLEMENT BENEFITS—WHAT YOU GET IF YOU QUALIFY

If the Settlement is approved and becomes final, it will provide money and benefits to qualified Settlement Class Members.

10. What are the benefits of the Settlement?

The following four benefits are available to Settlement Class Members:

(1) Window Sash Replacements

A window sash is the portion of the window that includes the internal framing that holds the glass. An exemplar picture showing components of a window, including sash, is available at www.windowsettlements.com.

If you demonstrate Qualifying Damage on a Qualifying Window sash not caused by condensation, then Windsor will provide a replacement sash. You must provide separate pictures showing the Qualifying Damage for each sash for which replacement is sought. If you are entitled to receive a replacement sash, you may pick up the sash free-of-charge from the Windsor distributor nearest you, or at your expense, you may elect to have the sash shipped to you.

Condensation is water vapor from the air deposited on any cold surface like glass. Wood rot on the interior side of a window that is not contiguous to any potential leak path is caused by condensation. Wood rot caused by condensation produces a recognizable pattern. There are photo examples of condensation damage that are not covered under the settlement at www.windowsettlements.com.

A replacement sash will have a warranty for the longer of either two (2) years from the date of pick up from the Windsor distributor or shipment to a location elected by the Claimant, or the remainder of Windsor’s original warranty, if applicable to the Qualifying Window(s) for which the Claimant received a replacement sash. The settlement specifies how a future warranty claim on the replacement sash may be filed and decided on the replacement sash. This information can be found in Section VII of the Settlement Agreement which is posted at www.windowsettlements.com.

(2) Damage to a Window Frame

A window frame is the fixed outer part of a window that attaches to the wall and surrounds the entire window system, including the window sash. An exemplar picture showing components of a window, including the frame, is available at www.windowsettlements.com.

If you demonstrate Qualifying Damage on a Qualifying Window frame that has been caused by water intrusion caused by the window itself (as opposed to being caused by faulty installation or maintenance or some other cause), then Windsor will provide an adjusted (based on the window's age), fixed settlement amount for each Windsor window according to the tables listed below. The percentage shown reflects the reduction to account for the window's age. This adjusted settlement amount covers all damages related to and includes compensation for the cost of labor and materials necessary to install a replacement window, repair any damage caused during the installation of a replacement window, costs to remove and replace window coverings, and costs incurred for interior finishing work. Your claim must provide separate pictures for each window for which replacement value is sought.

Pinnacle Casements	
Year(s)	Settlement Amount
2016-2017	\$424
2014-2015	\$297 (70%)
2012-2013	\$212 (50%)
2010-2011	\$127 (30%)
2000-2009	\$64 (15%)

Pinnacle Double Hung	
Year(s)	Settlement Amount
2016-2017	\$362
2014-2015	\$254 (70%)
2012-2013	\$181 (50%)
2010-2011	\$109 (30%)
2000-2009	\$54 (15%)

Legend Double Hung	
Year(s)	Settlement Amount
2016-2017	\$363
2014-2015	\$254 (70%)
2012-2013	\$182 (50%)
2010-2011	\$109 (30%)
2000-2009	\$54 (15%)

Legend Casement	
Year(s)	Settlement Amount
2016-2017	\$453
2014-2015	\$317 (70%)
2012-2013	\$226 (50%)
2010-2011	\$136 (30%)
2000-2009	\$68 (15%)

If your Qualifying Window with Qualifying Damage is within warranty and otherwise qualifies under the applicable warranty, you may elect to receive a replacement window of the same kind as the damaged window instead of the payment shown above. If you elect to receive a replacement window under your warranty, then you will forfeit the right to get a cash payment for any of the

other damages described above that are covered by the payment amounts shown above. The replacement window would be your only remedy. Replacement windows will be delivered as provided in the applicable warranty.

Examples of double hung windows and casement windows are available online at www.windowsettlements.com.

