EXHIBIT A

Railway No-Poach Settlement Administrator P.O. Box 43434 Providence, RI 02940-3434

RAN

«Barcode»

Postal Service: Please do not mark barcode Claim#: RAN-«CLAIM8»-«CKDIG» «FirstNAME» «LastNAME» «ADDR1» «ADDR2» «CITY», «STATE» «ZIP» «COUNTRY»

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

If you worked at Wabtec, Railroad Controls, Xorail, Faiveley, Knorr, or New York Air Brake during the time periods below, you are eligible for a payment from class action settlements.

Please read this notice carefully. Your rights are affected.

A federal court authorized this notice. This is not a solicitation from a lawyer.

- A total of \$48.95 million in settlements have been reached in a lawsuit alleging that Knorr, Wabtec, and Faiveley (including certain subsidiaries) agreed not to compete for, hire, recruit, or poach one another's employees. The Defendants deny they violated any laws, and the Court did not decide in favor of Plaintiffs, the Class, or Defendants. Instead, the settlements avoid the costs and risks of continuing the lawsuit, pay money to eligible Class Members, and release antitrust claims against the Defendants.
- Specifically, defendants Knorr-Bremse AG, New York Air Brake LLC, and Knorr Brake Company LLC ("**Knorr**") have agreed to pay \$12 million to resolve the claims against them. Defendants Westinghouse Air Brake Technologies Corporation and all subsidiaries, including but not limited to Wabtec Railway Electronics, Inc., Railroad Controls, L.P., Xorail, Inc., Faiveley Transport, S.A., and Faiveley Transport North America Inc. ("**Wabtec**") have agreed to pay \$36.95 million to resolve the claims against them (Knorr and Wabtec, together the "Defendants").
- You are a Class Member if you were an employee who held an Eligible Job Title at Faiveley from June 1, 2010 to April 3, 2018 or at Knorr or Wabtec from January 1, 2009 to April 3, 2018, excluding senior executives and personnel in the human resources, recruiting, and legal departments.
- You received this notice because Defendants' records show that you held an Eligible Job Title during one of the time periods above and, therefore, are a Class Member who is eligible to receive a payment. You do not need to take action to receive a payment, but you must act by June 17, 2020 if you wish to exclude yourself and preserve your right to file your own lawsuit or to object to the settlements.
- Court-appointed lawyers will ask the Court to reimburse them for approximately \$715,000 in costs they have already expended in pursuing the claims, the cost of notice and claims administration (approximately \$105,000), and for up to one-third of the total settlement amount as attorneys' fees for investigating the facts and litigating the case. The five named plaintiffs will ask the Court for up to \$15,000 each as a service award for bringing this case on behalf of other Class Members.
- Your legal rights are affected whether you act or don't act. **Please read this notice carefully.** You have choices to make now.

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CLASS MEMBERS' LEGAL RIGHTS AND OPTIONS IN THE SETTLEMENTS			
DO NOTHING	Remain in the Class, release your antitrust claims against Knorr, Wabtec, and their related entities and persons as defined in the Settlement Agreements, and receive your share of the settlements in the form of a cash payment automatically mailed to you.		
EXCLUDE YOURSELF	Get no payment, exclude yourself from the Class, and preserve your ability to file suit over the antitrust claims at issue in this action against Defendants and at your own expense.		
OBJECT	You have a right to stay in the Class and argue to the Court that either settlement should not be approved.		
GO TO A HEARING	If you would like to attend the Fairness Hearing at your own expense, it will be held at 1:30 p.m. on August 26, 2020 at the United States District Court for the Western District of Pennsylvania, 700 Grant Street, Pittsburgh, PA 15219, in Courtroom 5A.		

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BASIC INFORMATION

1. Why did I get this notice?

You have received this notice because Knorr or Wabtec's records show that you were an employee who held an Eligible Job Title at Knorr or Wabtec from January 1, 2009 to April 3, 2018, or at Faiveley from June 1, 2010 to April 3, 2018. Therefore, you are a member of the Class.

You have a right to know about proposed settlements in a class action lawsuit, and about all of your options, before the Court decides whether to approve the settlements. If the Court approves the settlements and after any appeals are resolved, an administrator appointed by the Court will make the payments that the settlements provide. You will be informed of the progress of the settlements.

This notice explains the lawsuit, the settlements, your legal rights, what benefits are available, who is eligible for them, and how to get them.

2. What is this lawsuit about?

The Court case is pending in the United States District Court for the Western District of Pennsylvania, and is entitled *In re Railway Industry Employee No-Poach Antitrust Litigation*, MDL No. 2850. The individuals who sued are called the Plaintiffs, and the entities and persons they sued (Westinghouse Air Brake Technologies Corporation, Wabtec Railway Electronics, Inc., Railroad Controls, L.P., Xorail Inc., Faiveley Transport, S.A., Faiveley Transport North America Inc., Knorr-Bremse AG, Knorr Brake Company LLC, New York Air Brake LLC and Bendix Commercial Vehicle Systems, LLC) are called Defendants. Wabtec acquired Faiveley and therefore this notice's references to "Wabtec" and the "Wabtec Defendants" include Faiveley.

The lawsuit claims that Wabtec, Knorr, and Faiveley agreed not to compete for, hire, recruit, or poach each other's employees in violation of antitrust laws. All Defendants denied that they violated any laws or engaged in any wrongdoing. Knorr and Wabtec have both agreed to settle the case at this time, and the Court has determined it is likely to grant final approval of the settlements.

To obtain more information about the claims in this lawsuit, you can view the Amended Complaint and other court documents in this case at: www.railwaynopoach.com.

