

## **UK purchasers of certain Apple or Samsung smartphones since 1 October 2015 could benefit from collective proceedings**

*This notice has been issued at the direction of the Competition Appeal Tribunal*

- The Competition Appeal Tribunal has decided that collective proceedings filed against Qualcomm Inc. on behalf of UK consumers who purchased, since 1 October 2015, certain models of Apple or Samsung smartphones other than wholly for business use, in the UK, may proceed.
- Qualcomm is a US-based technology company which manufactures LTE-baseband chipsets, which are used in a range of products including smartphones. Qualcomm's LTE chipsets enable a smartphone to connect to the 4G network. Qualcomm also holds a number of patents relevant to the 4G (and other) mobile communications standards, some of which have been deemed essential to 4G technology.
- Which? has been authorised to act as the class representative, on behalf of a class of UK consumers who it is alleged have suffered losses due to Qualcomm's conduct. Which? alleges that Qualcomm abused its position as a dominant company and charged smartphone manufacturers inflated royalties. These increased costs were passed on by smartphone manufacturers, such as Apple and Samsung, and ultimately borne by consumers when they purchased their smartphones.
- The class is comprised of "All Consumers who purchased one or more Affected Products in the United Kingdom during the Relevant Period."

*For the purposes of this class definition:*

a) "Consumers" means natural persons who purchased Affected Products other than wholly for business use. Where a consumer has died since the date of Purchase, the representative of his or her estate is considered to be a Consumer for the purposes of this definition.

*For the avoidance of doubt, any consumer who died on or before 18 February 2021 and whose purchases of Affected Products all pre-date 24 December 2015 shall not form part of the Class.*

b) "Relevant Period" means the period between 1 October 2015 and the date of final judgment or earlier settlement of this claim.

c) "Purchase" means paying, or incurring a liability to pay, or providing reimbursement for, or incurring a liability to provide reimbursement for, all or part of the purchase price of an Affected Product. For the avoidance of doubt, this:

- i. *includes both payments for an Affected Product made or liable to be made in a single amount or by instalments, and payments made or liable to be made in respect of a bundle including the supply of voice and/or data telecommunications services and the associated supply of an Affected Product; but*
    - ii. *excludes second-hand purchases and purchases of refurbished Affected Products; and*
    - iii. *excludes purchases where the Affected Products were delivered outside the United Kingdom.*
  - d) *“Affected Products” are LTE-enabled smartphone models included on the list at Appendix A, or any subsequent LTE-enabled smartphone models (excluding 5G/5G NR-enabled models) manufactured by, for, or on behalf of Apple Inc. or Samsung Electronics Co. Limited or any member of their respective corporate groups.”*
  - e) *“Excluded Persons” are:*
    - i. *officers, directors, employees of the Class Representative and its subsidiary, Which? Ltd, and trustees of the Class Representative and connected persons thereto;*
    - ii. *officers, directors or employees of the Defendant, its subsidiaries and any entity in which it has a controlling interest;*
    - iii. *all members of the Class Representative’s and Defendant’s respective legal teams and all experts and professional advisors instructed and retained by them and all funders or insurers involved, in connection with the present Collective Proceedings;*
    - iv. *all members and staff of the Tribunal assigned to these Collective Proceedings; and*
    - v. *any judge involved in any appeal in the present Collective Proceedings (whether in respect of the grant of permission to appeal or the hearing of any substantive appeal).*
- No money is available now and there is no guarantee that money will be available in the future. These claims will have to be successful at trial before the Tribunal or concluded by way of an earlier settlement agreed between Which?, on behalf of the class, and Qualcomm.
  - If you are within the class, you have important legal rights related to this claim. Exercising these rights could affect your ability to get a payment in the future (if the case is won and money becomes available). This notice explains the claim, who is covered by the claim, your

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or Call Free Phone 0808 273 9206**

rights in relation to the claim, how to exercise these rights and any related deadlines. **Please read this notice carefully as your decisions about this claim will have legal consequences.** The Tribunal's full Collective Proceedings Order, which allows the claim to proceed, is set out in Annex A.