(3) Compensation for Additional Damage

“Additional Damage” is visible rotting or deterioration to walls, drywall, insulation, or other home or building materials where the damage extends perpendicularly (straight) below the sill of the window opening of a Qualifying Window. This rotting or deterioration may be evidenced by staining or discoloration, but staining or discoloration alone is not sufficient to support a claim. If you demonstrate “Additional Damage” caused by water intrusion caused by a Qualifying Window itself (rather than caused by faulty installation or maintenance or some other cause), then Windsor will pay the amount of a bona fide estimate to repair the damage up to the amounts specified below. To demonstrate Additional Damage, you must include pictures showing the damage and a bona fide estimate to repair the damage. Windsor can challenge and deny a claim for recovery based on Additional Damage if Windsor demonstrates that faulty installation, maintenance, or some other cause caused the Additional Damage.

If Additional Damage is proven, Windsor will pay the amount of the estimate up to:

1. \$250 total to repair Additional Damage around one or two window openings; or
2. \$500 total to repair Additional Damage around three to six window openings; or
3. \$2,500 for Additional Damage that (1) extends perpendicularly (straight) below the window sill of a Qualifying Window more than eight inches at one or more window openings, or (2) extends perpendicularly (straight) below the window sill of a Qualifying Window eight inches or less at seven or more window openings.

The maximum amount you may claim for Additional Damage is \$2,500, regardless of the number of Qualifying Windows around which damage is alleged or the extent of any claimed damage. Any disputes about causation or the value of the repair(s) must be submitted to the Claims Administrator. Windsor will have the right to submit a competing bona fide estimate.

(4) Reimbursement for Prior Repairs

If you demonstrate that you had Qualifying Damage or Additional Damage and you incurred expenses related to replacement or repair of the Qualifying Windows, their components, and/or damage to walls, drywall, insulation or other home or building materials caused by water intrusion caused by the Qualifying Window itself, then Windsor will pay the amount of these expenses (called “Qualifying Expenses”). The maximum settlement payment for prior repairs will be the amount you could have received if repair or replacement had not already occurred and you were seeking reimbursement under this settlement as described above. To demonstrate Qualifying Expenses you must submit the following evidence:

1. Documentation proving that the subject windows were Qualifying Windows;
2. A sworn, notarized statement from the contractor who performed the repair or replacement demonstrating that: (1) the repair or replacement at issue was the result of Qualifying Damage or Additional Damage; and (2) the Qualifying Damage or Additional Damage was caused by window failure rather than by faulty installation or maintenance or some other cause. Windsor may conduct an investigation,

QUESTIONS? CALL 1-888-530-6598 OR VISIT WWW.WINDOWSETTLEMENTS.COM

including noticing a deposition of the contractor. The deposition will be at Windsor's expense and in the city where the contractor resides. In lieu of the contractor's statement that Qualifying Damage or Additional Damage existed, you may provide photographic or video proof. If the contractor fails or refuses to appear for a noticed deposition then the claim shall be denied; and

3. Photographic or video proof demonstrating that Qualifying Damage or Additional Damage existed prior to repair or replacement; and
4. Proof that you paid for repairs or replacement and a sworn, notarized statement that you have not been fully reimbursed for the repair or replacement by Windsor or any other source. Proof of payment can consist of a paid invoice. If Windsor has already provided some remedy other than through this Settlement for past repairs to you, you shall not be entitled to further relief for past repairs through this Settlement. If you has been partially reimbursed by an insurance company or other non-party for past repairs, Windsor will deduct the partial reimbursement from what it would have otherwise paid for past repairs.

The settlement payment to a Claimant with an approved claim for prior repairs shall be capped at the amount the Claimant could have received if repair or replacement had not already occurred and the Claimant was seeking reimbursement under Sections 10(2) or 10(3).