3. Why is this a class action, and who is involved?

In a class action lawsuit, one or more people called "Named Plaintiffs" or "Class Representatives" (in this case, Stephen Baldassano, John Brand, David Escalera, Brian Lara, and Patricia Lonergan) sue on behalf of other people who have similar claims. All these people are a "Class" or "Class Members." A court resolves the issues for all Class Members, except for those who exclude themselves from the Class. United States District Judge Joy Flowers Conti is in charge of this case.

4. Why are there settlements?

The Court did not decide in favor of Plaintiffs, the Class, or Defendants. The Defendants have already produced tens of thousands of documents and employee compensation data to Plaintiffs. Plaintiffs have consulted experts to analyze the documentation and data to estimate class damages. All Defendants have denied wrongdoing.

Instead of continuing to litigate the case, Plaintiffs and Defendants agreed to settlements. That way, they avoid the cost of further litigation and a trial, the risk to both sides, and Class Members will be guaranteed compensation. Plaintiffs and their attorneys think the settlements are preferable to the risks, delays, and further costs of litigation.

WHO IS IN THE CLASS ACTION LAWSUIT?

5. How do I know if I am part of the settlements?

Judge Conti decided that everyone who fits the following description is a Class Member for purposes of the settlements:

All natural persons who worked in job families in which railway industry experience or skills were valuable and were employed in the United States by one or more of the following: (a) from January 1, 2009 through April 3, 2018, Westinghouse Air Brake Technologies Corporation or its subsidiaries, including Wabtec Railway Electronics, Inc., Railroad Controls, L.P., and Xorail Inc.; (b) from January 1, 2009 through April 3, 2018, Knorr Brake Company LLC or New York Air Brake LLC; or (c) from June 1, 2010 through April 3, 2018, Faiveley Transport, S.A. or Faiveley Transport North America Inc. Excluded from the Settlement Class are senior executives and personnel in the human resources, recruiting, and legal departments of the Defendants.

The term "job families in which railway industry experience or skills were valuable" means the Eligible Job Titles listed in Appendix A, which can be found at the settlement website at www.railwaynopoach.com. Defendants' records confirm that you held one of the Eligible Job Titles.

6. I'm still not sure if I am included.

If you received this notice, it is because you were listed in Defendants' records as holding one of the Eligible Job Titles and therefore you are a Class Member. If you are still not sure whether you are included, you can ask for free help. You can call 1-866-544-7047 or visit www.railwaynopoach.com for more information.

7. Does it make a difference whether I worked for Wabtec, Knorr, or Faiveley?

No. Because you fall within the definition of the Settlement Class in Question 5 above, you can receive money from the settlements with Knorr and Wabtec, regardless of whether you worked for Knorr, Wabtec, Faiveley, or more than one.

8. What do the settlements provide?

Knorr Settlement: Knorr has agreed to pay \$12 million into a Settlement Fund to be divided among all Class Members, after costs, attorneys' fees, administrative costs, and Class Representative service awards have been deducted. Knorr agreed to settle before Wabtec; therefore, as part of the settlement, Knorr agreed to cooperate with Plaintiffs in pursuing their claims on behalf of the Class against Wabtec.

Wabtec Settlement: Wabtec has agreed to pay \$36.95 million into a Settlement Fund to be divided among all Class Members, after costs, attorneys' fees, administrative costs, and Class Representative service awards have been deducted.

The settlement payments to Class Members are subject to tax withholding.

9. How much will Class Members receive?

Class Members' share of the fund will depend on how much compensation they received from Wabtec, Faiveley, or Knorr while employed in an Eligible Job Title during the Class Period, in comparison to other Class Members.

Here's how it works: The Settlement Administrator will first calculate the Net Settlement Fund amount by subtracting any court-approved award of attorneys' fees and costs, Class Representative service awards, and settlement administration costs from the total Settlement Fund of \$48.95 million (\$12 million from the Knorr Settlement and \$36.95 million from the Wabtec Settlement). The Net Settlement Fund amount will be shared by all Class Members, with each Class Member's share calculated by multiplying the Net Settlement Fund by the following ratio:

(Your Eligible Knorr/Wabtec/Faiveley Compensation During Class Period)

(Net Settlement Fund Amount) x

(Sum of All Class Members' Eligible Knorr/Wabtec/Faiveley Compensation During Class Period)

By way of example, if the Court awards all forthcoming requests for attorneys' fees and costs, the Net Settlement Fund will be approximately \$31,738,333. The average Class Member received approximately \$218,923 in eligible compensation, and the total eligible compensation paid to all Class Members was approximately \$2,021,318,312. That fraction, multiplied by the Net Settlement Fund, results in an average settlement payment of \$3,437 (before tax deductions). Class Members who earned more than \$218,923 in eligible compensation would receive proportionately more than \$3,437 each (before tax deductions), and Class Members who earned less than \$218,923 in eligible compensation would receive proportionately less (before tax deductions).

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The Settlement Administrator will then automatically issue checks to Class Members according to this formula, after tax withholdings. This formula accounts for the fact that Class Members who worked longer or had higher compensation were, proportionally, harmed more than those who worked for a shorter period of time or had lower compensation.

HOW CLASS MEMBERS GET A PAYMENT

10. How can I get a payment?

If the settlements are approved, you will automatically receive a payment unless you take action to timely exclude yourself from the Class. Plaintiffs will provide the Settlement Administrator with your most recent address, based on records provided by Knorr, Wabtec, and Faiveley, to mail you a check. If you would like to confirm that the correct address is on file, you may call the Settlement Administrator at 1-866-544-7047 or send an email to info@railwaynopoach.com.