- The claim raises important issues that are common to all class members, and if you fall within the class definition, you will be bound by the Tribunal’s decision on those common issues unless you decide to opt-out:
  - a. the definition of the relevant economic markets;
  - b. whether Qualcomm has held and/or continues to hold, a dominant position on those relevant markets;
  - c. Whether Qualcomm has abused and/or continues to abuse its dominant positions;
  - d. Whether any abuse(s) of dominance by Qualcomm has caused and/or continues to cause Apple and/or Samsung to pay higher all-in prices for LTE Chipsets (whether or not such chipsets were or are purchased from Qualcomm or from other chipset suppliers) and, if yes, the magnitude of those higher all-in prices;
  - e. The extent to which any increased all-in prices for LTE Chipsets have been passed through and/or continue to be passed through to the Class Members in the prices that they paid for new LTE-enabled Apple and/or Samsung smartphones, and/or otherwise caused harm to the Class Members;
  - f. The rate and duration of the Class Members’ entitlement to pre-judgment interest.

YOUR LEGAL RIGHTS AND OPTIONS	
<b>STAY IN THE CLAIM</b>	If you were living in the UK on <b>17 May 2022</b> and meet the description of the Class, you do not need to do anything at this time to be eligible to claim a share of any money that may become available in the future. By doing nothing, you give up the right to make an individual claim against Qualcomm in respect of the legal claims in this case and you agree to be bound by judgments the Tribunal may issue in this case.
<b>OPT-OUT</b>	If you were living in the UK on <b>17 May 2022</b> and meet the description of the Class, you have the right to “opt-out” i.e., to be excluded from the claim by <b>15 November 2022</b> . By opting-out you keep the right to bring your own separate claim against Qualcomm. However, if you opt-out, you will not be able to get any money from this claim (if money becomes available). If you opt-out of the class, you are unable to later opt-in to the class. More information on how to Opt-Out can be found at <a href="http://www.smartphoneclaim.co.uk">www.smartphoneclaim.co.uk</a> .
<b>OPT-IN</b>	If you were living <b>outside</b> of the UK on <b>17 May 2022</b> and you meet the description of the class you will not be automatically included in the claim and must “opt-in” to the claim by <b>15 November 2022</b> should you wish to benefit from the claim. More information on how to Opt-In can be found at <a href="http://www.smartphoneclaim.co.uk">www.smartphoneclaim.co.uk</a> .

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## GENERAL INFORMATION

### 1. Why has this notice been issued?

The Competition Appeal Tribunal has directed that this notice be issued following a Collective Proceedings Order made on **4 July 2022** (the “**Order**”; see copy at Annex A). The Order allows this claim to proceed as a collective claim on behalf of eligible UK class members.

This notice has been issued to inform you of important legal rights you have related to this claim. Exercising these rights could affect your ability to get a payment in the future (if money becomes available). This notice explains the claim, who is covered by the claim, your rights in relation to the claim, how to exercise these rights and any related deadlines. **Please read this notice carefully as your decisions about this claim will have legal consequences.**

### 2. Who is the claim against?

This claim is against Qualcomm Incorporated (“**Qualcomm**”). Qualcomm is a US-based technology company which manufactures LTE baseband chipsets that are found in smartphones. The chipsets enable a smartphone to connect to the 4G network. Qualcomm also owns a number of patents relevant to 4G (and other) technology – some of those patents have been deemed ‘essential’ to the 4G standard (so-called ‘standard essential patents’) and for the operation of Qualcomm’s chipsets.

In the claim, Qualcomm is also called the “Defendant.”

### 3. What did Qualcomm do wrong? What are the claims?

Which? is alleging that Qualcomm abused its dominant positions in breach of competition, by adopting an anticompetitive strategy towards its competitors and smartphone manufacturers, which caused widespread harm to UK consumers.

Qualcomm’s abuses enabled it to charge Apple and Samsung higher royalties for its LTE patents than would otherwise have been the case if Qualcomm had behaved lawfully.

Which? alleges that the higher royalties paid by Apple and Samsung to Qualcomm were ultimately borne by consumers, who paid more for smartphones than they should have done.

### 4. Who has brought the claim? What is the role of the class representative?

The Tribunal has authorised Which? to act as the class representative for this claim.

As the class representative, Which? will conduct the claim against Qualcomm on behalf of all class members (except for those who opt-out of the class). Which? will instruct the lawyers and experts, make decisions on the conduct of the claim and, in particular, will decide whether to present any offer of settlement that Qualcomm may make to the Tribunal for its approval.

During the case, Which? is responsible for communicating with the class and for issuing formal notices, such as this notice. Updates about the claim will be available on the website [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk), through the media and on social media.

### 5. Who is Which?

Which? is the largest independent consumer organisation in the UK with more than 1.5 million members and supporters. As well as testing consumer goods and services, publishing its

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recommendations and other consumer information and advice in its five magazines and online, it seeks to influence governments, regulators and businesses to make the lives of all consumers simpler, fairer, and safer. In the more than sixty years since the first edition of Which? magazine was launched, the Which? Group has sought to help individuals to be as powerful as the organisations they deal with in their daily lives.

