

Crawford v. FCA US LLC
Settlement Administrator
P.O Box 4219
Portland, OR 97208-4219

LEGAL NOTICE

**If you purchased or leased a
Model Year 2014-2019 Dodge
Ram 1500 EcoDiesel Truck
manufactured between
June 12, 2013 and
October 23, 2019, a settlement
may affect your rights.**

A federal court authorized this Notice.

1-888-885-2707

www.EcoDieselEGRCoolerCase.com

A settlement has been proposed in a class action lawsuit against FCA US LLC that is based on allegations it sold certain Model Year 2014-2019 Dodge Ram 1500 EcoDiesel Trucks that contained defective Exhaust Gas Recirculation (“EGR”) coolers that were susceptible to thermal fatigue, leading the coolers to crack over time and leak coolant, which can cause combustion within the intake manifold and lead to a vehicle fire. **Who is included?** The Settlement includes all persons who purchased or leased in the United States a Model Year 2014-2019 Dodge Ram 1500 EcoDiesel Truck manufactured between June 12, 2013 and October 23, 2019.

What does the Settlement provide? The Settlement provides a warranty extension that covers the cost of repairing a failed EGR cooler for five years from the date of installation under FCA US’s Recall VB1. Class Members are also eligible to submit reimbursement claims for out-of-pocket tow truck, rental car, and coolant costs that relate to a failed EGR cooler. Class Members may also submit a claim for \$3,000 for a vehicle fire that was caused by a failed EGR cooler.

How do I get benefits? You do not need to take any action to receive the warranty extension. You will need to complete and submit a claim form, available at **www.EcoDieselEGRCoolerCase.com**, for a vehicle fire claim or out-of-pocket tow truck, rental car, and coolant expenses. To seek reimbursement for a prior repair to an EGR cooler, submit a claim at www.fcarecallreimbursement.com.

What are my other options? If you do not want to be legally bound by the Settlement, you must exclude yourself from it by **February 8, 2026**. Unless you exclude yourself, you will not be able to sue FCA US LLC for any claim released by the Settlement Agreement. If you do not exclude yourself from the Settlement, you may object and notify the Court that you or your lawyer intend to appear at the Court’s fairness hearing. Objections are due **January 9, 2026**.

The Court’s Fairness Hearing. The Court will hold a final fairness hearing in this case (*Crawford v. FCA US LLC*, No. 2:20-cv-12341) on **March 17, 2026, at 10:00 am**. At this hearing, the Court will decide whether to approve: (1) the Settlement; (2) Proposed ~~Co-Lead~~ **Class Counsel’s** request for attorneys’ fees and expenses; and (3) service awards to each Class Representative.

Additional details of the Fairness Hearing and the Settlement, an explanation of your rights, and the court filings are available at www.EcoDieselEGRCoolerCase.com.