11. When will Class Members receive payments?

The Court will hold a Fairness Hearing on August 26, 2020 at 1:30 p.m., to decide whether to approve the settlements. If Judge Conti approves the settlements and that approval becomes final, the Settlement Administrator will be directed to send payments promptly. You may check the website (www.railwaynopoach.com) or call for updates or questions at 1-866-544-7047.

12. What am I giving up as part of the settlements?

If you are an eligible Class Member and do not exclude yourself from the settlements as described below, in exchange for receiving a payment under the settlement, you will release and not be able to sue, continue to sue, or be part of any other lawsuit against Knorr-Bremse AG, Knorr Brake Company LLC, New York Air Brake LLC, Bendix Commercial Vehicle Systems LLC, Westinghouse Air Brake Technologies Corporation, Wabtec Railway Electronics, Inc., Railroad Controls, L.P., Xorail Inc., Faiveley Transport, S.A., and Faiveley Transport North America Inc., and their current and former parents, affiliates, subsidiaries, divisions, stockholders, insurers, current and former executive officers, directors, employees, representatives, agents, attorneys, and any of their legal representatives (and the predecessors, heirs, executors, administrators, successors, purchasers, and assigns of each of the foregoing) regarding claims (whether federal or state, known or unknown, asserted or unasserted, regardless of legal theory) arising in any way from or in any way related to the facts, activities, or circumstances alleged in one or more of the complaints in the Litigation, up to the Effective Date of the Settlement Agreements. The specific and binding terms of the releases that Class Members will be bound by are set forth in paragraph 37 of the Knorr Settlement Agreement and paragraph 36 of the Wabtec Settlement Agreement.

The settlements do not release any other claim you may have in connection with any employment relationship with Knorr or Wabtec or their subsidiaries listed above, as long as the claim is unrelated to the antitrust lawsuit. For instance, unrelated claims that you may have relating to employment discrimination, ERISA, personal or bodily injury, unlawful or unpaid overtime, breach of contract involving failure to pay compensation or royalties, or the enforceability of individual covenants not to compete, are not released.

EXCLUDING YOURSELF FROM THE ONGOING LAWSUIT

If you don't want a payment from these settlements and instead want to keep the right to sue Defendants on your own and at your own expense about the antitrust issues in this case, then you must take the steps below to exclude yourself.

13. How do I exclude myself from the Class and the settlements?

If you want to exclude yourself from the Class and the settlements, you must send a letter saying that you want to be excluded from *In re Railway Industry Employee No-Poach Antitrust Litigation*. Be sure to include your name, address, telephone number, signature, approximate dates of employment at Knorr, Wabtec, or Faiveley, and a statement that you wish to be excluded from the settlements. You must mail your exclusion request postmarked no later than June 17, 2020 to:

Railway No-Poach Settlement Exclusions P.O. Box 43434 Providence, RI 02940-3434

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You cannot exclude yourself (opt out) by telephone. If you ask to be excluded, you will not get any settlement payment, and you cannot object to the settlements. You will not be bound by anything that happens in this lawsuit. You may be able to sue (or continue to sue) Defendants for the antitrust allegations in this case in the future.

14. If I don't exclude myself, can I sue Knorr or Wabtec for the same thing later?

No. If you do not exclude yourself, you give up the right to sue Knorr and Wabtec and their subsidiaries for the antitrust claims that these settlements resolve. The exclusion deadline is **June 17, 2020**.

15. If I exclude myself, can I get money from this case?

No. If you exclude yourself, you will not receive money from these settlements. But you may sue Defendants for the antitrust conduct alleged in this lawsuit.

THE LAWYERS REPRESENTING THE CLASS

16. Who represents the Class Members in this case?

The Court appointed the following lawyers as Co-Lead Class Counsel to represent the Class:

Dean Harvey Roberta D. Liebenberg

LIEFF CABRASER HEIMANN

& BERNSTEIN, LLP

FINE, KAPLAN AND BLACK, R.P.C.

One South Broad Street, 23rd Floor

 275 Battery Street, 29th Floor
 Philadelphia, PA 19107

 San Francisco, CA 94111
 Telephone: (215) 567-6565

 Telephone: (415) 956-1000
 Facsimile: (215) 568-5872

Facsimile: (415) 956-1008 Email: rliebenberg@finekaplan.com

Email: dharvey@lchb.com

These lawyers are called "Co-Lead Class Counsel." If you want to be represented by your own lawyer, you may hire one at your own expense.

17. Should I get my own lawyer?

You do not need to hire your own lawyer because Co-Lead Class Counsel are working on behalf of Class Members. If you want your own lawyer, you may hire one, but you will be responsible for any payment for that lawyer's services. For example, you may ask your lawyer to appear in Court for you. You may also appear for yourself without a lawyer.

18. How will the lawyers be paid?

Co-Lead Class Counsel will ask the Court to approve payment of up to one-third of the combined Settlement Funds to them for attorneys' fees, approximately \$715,000 in expenses Class Counsel already incurred in prosecuting the Class's claims, the cost of notice and settlement administration (approximately \$105,000), and payment of \$15,000 to each of the five named plaintiffs for their services as Class Representatives in this case. The fees would pay Class Counsel for investigating the facts and litigating the case. The Court may award less than these amounts. These amounts will reduce the \$48.95 million Settlement Fund. Knorr and Wabtec have agreed not to oppose these fees and expenses.

OBJECTING TO THE SETTLEMENTS

If you do not exclude yourself from the settlements as described above in Question 13, you can tell the Court that you don't agree with the settlements or some part of them.