HOW TO GET A PAYMENT OR OTHER BENEFITS

11. What do I need to do to get a payment or other benefits?

To obtain any benefits from the settlement, you must follow the instructions on the Claim Form. The benefits of the settlement require documentation, including pictures and receipts. You should read the Claim Form instructions carefully and provide all the information that is requested.

All Claim Forms, together with supporting documentation or information, as applicable, must be mailed by first-class United States Mail, postage prepaid, to the Claims Administrator:

Windsor Windows Settlement
PO Box 3770
Portland, OR 97208-3770

You can also submit your Claim online at www.windowsettlements.com. If you change your address and want to receive a Claim Form or any payment you may qualify for at your new address, you should notify the Claims Administrator of your new address by either (i) visiting www.windowsettlements.com and providing your new address or (ii) sending written notice of your change of address to the Claims Administrator at the address above.

If you did not receive a Claim Form by mail, or if you need to obtain one or more additional Claim Forms, you can get one in any of the following ways: (1) by downloading a Claim Form at the website; (2) by requesting a Claim Form be mailed to you by calling the Claims Administrator's toll-free number at 1-888-530-6598 or (3) by requesting a Claim Form be mailed to you by writing to the Claims Administrator at the address provided above.

In signing the Claim Form, you submit under penalty of perjury, which means that you are swearing under oath that the statements you make in your form are true.

QUESTIONS? CALL 1-888-530-6598 OR VISIT WWW.WINDOWSETTLEMENTS.COM

12. What is the deadline for submitting a Claim Form?

Claims will be accepted for a period of one (1) year beginning on the date that an order preliminarily approving the settlement, Notice, and Notice Plan is entered. That order was entered on January 5, 2018, so if you are mailing in your Claim Form, it must be postmarked no later than **January 5, 2019**. If you are filing your Claim Form online, it must be submitted by **11:59 p.m. PST on January 5, 2019**.

13. How will my Claim be processed and paid?

Initial Review

The Claims Administrator will perform an initial review of each claim for completeness. If it is determined that your claim submission is incomplete or deficient, you will be notified within twenty-one (21) days of submitting your claim and given a detailed explanation of the nature of the deficiency or deficiencies and the time you have to cure your claim. Claimants will have up to three (3) opportunities to cure any deficiencies. If you receive a notice of deficiency within one (1) week of the expiration of the Claim Period, you will have no more than fifteen (15) calendar days from the date of the notice to make any remaining attempts to cure the deficiency(ies), provided that no Claimant may receive more than one (1) such extension. Under no circumstances shall Windsor or the Claims Administrator consider any claim or attempt to cure that is submitted after the expiration of the Claim Period or any 15-day extension, if applicable. If the claim submission remains incomplete after the expiration of the Claim Period and any 15-day extension, if applicable, the portion of the claim that remains incomplete shall be denied on that basis.

Determination of Claim

If the Claims Administrator decides that your Claim is complete, it will transmit your Claim Form and any supporting information or evidence to Windsor, Windsor's counsel, and to Settlement Class Counsel. Windsor will then determine whether your claim is valid and what relief, if any, may be due to you under the settlement. Windsor *may* choose to arrange an inspection (at no cost to you) before deciding if your Claim is valid. If it does, you will be notified and efforts will be made to arrange an inspection that will be mutually convenient for all parties. There are very specific guidelines around any inspection that Windsor may request. Those are listed in Section VI of the Settlement Agreement, which can be found at www.windowsettlements.com. If you cannot access the website, please contact the Claims Administrator and this information can be sent to you.

Once Windsor determines whether a Claim is valid it must then notify the Claims Administrator and Settlement Class Counsel. Windsor's determination will specify whether a Claim is approved in whole or in part or denied in whole or in part and will state with reasonable specificity the reasons for the determination. If your Claim is approved, you will be notified and receive your benefits. If Windsor denies your Claim in whole or in part, then this will be communicated to you by the Claims Administrator.

