

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

If You Have Ever Owned Or Leased A BMW

**X5 (2019-2022), X5M (2020-2022), X6 (2020-2022),
X6M (2020-2022), or X7 (2019-2022)**

Please Read This Notice Carefully, As It Affects Your Legal Rights.

The U.S. District Court for the Central District of California, authorized this notice.

This is not a solicitation from a lawyer.

*Para obtener este aviso al grupo afectado en español, visite el sitio web del acuerdo en
www.warninglightspillsettlement.com*

- **There is a proposed settlement in a class action lawsuit against BMW of North America, LLC (“BMW NA”). This lawsuit alleges that the front cupholders in BMW X5 (2019-2022) (G05), BMW X5M (2020-2022) (F95), BMW X6 (2020-2022) (G06), BMW X6M (2020-2022) (F96), or BMW X7 (2019-2022) (G07) vehicles (together “Class Vehicles”) are permeable to spilled liquids. Thus, Plaintiff claims that if liquid spills from cups in or around the Class Vehicles’ cupholders, it may seep through the cupholders onto components below, which in turn may result in illumination of the Supplemental Restraint System (“SRS”) warning light.**
- **BMW NA’s records show you own or lease, or have previously owned or leased, a Class Vehicle. As a result, you have legal rights and options under the proposed settlement. Please refer to the settlement website, www.warninglightspillsettlement.com, for more details.**

What is this? This is a notice of a proposed settlement in a class action lawsuit. This notice explains your legal rights.

What is this lawsuit about? The name of the lawsuit is *Brightk Consulting, Inc. v. BMW of North America, LLC*, Case No. 21-CV-02063-CJC-JDE. The lawsuit alleges that Class Vehicles are defective because liquid that may be spilled in the cupholder(s) on the front center console of a Class Vehicle may seep through or around the cupholder onto components below, which in turn may cause an illumination of the SRS warning light on the dashboard. The lawsuit does not seek money for any personal injury claims. Instead, Plaintiff claims it lost money when it paid out-of-pocket to repair an SRS warning light illumination when liquid that spilled into the cupholder seeped through the cupholder onto components below.

Why did I get this notice? Records show you may be a member of the class because you presently own or lease, or previously owned or leased, a Class Vehicle. This notice is designed to inform members of the class of the pendency of this litigation and of the proposed settlement, and to describe your rights and options if you are a member of the class.

What benefits does the settlement provide? If you agree with the proposed settlement, you need not do anything to remain in the class. If you have Out-of-Pocket Costs that are eligible for reimbursement, you are required to submit a timely claim for reimbursement along with Required Proof or comply with other deadlines as set forth herein and in the Settlement Agreement and Release. You can submit a claim online at www.warninglightspillsettlement.com. For information on the status of settlement approval and other settlement related information, please visit the settlement website at www.warninglightspillsettlement.com.

Do I have to be included in the settlement? If you do not want to stay in the class, then you must send a written notice of your request to exclude yourself from the class, postmarked no later than **May 18, 2023** to the Claims Administrator. You will not get any money from the settlement if you exclude. Complete details about how to exclude yourself from the settlement are on the settlement website.

If I don't like something about the settlement, how do I tell the Court? If you are a Settlement Class Member and you do not request to be excluded, you may object to the terms of the settlement. You can ask the Court to deny approval by filing an objection. If you object to the settlement, your objection must be mailed (post-marked) on or before **May 18, 2023**. Complete details about how to exclude yourself from the settlement are on the settlement website.

When is the Final Approval Hearing? The Court will hold a hearing in this case to consider whether to approve the settlement on **August 7, 2023**, at the United States District Court for the Central District of California. You may go to the hearing, but you do not have to.

How do I get more information about the settlement? This notice contains limited information about the settlement. For more information, to view additional settlement documents, and to review information regarding your exclusion and objection rights and the Final Approval Hearing, visit www.warninglightspillsettlement.com, or call 1-833-709-0666.