19. Can I object to the settlements?

Yes, so long as you did not exclude yourself from the settlements. You can object to one or both settlements if you don't like them and do not think they should be approved. You must give specific reasons why you think the Court should not approve them. The Court will consider your views. To object, you must send a letter saying so. Be sure to include your name, address, telephone number, your signature, and the detailed reasons why you object to the settlement(s). Mail the objection to the following address, postmarked no later than **June 17, 2020**:

Railway No-Poach Settlement Objections P.O. Box 43434 Providence, RI 02940-3434

20. What's the difference between objecting to a settlement and excluding yourself from the Class?

Objecting is simply telling the Court you don't like a settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court you don't want to be part of the Class. If you exclude yourself, you have no basis to object because the case no longer affects you, and you will not receive any payment from the settlements.

THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the settlements. You may attend and you may ask to speak if you submitted a written objection before the deadline for objections, but you don't have to.

21. When and where will the Court decide whether to approve the settlements?

The Court will hold a Fairness Hearing at 1:30 p.m. on August 26, 2020 at the United States District Court for the Western District of Pennsylvania, 700 Grant Street, Pittsburgh, PA 15219, in Courtroom 5A. At this hearing the Court will consider whether each settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. Judge Conti will listen to people who have asked to speak at the hearing. The Court may also decide how much to pay to Co-Lead Class Counsel. After the hearing, the Court will decide whether to approve the settlements. We do not know how long these decisions will take.

22. Do I have to come to the hearing?

No. Co-Lead Class Counsel will answer questions Judge Conti may have. But you are welcome to come. If you send an objection, you don't have to come to Court to talk about it. As long as you mailed your written objection on time, the Court will consider it. You may also hire your own lawyer to attend, but it is not necessary.

23. May I speak at the hearing?

You may ask the Court for permission to speak at the Fairness Hearing if you submitted a timely written objection and included with your objection a written statement of your intent to appear at the hearing.

IF YOU DO NOTHING

24. What happens if I do nothing at all?

If you do nothing, you will automatically receive a payment and will release your antitrust claims against Knorr, Wabtec, and their subsidiaries if the settlements are approved. Plaintiffs will provide the Settlement Administrator with your most recent address to mail you a check. If you would like to confirm that the correct address is on file, you may contact the Settlement Administrator at 1-866-544-7047 or email at info@railwaynopoach.com.

GETTING MORE INFORMATION

25. Are more details about the lawsuit available?

Yes. This notice summarizes the proposed settlements. More details are in the Settlement Agreements. You can get a copy of the Settlement Agreements or view other relevant documents by visiting www.railwaynopoach.com.

26. How do I get more information?

You can call 1-866-544-7047; write to the Settlement Administrator at Railway No-Poach Settlement, P.O. Box 43434, Providence, RI 02940-3434; or visit www.railwaynopoach.com, where you will find answers to common questions about the settlements. You may also contact Co-Lead Class Counsel with questions (see contact information in Question 16, above). You may also seek the advice and counsel of your own attorney at your own expense, if you desire.

PLEASE DO NOT CONTACT THE COURT. YOU SHOULD DIRECT ANY QUESTIONS YOU MAY HAVE ABOUT THIS NOTICE OR THE SETTLEMENTS TO THE SETTLEMENT ADMINISTRATOR AND/OR TO CO-LEAD CLASS COUNSEL.

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Railway No-Poach Settlement Administrator P.O. Box 43434 Providence, RI 02940-3434

RAN

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UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

If you worked at Wabtec, Railroad Controls, Xorail, Faiveley, Knorr, or New York Air Brake during the time periods below, you could get money from class action settlements.

Please read this notice carefully.

You must act by June 17, 2020 to receive a payment, if you are eligible.

A federal court authorized this notice. This is not a solicitation from a lawyer.

- A total of \$48.95 million in settlements have been reached in a lawsuit alleging that Knorr, Wabtec, and Faiveley (including certain subsidiaries) agreed not to compete for, hire, recruit, or poach one another's employees. The Defendants deny they violated any laws, and the Court did not decide in favor of Plaintiffs, the Class, or Defendants. Instead, the settlements avoid the costs and risks of continuing the lawsuit, pay money to eligible Class Members, and release antitrust claims against the Defendants.
- Specifically, defendants Knorr-Bremse AG, New York Air Brake LLC, and Knorr Brake Company LLC ("**Knorr**") have agreed to pay \$12 million to resolve the claims against them. Defendants Westinghouse Air Brake Technologies Corporation and all subsidiaries, including but not limited to Wabtec Railway Electronics, Inc., Railroad Controls, L.P., Xorail, Inc., Faiveley Transport, S.A., and Faiveley Transport North America Inc. ("**Wabtec**") have agreed to pay \$36.95 million to resolve the claims against them (Knorr and Wabtec, together the "Defendants").
- You are a Class Member if you were an employee who held an Eligible Job Title at Faiveley from June 1, 2010 to April 3, 2018 or at Knorr or Wabtec from January 1, 2009 to April 3, 2018, excluding senior executives and personnel in the human resources, recruiting, and legal departments.
- You received this notice because Defendants' records show that you were employed by one of them, but the records do not indicate whether you held an Eligible Job Title. Therefore, **you must take action no later than June 17, 2020** to confirm that you held an Eligible Job Title to receive a payment. **If you are eligible but do nothing, you will** not receive a payment, but you will be releasing your claims. To receive a payment, you must visit www.railwaynopoach.com/claim to complete a claim form. Please use your Claim ID (<<c>Claim8>>)) and PIN (<<<PIN>>) to access the online claim.
- Court-appointed lawyers will ask the Court to reimburse them for approximately \$715,000 in costs they have already expended in pursuing the claims, the cost of notice and claims administration (approximately \$105,000), and for up to one-third of the total settlement amount as attorneys' fees for investigating the facts and litigating the case. The five named plaintiffs will ask the Court for up to \$15,000 each as a service award for bringing this case on behalf of other Class Members.
- If you are an eligible Class Member, your legal rights are affected whether you act or not. **Please read this notice carefully**. You have choices to make now.