Claim Denial and Appeal Process

If Windsor denies your claim in whole or in part, you have the right to appeal the denial to the Claims Administrator. If your Claim is denied, the specific timelines, requirements and possible fees for an appeal will be sent to you along with the denial. That information can also be found in Section VI of the Settlement Agreement, which can be found at www.windowsettlements.com. Upon receipt of an appeal, the Claims Administrator will send a copy of the appeal to Windsor.

All appeals will be reviewed by the Claims Administrator including all information originally submitted by the Claimant and any information used by Windsor to decide the claim (such as an inspection). The Claims Administrator will then decide whether it agrees or disagrees with Windsor's determination of the Claim and that decision will be final.

14. What am I giving up to get a payment?

If the settlement becomes final, Settlement Class Members who submit a claim or do nothing at all will be releasing the Defendants from all of the Released Claims described and identified in Section X of the Settlement Agreement. This means you will no longer be able to sue the Defendants regarding any of the claims described in the Settlement Agreement (see Section 16 below).

The Settlement Agreement is available at www.windowsettlements.com. The Settlement Agreement provides more detail regarding the release and describes the released claims with specific descriptions in necessary, accurate, legal terminology, so read it carefully. You can talk to the law firms representing the Settlement Class listed in the section "The Lawyers Representing You" for free or you can, at your own expense, talk to your own lawyer if you have any questions about the released claims or what they mean.

EXCLUDING YOURSELF FROM THE SETTLEMENT

If you do not want to participate in this proposed settlement and you want to keep the right to sue the Defendants about the legal issues in this case, then you must take steps to get out of the settlement. This is sometimes called "opting out" of the Settlement Class.

15. If I exclude myself, can I get anything from this settlement?

No. If you exclude yourself, you may not apply for any benefits under the settlement and you cannot object to the proposed settlement. If you ask to be excluded, however, you may sue or be part of a different lawsuit against the Defendants in the future. You will not be bound by anything that happens in this class action settlement.

16. If I do not exclude myself, can I sue later?

Unless you exclude yourself, you give up the right to sue the Defendants for all of the claims that the settlement resolves. You must exclude yourself from this Settlement Class to start or continue your own lawsuit relating to the claims in this case. If you do not opt out of this Settlement and then bring a Released Claim(s) against either Defendant, they shall have the right to demand that you dismiss the claims. If you do not voluntarily dismiss the claims within thirty (30) days of that demand, then Defendants will be entitled to a summary dismissal of your claims and their reasonable attorneys' fees and expenses incurred in procuring the dismissal or any subsequent proceedings, as stated in Section X(17) of the Settlement Agreement. (The Settlement Agreement can be found at www.windowsettlements.com. If you cannot access the website, please contact the Claims Administrator and this information can be sent to you.)

17. How do I get out of the settlement?

To exclude yourself from the settlement and Settlement Class, you must send the Claims Administrator an "Opt-Out Request Form." The Opt-Out Request Form is available at the website or you can call or write the Claims Administrator to request one.

You must mail your completed Opt-Out Request Form, postmarked by **April 16, 2018** to:

Windsor Claims Administrator
PO Box 3770
Portland, OR 97208-3770

If you do not want to be a part of the settlement, but do not send in the Opt-Out Request Form, you will remain a Settlement Class Member and lose any opportunity to exclude yourself from the settlement, and your rights will be determined in this lawsuit by the Settlement Agreement, if it receives final judicial approval.

You cannot ask to be excluded/opt-out on the phone, by email, or at the website.

THE LAWYERS REPRESENTING YOU

18. Do I have a lawyer in the case?

The Court designated Daniel K. Bryson and Matthew E. Lee of Whitfield Bryson & Mason LLP as Lead Counsel for the Plaintiffs and Settlement Class. You will not be charged for these lawyers. If you want to be represented by your own lawyer in this case, you may hire one at your own expense.

