

26 November 2021

Kenneth John Williams & Anor v Toyota Motor Corporation Australia Limited (ACN 009 686 097) (Toyota Class Action)

1 We are writing to you because you are a group member in the class action against Toyota Motor Corporation Australia Limited (**Toyota Class Action**) who has signed a retainer with Bannister Law Class Actions (**Bannister Retainer**).

Notice of Termination

2 The purpose of this letter is to give you notice under clauses 12.2 and 12.1(f) of the Bannister Retainer that Bannister Law Class Actions:

2.1 intends to terminate the Bannister Retainer and will cease to act for you 14 days after the date of this notice; and

2.2 has ceased to do the Work in the Proceeding.

Further information

3 Gilbert + Tobin has replaced Bannister Law Class Actions as solicitors on the record in the Toyota Class Action and will continue to run the case on behalf of the Applicants and group members.

4 You do not have to do anything in response to this notice of termination. Importantly, the change of solicitors does not impact your status as a group member, your entitlement to compensation if money compensation is recovered from Toyota or the progress of the Toyota Class Action on your behalf.

5 Balance Legal Capital, with whom you have entered into a funding agreement in relation to the Toyota Class Action, will be writing to you separately with more information on this.

6 Please visit the Toyota Class Action website if you have any questions about or wish to obtain further information about the matters set out in this letter or about the case generally: <https://www.toyotaaction.com.au/>.

7 You may also contact Gilbert + Tobin on 1300 487 602 or at info@toyotaaction.com.au if you have any questions about or wish to obtain further information about the matters set out in this letter or about the case generally.

Yours faithfully



Charles Bannister
Bannister Law Class Actions