ELIGIBLE CLASS MEMBERS' LEGAL RIGHTS AND OPTIONS IN THE SETTLEMENTS			
FILE A CLAIM	Remain in the Class, release your antitrust claims against Knorr, Wabtec, and their related entities and persons as defined in the Settlement Agreements, and receive your share of the settlements in the form of a cash payment mailed to you.		
DO NOTHING	Remain in the Class if you held an Eligible Job Title, and release your antitrust claims against Knorr and Wabtec, as defined above, but you will not receive any share of the settlements.		
EXCLUDE	Get no payment, exclude yourself from the Class, and preserve your ability to file suit over the antitrust		
YOURSELF	claims at issue in this action against Defendants and at your own expense.		
OBJECT	You have a right to stay in the Class and argue to the Court that either settlement should not be approved.		
GO TO A HEARING	If you would like to attend the Fairness Hearing at your own expense, it will be held at 1:30 p.m. on August 26, 2020 at the United States District Court for the Western District of Pennsylvania, 700 Grant Street, Pittsburgh, PA 15219, in Courtroom 5A.		

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1. Why did I get this notice?

If you held an Eligible Job Title at Knorr or Wabtec from January 1, 2009 to April 3, 2018, or at Faiveley from June 1, 2010 to April 3, 2018, then you will be a member of the Class.

You have received this notice because Defendants' records show that you were an employee at Wabtec before January 1, 2016, Faiveley before November 1, 2016, or Knorr Brake Company before January 1, 2011. However, your former employer's records do not indicate the job titles that you held during that period. Therefore, **you must take action no later than June 17, 2020 to confirm that you held an Eligible Job Title in order to receive a payment**. You must confirm your job title by completing a claim form at www.railwaynopoach.com/claim.

You have a right to know about proposed settlements in a class action lawsuit, and about all of your options, if you are a Class Member, before the Court decides whether to approve the settlements. If the Court approves the settlements and after any appeals are resolved, an administrator appointed by the Court will make the payments that the settlements provide. You will be informed of the progress of the settlements.

This notice explains the lawsuit, the settlements, your legal rights, what benefits are available, who is eligible for them, and how to get them.

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To obtain more information about the claims in this lawsuit, you can view the Amended Complaint and other court documents in this case at: www.railwaynopoach.com.

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In a class action lawsuit, one or more people called "Named Plaintiffs" or "Class Representatives" (in this case, Stephen Baldassano, John Brand, David Escalera, Brian Lara, and Patricia Lonergan) sue on behalf of other people who have similar claims. All these people are a "Class" or "Class Members." A court resolves the issues for all Class Members, except for those who exclude themselves from the Class. United States District Judge Joy Flowers Conti is in charge of this case.

4. Why are there settlements?

The Court did not decide in favor of Plaintiffs, the Class, or Defendants. The Defendants have already produced tens of thousands of documents and employee compensation data to Plaintiffs. Plaintiffs have consulted experts to analyze the documentation and data to estimate class damages. All Defendants have denied wrongdoing.

Instead of continuing to litigate the case, Plaintiffs and Defendants agreed to settlements. That way, they avoid the cost of further litigation and a trial, the risk to both sides, and Class Members will be guaranteed compensation. The Plaintiffs and their attorneys think the settlements are preferable to the risks, delays, and further costs of litigation.

WHO IS IN THE CLASS ACTION LAWSUIT?

5. How do I know if I am part of the settlements?

Judge Conti decided that everyone who fits this description is a Class Member for purposes of the settlements:

All natural persons who worked in job families in which railway industry experience or skills were valuable and were employed in the United States by one or more of the following: (a) from January 1, 2009 through April 3, 2018, Westinghouse Air Brake Technologies Corporation or its subsidiaries, including Wabtec Railway Electronics, Inc., Railroad Controls, L.P., and Xorail Inc.; (b) from January 1, 2009 through April 3, 2018, Knorr Brake Company LLC or New York Air Brake LLC; or (c) from June 1, 2010 through April 3, 2018, Faiveley Transport, S.A. or Faiveley Transport North America Inc. Excluded from the Settlement Class are senior executives and personnel in the human resources, recruiting, and legal departments of the Defendants.

The term "job families in which railway industry experience or skills were valuable" means the Eligible Job Titles listed in Appendix A, which be found at the settlement website. To determine whether you held an Eligible Job Title, you must visit www.railwaynopoach.com before June 17, 2020 to confirm your job title and eligibility to participate in the settlements. If you do not confirm your job title by completing a claim form, you will not receive a payment. You are a Class Member covered by the settlements if you fall within the definition above and do not request exclusion pursuant to the instructions below. If you are a Class Member and do not request exclusion, your antitrust claims against Knorr and Wabtec will be released under the settlements, regardless of whether or not you file a claim to participate in the settlements.

6. I'm still not sure if I am included.

If you received this notice, it is because you were listed by Defendants as a potential Class Member. If you are still not sure whether you are included, you can ask for free help. You can call 1-866-544-7047 or visit www.railwaynopoach.com for more information.

7. Does it make a difference whether I worked for Wabtec, Knorr, or Faiveley?

No. As long as you fall within the definition of the Settlement Class in Question 5 above, you can receive money from the settlements with Knorr and Wabtec, regardless of whether you worked for Knorr, Wabtec, Faiveley, or more than one.