19. Why is Lead Counsel recommending the settlement?

Lead Counsel reached this settlement after weighing the risks and benefits to the Settlement Class of this settlement compared with those of continuing the litigation. The factors that Class Counsel considered included the uncertainty and delay associated with continued litigation, a trial and numerous appeals, and the uncertainty of particular legal issues that have been, or are yet to be, determined by the Court. Lead Counsel balanced these and other substantial risks in determining that the settlement is fair, reasonable, and adequate in light of all circumstances and in the best interests of members of the Settlement Class.

20. How will the Lawyers be paid?

If the settlement is approved by the Court, Lead Counsel will apply to the Court for reasonable attorneys' fees and expenses of no more than \$1.3 million dollars to be awarded by the Court and to be paid by the Defendants. Also, Named Plaintiffs will receive a payment of \$3,500 per household for their effort, service, time and expenses.

Settlement Class Members will not be responsible for the fees and expenses of Lead Counsel, and the payment of attorneys' fees and expenses will not reduce the benefits to Settlement Class Members.

OBJECTING TO THE SETTLEMENT

21. How do I tell the Court if I do not like the settlement?

If you do not exclude yourself from the Settlement Class, you may, if you wish, object to the certification of the Settlement Class, to the terms of the proposed settlement, or to Class Counsel's application for an award of attorneys' fees and expenses.

To do so, you or your own attorney must provide written notice of the objection via first class mail to Lead Counsel and Defendants' counsel and postmarked no later than **May 7, 2018** with the following information:

QUESTIONS? CALL 1-888-530-6598 OR VISIT WWW.WINDOWSETTLEMENTS.COM

The Notice of Objection must:

- a. Include your name, address, and telephone number;
- b. Bear the caption of the MDL, *In re Windsor Wood Clad Window Products Liability Litigation, MDL No. 16-MD-02688*;
- c. Provide the following information and valid documentation:
 - i. The number and types of Qualifying Windows on your property;
 - ii. The location of such windows;
 - iii. Documentation identifying the date of purchase or installation of the Qualifying Windows (e.g., sales receipt or contractor invoice), or the product identification of the Qualifying Windows; and
 - iv. Documentation (e.g., title, deed, tax bill, mortgage bill) verifying ownership of the property in which the Qualifying Windows are installed;
- d. Provide a written brief detailing the specific basis for each objection, including any legal and factual support you wish to introduce in support of the objection;
- e. State whether you intend to appear at the Final Approval Hearing (explained below) and what witnesses and exhibits, if any, you intend to present at the hearing. If you intend to call witnesses, the objection must summarize in detail the anticipated testimony of all such witnesses. If you intend to introduce exhibits, all exhibits must be attached to the objection; and
- f. State whether your objection is made through legal counsel.

If your objection is made through legal counsel, the Notice of Objection must, in addition to the information required above, include:

- a. The identity and number of the Settlement Class Members represented by your counsel;
- b. The number of such represented Settlement Class Members who have opted out of the Settlement Class; and
- c. If the attorney intends to seek fees and expenses from anyone other than the objector (s)he represents, the attorney shall also file with the Court and serve upon Class Counsel and Defense Counsel a document containing the following:
 - i. A description of the attorney's legal background and prior experience in connection with class action litigation, including the previous cases in which the attorney has represented an objector to a class action settlement;
 - ii. The amount of fees sought by the attorney for representing the objector and the factual and legal justification for the fees being sought;
 - iii. A statement regarding whether the fees being sought were calculated on the basis of a lodestar, contingency, or other method;
 - iv. The number of hours already spent by the attorney and an estimate of the hours to be spent in the future; and
 - v. The attorney's hourly rate.

If you object, you must also make yourself available for deposition by counsel for the Parties between the time your objection is filed and a date no later than five (5) days before the Final Fairness Hearing, and your objection must include the dates when you are available for deposition.