For more information, check out Which?'s website [www.which.co.uk](http://www.which.co.uk).

## 6. Who is in the class?

The Consumer Rights Act 2015 allows for a collective claim to be brought on behalf of a group of individuals who are alleged to have suffered a common loss. The group is the “class” and all individuals within the group are “class members.” Under the collective regime, groups of persons who have all suffered loss do not need to each bring an individual claim to obtain redress. Instead, class members may all receive compensation through a single, collective claim brought on their behalf by a representative.

In this case, the Tribunal has decided that you are included in the class of persons who can bring a claim if, in the period since 1 October 2015, you purchased an Apple or Samsung smartphone, the current list of which is set out in the Order, or any subsequent LTE-enabled Apple or Samsung smartphone models (excluding 5G/5G NR-enabled models), in the UK, other than wholly for business use. You can use the eligibility tool at [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) to check whether your smartphone is an eligible model for inclusion in the claim.

Representatives of consumers who would otherwise have qualified as class members but who died between the purchase of their smartphone and the date of final judgment or earlier settlement of this claim, are also included in the class of persons who can bring a claim (however, the representatives of any consumers who died on or before 18 February 2021 and whose smartphone purchases all pre-date 24 December 2015, do not form part of the class).

This is regardless of how you purchased your smartphone. For example, you will be included in the claim if you purchased your smartphone directly from the manufacturer (Apple or Samsung), via your mobile network operator (such as Vodafone, EE or O2) or through a retail store such as Carphone Warehouse; similarly you will be included if you purchased it via a hire-purchase or similar credit agreement or as part of a bundled mobile contract covering the supply of the smartphone with data and voice services. However, if you have purchased your smartphone second-hand or refurbished, unfortunately you do not fall within the scope of the class definition, and will not be able to receive payment in respect of that smartphone if the case succeeds. Likewise, purchases where the smartphone was delivered outside the UK do not fall within the class.

See “Who is in the class?” below, for additional information.

## 7. What is an opt-out proceeding? What is the “domicile date”?

This claim is proceeding as an opt-out case. In simple terms, if you don't opt-out, you will automatically be included as a class member. This process means that, if you were living in the UK as a resident, on **17 May 2022**, which is known as the “domicile date”, and you fall within the class definition, you are included in the class (and do not need to do anything) unless you specifically ask to be excluded from the class. Asking to be excluded is also called “opting-out” of the class.

**Questions? Visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk)  
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All class members who stay in the class will be bound by any judgment of the Tribunal or any settlement reached with Qualcomm and approved by the Tribunal. As a class member, you will not be able to bring an individual claim against Qualcomm raising the same issues included in this claim.

If you were living outside of the UK on **17 May 2022**, and you fall within the class definition, you will need to “opt-in” to the claim in order to be included.

This notice explains how to opt-out of and opt-in to the class.

#### **8. How much money does the claim ask for?**

The claim seeks compensation for all those within the class, who have been affected by Qualcomm’s allegedly anti-competitive behaviour. The total sought is approximately (as at the time of filing the claim) £482.5 million. If the claim is successful, all persons who have an eligible claim will be able to seek their share of the damages awarded.

Our preliminary estimate (as at the time of filing the claim) is that individual consumers may be due between £5 and £30. This amount may increase or decrease depending on the model(s) and number of smartphone(s) you have purchased since 1 October 2015. Please visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) for further information.

#### **9. How do I get a payment?**

No money is available now and there is no guarantee that money will be available in the future. The case will have to be successful at trial before the Tribunal, unless a settlement can be agreed between Which? on behalf of the class and Qualcomm, and approved by the Tribunal.

The court process can take time, so please be patient. If, and when, money becomes available, class members will be notified about how to obtain a payment. Please register at [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) to receive email updates on the claim.

#### **10. What is the Competition Appeal Tribunal?**

The Competition Appeal Tribunal is a specialist court based in London that hears competition law cases, including collective proceedings. The Tribunal publishes its Rules and Guidance, together with information about what it does and details of its on-going cases, on its website [www.catribunal.org.uk](http://www.catribunal.org.uk).

### **WHO IS IN THE CLASS**

#### **11. What if I bought a smartphone other than Apple or Samsung?**

The claim currently relates to those models of Apple and Samsung smartphones listed in the Order, or any subsequent LTE-enabled Apple or Samsung smartphone models (excluding 5G/5G NR-enabled models). It is possible that purchasers of other types of smartphones have also paid too much due to Qualcomm’s behaviour but at this stage we are focusing on ensuring that owners of the two most popular brands of phones in the country are awarded damages.