8. What do the settlements provide?

Knorr Settlement: Knorr has agreed to pay \$12 million into a Settlement Fund to be divided among all Class Members, after costs, attorneys' fees, administrative costs, and Class Representative service awards have been deducted. Knorr agreed to settle before Wabtec; therefore, as part of the settlement, Knorr agreed to cooperate with Plaintiffs in pursuing their claims on behalf of the Class against Wabtec.

Wabtec Settlement: Wabtec has agreed to pay \$36.95 million into a Settlement Fund to be divided among all Class Members, after costs, attorneys' fees, administrative costs, and Class Representative service awards have been deducted.

The settlement payments to Class Members are subject to tax withholding.

9. How much will eligible Class Members receive?

Eligible Class Members' share of the fund will depend on how much compensation they received from Wabtec, Faiveley, or Knorr while employed in an Eligible Job Title during the Class Period, in comparison to other Class Members.

Here's how it works: The Settlement Administrator will first calculate the Net Settlement Fund amount by subtracting any court-approved award of attorneys' fees and costs, Class Representative service awards, and notice and settlement administration costs from the total Settlement Fund of \$48.95 million (\$12 million from the Knorr Settlement and \$36.95 million from the Wabtec Settlement). The Net Settlement Fund amount will be shared by all Class Members, with each Class Member's share calculated by multiplying the Net Settlement Fund by the following ratio:

(Your Eligible Knorr/Wabtec/Faiveley Compensation During Class Period)

(Net Settlement Fund Amount) x

(Sum of All Class Members' Eligible Knorr/Wabtec/Faiveley Compensation During Class Period) By way of example, if the Court awards all forthcoming requests for attorneys' fees and costs, the Net Settlement Fund will be approximately \$31,738,333. The average Class Member received approximately \$218,923 in eligible compensation, and the total eligible compensation paid to all Class Members was approximately \$2,021,318,312. That fraction, multiplied by the Net Settlement Fund, results in an average settlement payment of \$3,437 (before tax deductions). Class Members who earned more than \$218,923 in eligible compensation would receive proportionately more than \$3,437 each (before tax deductions), and Class Members who earned less than \$218,923 in eligible compensation would receive proportionately less (before tax deductions).

The Settlement Administrator will then issue checks to claimants according to this formula, after tax withholdings. This formula accounts for the fact that Class Members who worked longer or had higher compensation were, proportionally, harmed more than those who worked for a shorter period of time or had lower compensation.

HOW ELIGIBLE CLASS MEMBERS GET A PAYMENT

10. How can I get a payment?

To receive a payment if the settlements are approved, you must timely submit an electronic claim form that will require you to provide your job title. **The deadline for submitting electronic claim forms is June 17, 2020.** Plaintiffs will provide the Settlement Administrator with your most recent address, based on records provided by Defendants, to mail you a check. If you would like to confirm that the correct address is on file, you may do so when confirming your job title. You may also call the Settlement Administrator at 1-866-544-7047 or send an email to info@railwaynopoach.com.

11. When will Claimants receive payments?

The Court will hold a Fairness Hearing on August 26, 2020 at 1:30 p.m., to decide whether to approve the settlements. If Judge Conti approves the settlements and that approval becomes final, the Settlement Administrator will be directed to send payments promptly. You may check the website (www.railwaynopoach.com) or call for updates or questions at 1-866-544-7047 or send an email to info@railwaynopoach.com.

12. What am I giving up as part of the settlements?

If you are an eligible Class Member and do not exclude yourself from the settlements as described below, you will release and not be able to sue, continue to sue, or be part of any other lawsuit against Knorr-Bremse AG, Knorr Brake Company LLC, New York Air Brake LLC, Bendix Commercial Vehicle Systems LLC, Westinghouse Air Brake Technologies Corporation, Wabtec Railway Electronics, Inc., Railroad Controls, L.P., Xorail Inc., Faiveley Transport, S.A., and Faiveley Transport North America Inc., and their current and former parents, affiliates, subsidiaries, divisions, stockholders, insurers, current and former executive officers, directors, employees, representatives, agents, attorneys, and any of their legal representatives (and the predecessors, heirs, executors, administrators, successors, purchasers, and assigns of each of the foregoing) regarding claims (whether federal or state, known or unknown, asserted or unasserted, regardless of legal theory) arising in any way from or in any way related to the facts, activities, or circumstances alleged in one or more of the complaints in the Litigation, up to the Effective Date of the Settlement Agreements. The specific and binding terms of the releases that Class Members will be bound by are set forth in paragraph 37 of the Knorr Settlement Agreement and paragraph 36 of the Wabtec Settlement Agreement.

The settlements do not release any other claim you may have in connection with any employment relationship with Knorr or Wabtec or their subsidiaries listed above, as long as the claim is unrelated to the antitrust lawsuit. For instance, unrelated claims that you may have relating to employment discrimination, ERISA, personal or bodily injury, unlawful or unpaid overtime, breach of contract involving failure to pay compensation or royalties, or the enforceability of individual covenants not to compete, are not released.

EXCLUDING YOURSELF FROM THE ONGOING LAWSUIT

If you don't want a payment from these settlements, but you want to keep the right to sue or continue to sue Defendants on your own and at your own expense about the legal issues in this case, then you must take the steps below to exclude yourself.

