

OFFICIAL COURT NOTICE

If you bought Dynamic Random Access Memory (“DRAM”) or electronics containing DRAM between April 1, 1999 and June 30, 2002, you could get a payment from class action settlements which total over \$79 million.

There are class actions across Canada alleging that the makers of DRAM, a component in many electronic devices, fixed the price of DRAM.

There are settlements already approved by the Courts with the Elpida, Micron, Nanya, NEC, Hitachi, Samsung and Hynix defendants totaling \$67.275 million.

There are proposed settlements with Infineon for \$9 million, Mitsubishi for \$1.25 million, Toshiba for \$1.495 million, and Winbond for \$450,000. These settlements require approval from the Courts to become effective.

There is also a plan to pay the settlement funds to class members which requires approval of the Courts before implementation.

Who Qualifies?

Individuals and entities in Canada that bought DRAM or electronics containing DRAM between April 1, 1999 and June 30, 2002 and individuals or entities in the United States who bought DRAM or electronics containing DRAM in Canada in that time period are class members, except for defendants, related parties, or people who previously opted out of the class actions or settled or extinguished their claims in the U.S. DRAM class actions.

What happens next?

The courts in BC, Ontario and Quebec are being asked to approve the proposed settlements, the plan to pay settlement funds to class members and the lawyers' fees. The hearings will be in Montreal, Québec on September 5, 2014 at 9:30 a.m., in Vancouver, BC on September 8, 2014 at 10 a.m., and in Toronto, Ontario on September 19, 2014 at 10 a.m.

The courts in BC, Ontario and Quebec have already certified/authorized the class actions as against Toshiba and Winbond for settlement purposes only. The courts in BC and Ontario have certified the class actions as against Infineon and Mitsubishi. The court in Québec will consider authorization as against Infineon and Mitsubishi at the hearing on September 5.

The deadline for opting out of the class actions has already passed. If the courts approve the settlement agreements with Infineon, Mitsubishi, Toshiba and Winbond, class members will be bound by their terms.

The lawyers will be asking for a fee of 30% of the total settlements plus taxes and case expenses. The amount that is approved by the Courts will be deducted from the settlement funds.

If the Courts approve the plan to pay settlement funds to class members, there will be another notice with information on how to claim some of that money.

What can class members get?

If the Courts approve the plan to pay settlement funds, class members who make a claim will get a minimum of \$20. Class members who purchased many electronic devices containing DRAM or bought DRAM itself may get much more.

What if I don't like the proposed settlements, the plan to pay settlement funds or the lawyers' fee request?

You can object. If you think the proposed settlements, the proposed plan to pay settlement funds or the lawyers' request for fees and expenses are unfair, you can write to the Courts by sending your objection to the lawyers at the address below by **August 25, 2014**.

You may also attend a hearing and ask to speak to the Court. Please notify the lawyers at the information below if you intend to attend one of these hearings.

GET MORE INFORMATION BY:

Visiting the websites or contacting the lawyers at the information below:

English: <http://www.cfmlawyers.ca/dram>

Français: www.recourscollectif.info/fr/dossiers/dram

Call toll-free 1-800-689-2322

Email: dram@cfmlawyers.ca

Class members should **monitor the websites for updated information** on the class actions and the future claims process.

OBJECTIONS AND INQUIRIES SHOULD NOT BE DIRECTED TO THE COURTS