

## LEGAL NOTICE

### **If you have owned a York, Fraser-Johnston, Luxaire, Coleman, Evcon, Guardian, Champion, or Dayton brand residential or light-commercial HVAC unit, air conditioning or heat pump system, you could get benefits from a class action settlement.**

A settlement has been proposed with York International Corporation and Johnson Controls Inc. (together with Johnson Controls International plc hereinafter collectively, "JCI") in a class action lawsuit about whether JCI sold defective copper evaporator coils and copper condenser coils. An evaporator coil is a part of an air conditioning system or heat pump system and is inside your house, and a condenser coil is a part of a condensing unit and is outside your house ("Copper Coil(s)"). JCI denies the claims in the lawsuit.

**Who's included in the Settlement Class?** The proposed Settlement Class is defined as "all individuals and entities in the United States who during the time period from January 1, 2008 to March 15, 2017 purchased an uncoated York, Fraser-Johnston, Luxaire, Coleman, Evcon, Guardian, Champion, or Dayton brand copper evaporator coil or copper condenser coil manufactured and sold by JCI or any of its Affiliates, separately or as part of a split system or packaged residential air handler, condensing unit, or HVAC unit, that is covered by the original limited five year warranty or extended ten year warranty.

**What benefits does the Settlement provide?** Authorized Claimants who:

1. Prior to March 15, 2017, experienced **one** failure of their Copper Coil while the Copper Coil was covered by the original limited five year warranty or extended ten year warranty and incurred any out-of-pocket expenses will receive a \$75 Service Rebate Certificate valid for one year to be used as payment for maintenance on their HVAC system.
2. Prior to March 15, 2017, experienced **two or more** failures of their Copper Coil while the Copper Coil was covered by the original limited five year warranty or extended ten year warranty, and paid for labor, refrigerant, or parts associated with the replacement of their Copper Coils, will receive a check as reimbursement for their out-of-pocket expenses of up to \$550 for each replacement (but no more than \$1,100 for all replacements).
3. After March 15, 2017, experience a **first** failure of their Copper Coil while the Copper Coil is covered by the original limited five year warranty or extended ten year warranty, will receive at no cost a new replacement coil, plus a \$75 Service Rebate Certificate valid for one year to help defray the cost of the installation of the replacement coil or to be used as payment for maintenance on their HVAC system. Replacement coils for failed evaporator coils will be aluminum (where feasible according to the requirements/specifications for the model/unit at issue) or tin-coated copper. Replacement coils for failed condenser coils will be copper, and will also include a new 8-year Extended Copper Coil Warranty running from the date of installation.
4. After March 15, 2017, experience **two or more** failures of their Copper Coil while the Copper Coil is covered by the original limited five year warranty or extended ten year warranty, if at least one of the failures occurs after March 15, 2017, and paid for labor, refrigerant, or parts associated with the replacement of their Copper Coils, will receive at no cost a new replacement coil, plus a check as reimbursement for their out-of-pocket expenses of up to \$550 for each replacement (but no more than \$1,100 for all replacements). Replacement coils for failed evaporator coils will be aluminum (where feasible according to the requirements/specifications for the model/unit at issue) or tin-coated copper. Replacement coils for failed condenser coils will be copper, and will also include a new 8-year Extended Copper Coil Warranty running from the date of installation.

**How do I receive Settlement benefits?** You must submit a timely Claim Form to the Settlement Administrator. The deadline for submitting a Claim Form is the later of: (a) 120 days after the date of the Court's Final Judgment and Order of Dismissal (which when known will be set forth at [www.jccoppercoilsettlement.com](http://www.jccoppercoilsettlement.com)); or (b) 120 days after the Settlement Class Member experiences a Copper Coil failure while the Copper Coil is covered by the original limited five year warranty or extended ten year warranty. You can download a Claim Form at [www.jccoppercoilsettlement.com](http://www.jccoppercoilsettlement.com) and submit it via the website or by mailing it, faxing it, or emailing it to the Settlement Administrator at:

*Dickerson v. York International Corporation*  
Settlement Administrator  
1801 Market Street, Suite 660  
Philadelphia, PA 19103  
Fax: 1-484-350-4442  
Email: [Questions@jccoppercoilsettlement.com](mailto:Questions@jccoppercoilsettlement.com)

You may also request a Claim Form from the Settlement Administrator.

**Who represents me?** The Court appointed Berger & Montague, P.C., Greg Coleman Law, P.C. and Kohn Swift & Graf, P.C., as Class Counsel to represent the Settlement Class. You do not have to pay Class Counsel to submit a claim. If you want to be represented by your own lawyer, you may hire one at your own expense.

**Your options.** If you are included in the Settlement Class and do not submit a Claim Form, your rights will be affected and you will not receive any benefits from this Settlement. If you do not want to be legally bound by the Settlement, you must exclude yourself by June 23, 2017, following the instructions in the Notice of Class Action Settlement available at [www.jccoppercoilsettlement.com](http://www.jccoppercoilsettlement.com) or you won't

be able to sue, or continue to sue, JCI about the legal claims in this case. If you do not exclude yourself, you may object to the Settlement by submitting a written objection by June 23, 2017, following the instructions in the Notice of Class Action Settlement available at [www.jccoppercoilsettlement.com](http://www.jccoppercoilsettlement.com).

**The Final Approval Hearing.** The Court will hold a hearing on August 16, 2017 to consider whether to approve the Settlement, award Class Counsel attorneys' fees up to one million dollars plus expenses, and award the Class Representatives up to \$2,500.00 each for their service. If approved, these amounts, as well as the costs of administering the Settlement, will be paid separately by JCI and will not reduce the benefits available to Settlement Class Members.

**Want More Information?** Call 1-855-510-2035, go to [www.jccoppercoilsettlement.com](http://www.jccoppercoilsettlement.com), or write to *Dickerson v. York International Corporation.*, Settlement Administrator, 1801 Market Street, Suite 660, Philadelphia, PA 19103.

**1-855-510-2035**

**[www.jccoppercoilsettlement.com](http://www.jccoppercoilsettlement.com)**