13. How do I exclude myself from the Class and the settlements?

If you are a Class Member but want to exclude yourself from the Class and the settlements, you must send a letter saying that you want to be excluded from *In re Railway Industry Employee No-Poach Antitrust Litigation*. Be sure to include your name, address, telephone number, signature, approximate dates of employment at Knorr, Wabtec, or Faiveley and a statement that you wish to be excluded from the settlements. You must mail your exclusion request postmarked no later than **June 17, 2020** to:

Railway No-Poach Settlement Exclusions P.O. Box 43434 Providence, RI 02940-3434

You cannot exclude yourself (opt out) by telephone. If you ask to be excluded, you will not get any settlement payment, and you cannot object to the settlements. You will not be bound by anything that happens in this lawsuit. You may be able to sue (or continue to sue) Defendants for the antitrust allegations in this case in the future.

14. If I don't exclude myself, can I sue Knorr and Wabtec for the same thing later?

No. If you are a Class Member and do not exclude yourself, you give up the right to sue Knorr and Wabtec and their subsidiaries for the antitrust claims that these settlements resolve. The exclusion deadline is June 17, 2020.

15. If I exclude myself, can I get money from this case?

No. If you exclude yourself, you will not receive money from these settlements. But you may sue Defendants for the antitrust conduct alleged in this lawsuit at your own expense.

THE LAWYERS REPRESENTING THE CLASS

16. Who represents the Class Members in this case?

The Court appointed the following lawyers as Co-Lead Class Counsel to represent the Class:

Dean Harvey Roberta D. Liebenberg

LIEFF CABRASER HEIMANN FINE, KAPLAN AND BLACK, R.P.C. & BERNSTEIN, LLP One South Broad Street, 23rd Floor

275 Battery Street, 29th FloorPhiladelphia, PA 19107San Francisco, CA 94111Telephone: (215) 567-6565Telephone: (415) 956-1000Facsimile: (215) 568-5872Facsimile: (415) 956-1008Email: Roberta D. LiebenbergEmail: dharvey@lchb.comrliebenberg@finekaplan.com

These lawyers are called "Co-Lead Class Counsel." If you want to be represented by your own lawyer, you may hire one at your own expense.

17. Should I get my own lawyer?

You do not need to hire your own lawyer because Co-Lead Class Counsel are working on behalf of Class Members. If you want your own lawyer, you may hire one, but you will be responsible for any payment for that lawyer's services. For example, you may ask your lawyer to appear in Court for you. You may also appear for yourself without a lawyer.

18. How will the lawyers be paid?

Co-Lead Class Counsel will ask the Court to approve payment of up to one-third of the combined Settlement Funds to them for attorneys' fees, approximately \$715,000 in expenses Class Counsel already incurred in prosecuting the Class's claims, the cost of notice and settlement administration (approximately \$105,000), and payment of \$15,000 to each of the five named plaintiffs for their services as Class Representatives in this case. The fees would pay Class Counsel for investigating the facts and litigating the case. The Court may award less than these amounts. These amounts will reduce the \$48.95 million Settlement Fund. Knorr and Wabtec have agreed not to oppose these fees and expenses.

OBJECTING TO THE SETTLEMENTS

If you do not exclude yourself from the settlements as described above in Question 13, and you are a member of the Class, you can tell the Court that you don't agree with the settlements or some part of them.

19. Can I object to the settlements?

Yes, so long as you are a member of the Class and did not exclude yourself from the settlements. If you're a Class Member, you can object to one or both settlements if you don't like them and do not think they should be approved. You must give specific reasons why you think the Court should not approve them. The Court will consider your views. To object, you must send a letter saying so. Be sure to include your name, address, telephone number, your signature, and the detailed reasons why you object to the settlement(s). Mail the objection to the following address, postmarked no later than **June 17, 2020**:

Railway No-Poach Settlement Objections P.O. Box 43434 Providence, RI 02940-3434

20. What's the difference between objecting to a settlement and excluding yourself from the Class?

Objecting is simply telling the Court you don't like a settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court you don't want to be part of the Class. If you exclude yourself, you have no basis to object because the case no longer affects you, and you will not receive any payment from the settlements.

THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the settlements. You may attend and you may ask to speak if you submitted a written objection before the deadline for objections, but you don't have to.

21. When and where will the Court decide whether to approve the settlements?

The Court will hold a Fairness Hearing at 1:30 p.m. on August 26, 2020 at the United States District Court for the Western District of Pennsylvania, 700 Grant Street, Pittsburgh, PA 15219, in Courtroom 5A. At this hearing the Court will consider whether each settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. Judge Conti will listen to people who have asked to speak at the hearing. The Court may also decide how much to pay to Co-Lead Class Counsel. After the hearing, the Court will decide whether to approve the settlements. We do not know how long these decisions will take.

22. Do I have to come to the hearing?

No. Co-Lead Class Counsel will answer questions Judge Conti may have. But, you are welcome to come. If you send an objection, you don't have to come to Court to talk about it. As long as you mailed your written objection on time, the Court will consider it. You may also hire your own lawyer to attend, but it is not necessary.

23. May I speak at the hearing?

You may ask the Court for permission to speak at the Fairness Hearing if you submitted a timely written objection and included with your objection a written statement of your intent to appear at the hearing.

IF YOU DO NOTHING

24. What happens if I do nothing at all?

If you do nothing and you held an Eligible Job Title during the Class Period, you will *not* receive a payment and you will release your antitrust claims against Knorr, Wabtec, and their subsidiaries.

GETTING MORE INFORMATION

25. Are more details about the lawsuit available?

Yes. This notice summarizes the proposed settlements. More details are in the Settlement Agreements. You can get a copy of the Settlement Agreements or view other relevant documents by visiting www.railwaynopoach.com.