Your Objection must be filed with the Court and served on Class Counsel and Defendants' counsel by first-class United States Mail, postmarked no later than **May 7, 2018**. The copies to be filed with the Court and served on Class Counsel and Defendants' counsel must be mailed to the following addresses:

QUESTIONS? CALL 1-888-530-6598 OR VISIT WWW.WINDOWSETTLEMENTS.COM

Court	CLASS COUNSEL	Counsel for Defendants
The Honorable Lynn Adelman United States Courthouse Room 390 517 East Wisconsin Avenue Milwaukee, WI 53202	Daniel K. Bryson Whitfield Bryson & Mason LLP 900 W. Morgan St. Raleigh, North Carolina 27603	Michael P. North Arthur Chapman Kettering Smetak & Pikala, P.A. 81 South Ninth Street, Ste. 500 Minneapolis, MN 55402

If you do not comply with these procedures and the deadline for objections, you will lose any opportunity to have your objection considered at the Fairness Hearing or otherwise to contest the approval of the settlement or to appeal from any order or judgment entered by the Court in connection with the settlement.

22. What is the difference between objecting and asking to be excluded?

Objecting is simply telling the Court that you do not like something about the settlement. You can object only if you stay in the Settlement Class. Excluding yourself (opting-out) is telling the Court that you do not want to be part of the Settlement Class. If you exclude yourself, you cannot object to the settlement and you will not be eligible to apply for any benefits under the settlement because the case no longer affects you.

THE COURT'S FAIRNESS HEARING

23. When and where will the Court decide whether to approve the settlement?

On **July 6, 2018, at 11:00 a.m.**, the Court will hold a public hearing in Courtroom 390 of the United States District Court for the Eastern District of Wisconsin, located at the U.S. Courthouse, 517 East Wisconsin Avenue, Milwaukee, WI 53202, to determine whether the Settlement Class was properly certified and whether the settlement is fair, adequate, and reasonable and should be finally approved, with judgment entered accordingly. The Court also will consider Lead Counsel's application for an award of attorneys' fees and expense reimbursement and any opposition thereto. This hearing may be continued or rescheduled by the Court without further notice to the Settlement Class so you should check the website for updates. If there are objections, the Court will consider them at that time. After the hearing, the Court will decide whether to approve the settlement. It is unknown how long these decisions will take.

24. Do I have to come to the hearing?

No. Lead Counsel will answer any questions the Court may have. However, you are welcome to attend the hearing at your own expense. If you send in a written objection, you do not have to come to the Fairness Hearing to talk about it. As long as you mailed your written objection on time, the Court will consider it. You may also pay your own lawyer to attend the Fairness Hearing, but their attendance is not necessary.

If you wish to appear at the Fairness Hearing, on your own behalf or by your separate counsel, and be heard orally, you may do so only if you file a Notice of Appearance with the Court and the Claims Administrator that specifies, in detail, the subjects on which you wish to be heard, with copies of the Notice of Appearance served on Class Counsel and Defendants' counsel by first-class United States Mail to the addresses in Question 21 above, postmarked no later than **May 7, 2018**.

IF YOU DO NOTHING

25. What happens if I do nothing at all?

If you are a Class Member and do nothing, you will not get benefits from the settlement. And, unless you exclude yourself, you will be bound by the judgment entered by the Court. This means you will not be able to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit or proceeding against the Defendants about the statements and claims at issue in this case.

GETTING MORE INFORMATION

26. How do I get more information?

This Notice summarizes the proposed settlement. More details are in the Settlement Agreement. You can view a copy of the Settlement Agreement and read a list of Frequently Asked Questions at www.windowsettlements.com. You may also write with questions to Windsor Settlement, PO Box 3770, Portland, OR 97208-3770 or send an e-mail to info@windowsettlements.com. You can get a Claim Form at the website, or have a Claim Form mailed to you by calling 1-888-530-6598. If you wish to communicate directly with Class Counsel, you may contact them at the address listed above in paragraph 21, or by e-mail at pat@wbmlp.com. You may also seek advice and guidance from your own private attorney at your own expense.