

Exhibit I

Publication Notice

For immediate release

DAYTON, OHIO [Insert Date] PRNewswire

A class action settlement has been reached to settle disputes among parties in *Shy v. Navistar International Corp.*, Case 3:92-cv-0333-WHR (S.D. Ohio). The Court has granted preliminary approval of this settlement. The agreement would eliminate your right to bring additional lawsuits concerning the current disputes in exchange for cash and other consideration, estimated at a value of \$742 million plus interest, that would be used for an increase in the healthcare benefits that you receive. For further details about the settlement and related matters please see www.navistar.com/shysettlement or call toll-free at 1-877-353-5100.

The settlement class is defined as:

Present participants (including spouses and dependents) and those eligible to become participants, whether upon retirement or election (including eligible spouses and dependents), in the Navistar International Transportation Corp. Retiree Health Benefit and Life Insurance Plan (n/k/a the Navistar, Inc. Retiree Health and Life Insurance Plan). This includes all eligible present retirees, individuals eligible upon retirement or election, and participating, eligible, or future-eligible spouses and dependents in the Navistar International Transportation Corp. Retiree Health Benefit Program (n/k/a the Navistar, Inc. Retiree Health Benefit Program), the Navistar International Transportation Corp. Retiree Life Insurance Program (n/k/a the Navistar, Inc. Retiree Life Insurance Program), and the Navistar International Transportation Corp. Retiree Supplemental Benefit Program (n/k/a the Navistar, Inc. Retiree Supplemental Benefit Program).

This agreement would eliminate your right to bring additional lawsuits concerning the current disputes in exchange for cash and other consideration that would be used for an increase in the healthcare benefits that you receive.

A hearing will be held before the Honorable Walter H. Rice on June 9, 2022, at ___ a.m. in the Walter H. Rice Federal Building and U.S. Courthouse, Courtroom ___, 200 West Second Street Dayton, Ohio 45402, or as otherwise ordered by the Court (“Fairness Hearing”) to determine: (i) whether the proposed Settlement is fair, reasonable and adequate; (ii) whether the above class definition should be adopted for the Settlement; (iii) whether Class Counsel’s motion for attorneys’ fees and expenses should be approved; (iv) whether certain provisions of the agreement resulting from the *Shy* case should be modified to effect the Settlement; (v) to consider any Class Member’s timely objection to the Settlement or to the motion for attorneys’ fees and expenses; and (v) to consider any other matters that may properly be brought before the Court in connection with the Settlement. You do NOT need to attend the Fairness Hearing.

If you are a member of the settlement class, your rights may be affected.