26. How do I get more information?

You can call 1-866-544-7047; write to the Settlement Administrator at Railway No-Poach Settlement, P.O. Box 43434, Providence, RI 02940-3434; or visit www.railwaynopoach.com, where you will find answers to common questions about the settlements and other information to help you determine whether you are a Class Member and whether you are eligible for a payment. You may also contact Co-Lead Class Counsel with questions (see contact information in Question 16, above). You may also seek the advice and counsel of your own attorney at your own expense, if you desire.

PLEASE DO NOT CONTACT THE COURT. YOU SHOULD DIRECT ANY QUESTIONS YOU MAY HAVE ABOUT THIS NOTICE OR THE SETTLEMENTS TO THE SETTLEMENT ADMINISTRATOR AND/OR TO CO-LEAD CLASS COUNSEL.

Current and former employees of Knorr, Wabtec, Faiveley, Railroad Controls, Xorail, or New York Air Brake: You are eligible for a payment from class action settlements. The settlements may affect your rights. Please read carefully.

What is this about? Settlements have been reached with Knorr-Bremse AG, New York Air Brake LLC, Knorr Brake Company LLC, Bendix Commercial Vehicle Systems LLC (together "Knorr"), Westinghouse Air Brake Technologies Corporation, Wabtec Railway Electronics, Inc., Railroad Controls, L.P., Xorail Inc., Faiveley Transport, S.A., Faiveley Transport North America Inc. (together "Wabtec") (Knorr and Wabtec, together the "Defendants"), in a class action lawsuit alleging they had agreed not to compete for, hire, recruit, or poach one another's employees. The Defendants deny they did anything wrong. The Court did not decide in favor of Plaintiffs, the Class, or Defendants. Instead, the parties settled the case to avoid the costs and risks of continuing the lawsuit.

Who is included in the settlement class? You are included in the settlements as a "Class Member" if you held an eligible job title and were employed in the United States by one or more of the following:

- a) from January 1, 2009 through April 3, 2018, Westinghouse Air Brake Technologies Corporation or its subsidiaries, including Wabtec Railway Electronics, Inc., Railroad Controls, L.P., and Xorail Inc.;
- b) from January 1, 2009 through April 3, 2018, Knorr Brake Company LLC or New York Air Brake LLC; or
- c) from June 1, 2010 through April 3, 2018, Faiveley Transport, S.A. or Faiveley Transport North America Inc. (the "Settlement Class").

This Notice is being sent to you because the Defendants' records show that you held an eligible job title during the Class Period and thus are a member of the Settlement Class who is automatically entitled to a payment from the Settlement Fund without having to file a claim.

What do the settlements provide? A \$48.95 million Settlement Fund will be created by Knorr (paying \$12 million) and Wabtec (paying \$36.95 million). The Settlement Fund will be used to make payments to Class Members, as well as pay attorneys' fees and costs, administration costs, and make payments to the Class Representatives. In exchange, Plaintiffs and the class will release the antitrust claims in this lawsuit and other claims described in the settlements against Knorr and Wabtec. For more details, please visit www.railwaynopoach.com.

How much money will I get? Your share of the Settlement Fund (after deducting court-approved attorneys' fees, costs, and Class Representative payments) will depend on how much compensation you received while employed in an Eligible Job Title from January 1, 2009 through April 3, 2018, in comparison to other Class Members. By way of example, if the Court awards all forthcoming requests for attorneys' fees and costs, the Net Settlement Fund will be approximately \$31,738,333. The average Class Member received approximately \$218,923 in eligible compensation, and the total eligible compensation paid to all Class Members was approximately \$2,021,318,312. That fraction, multiplied by the Net Settlement Fund, results in an average settlement payment of \$3,437 (before tax deductions). Class Members who earned more than \$218,923 in eligible compensation would receive proportionately more than \$3,437 each (before tax deductions), and Class Members who earned less than \$218,923 in eligible compensation would receive proportionately less (before tax deductions).

How do I get my settlement payment? You do not have to do anything to receive your share of the Settlement Fund. Defendants' records establish your eligibility. Thus, if the Settlement Fund is approved and becomes final, you will automatically be mailed a settlement check to the address on file for you in Defendants' records. To confirm your address, please contact the Settlement Administrator at 1-866-544-7047.

What are my options? If you do nothing and the settlement is approved and becomes final, you will automatically receive a settlement payment and give up your right to sue the Defendants defined above for any claim made in this lawsuit or released by the Settlement Agreements. If you do not want to receive a settlement payment or give up your right to sue the Defendants for any claim resolved by these settlements, you must exclude yourself by June 17, 2020. If you do not exclude yourself, you may object to one or both settlements by June 17, 2020. You may also hire and pay your own attorney to represent you. Details about your options and how to act on them are available at www.railwaynopoach.com.

What happens next? The Court will hold a Fairness Hearing in this case (*In re Railway Industry Employee No-Poach Antitrust Litigation*, MDL No. 2850) at 1:30 p.m. on August 26, 2020 at the United States District Court for the Western District of Pennsylvania, 700 Grant Street, Pittsburgh, PA 15219, in Courtroom 5A. At this hearing the Court will consider whether to approve each settlement as fair, reasonable, and adequate, Class Counsel's request for attorneys' fees (up to 1/3 of the Settlement Fund) and expenses (approximately \$715,000), notice administrator expenses (approximately \$105,000), and \$15,000 service awards to each of the five Class Representatives.

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Want more information? Visit <u>www.railwaynopoach.com</u> to read a more detailed notice or to view the Settlement Agreements and related litigation documents. You may also call 1-866-544-7047 for additional information.

A federal court authorized this notice. This is **not** an advertisement.