**Questions? Visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk)  
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## 12. Am I a UK resident?

For this case, a UK resident is someone living in England, Wales, Scotland or Northern Ireland.

If you purchased a smartphone in the UK during the Relevant Period but have subsequently moved outside the UK, so that you were resident outside the UK on **17 May 2022**, then you will need to opt-in to the claim

If you purchased a smartphone in the UK during the Relevant Period and were still resident in the UK on **17 May 2022**, but have since left the UK, you do not have to opt-in, but you should keep some documents showing that you were a UK resident on **17 May 2022**. If money becomes available in the future and you are living outside of the UK at that time, then you may need to show that you were a UK resident on **17 May 2022** to receive your payment.

## 13. Are businesses included in the class?

Businesses, including sole traders, are not included in the class.

## 14. I am not sure if I am included in the class.

If you are not sure whether you are included in the class, visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) to review the Order, the frequently asked questions (FAQs) and answers and other documents, as well as an eligibility tool (see FAQ 8) which can help you to determine whether you are a part of the class.

## HOW TO OPT-OUT

## 15. I was a UK resident on 17 May 2022 and I want to be removed from the class.

If you were a UK resident on **17 May 2022** and you want to “opt-out” – i.e. be removed from the class, send a letter by post or email to:

Smartphone Claim UK  
P.O. Box 1435  
Sunderland  
SR5 9UD

[forms@smartphoneclaim.co.uk](mailto:forms@smartphoneclaim.co.uk)

Include the following statement in your letter “**I want to opt-out of the collective claim against Qualcomm, Case No. 1382/7/7/21,**” along with your full name, postal address, email address and telephone number. An example letter is available at [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk). Sign and date your opt-out letter. You do not have to give a reason for opting-out.

To be processed, your opt-out letter must be received or postmarked by **15 November 2022**. Once your opt-out is received and processed, you will be sent an acknowledgement by email if you have provided an email address, or by post if not. If you wish to opt-out after this date, you will have to write directly to the Tribunal to seek approval.

By opting-out, you will not be able to receive a payment from this claim if money becomes available. However, you may be able to bring your own separate claim against Qualcomm for the same issues.

**Questions? Visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk)  
or Call Free Phone 0808 273 9206**

## HOW TO OPT-IN

**16. I was not a UK resident on 17 May 2022 but purchased a smartphone in the UK during the Relevant Period and I want to be included in the class.**

If you were not a UK resident on **17 May 2022** and you want to be included in the class, you should complete the electronic form available at [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) to “opt-in” to the claim.

The electronic form will require you to complete all fields such as First Name, Last Name, Postal Address, Country of Domicile and email address. To be included in the proceedings, you must complete and submit your opt-in form by **15 November 2022**.

If you do not opt-in to the proceedings by **15 November 2022** and money later becomes available, you will have to apply to the Tribunal for permission to opt-in at a later time. There is no guarantee this permission will be granted.

## GETTING MORE INFORMATION

**17. How can I stay updated on the progress of the claim?**

You can visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) and register to receive email updates and any future notices via email as the claim progresses. If, and when, money becomes available, you will be contacted with information on how to claim your share.

**18. How can I get more information?**

This notice summarises the Order. The full Order is set out in Annex A, and for further information about the claim, visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk).

**Questions? Visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk)  
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## ANNEX A

**Questions? Visit [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk)  
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\* For the information of members of the class, this version of the CPO has been amended to show changes made to the CPO by the subsequent Order of Mrs Justice Bacon dated 21 July 2022 (the “Variation Order”). This version does not constitute a separate order of the Tribunal.

**IN THE COMPETITION**  
**APPEAL TRIBUNAL**

Case No: 1382/7/7/21

BETWEEN:

**CONSUMERS’ ASSOCIATION**

Class Representative

- v -

**QUALCOMM INCORPORATED**

Defendant

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**COLLECTIVE PROCEEDINGS ORDER**

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**UPON** receipt of the Class Representative’s application for a Collective Proceedings Order pursuant to section 47B of the Competition Act 1998 (the “**Act**”) and Rule 75 of the Competition Appeal Tribunal Rules 2015 (the “**Tribunal Rules**”) (the “**CPO Application**”) filed on 18 February 2021

**AND UPON** reading the documents recorded on the Tribunal file as having been read

**AND UPON** hearing Leading Counsel for the Class Representative, and Leading Counsel for the Respondent, at the hearing of the CPO Application on 30 March to 1 April 2022

**AND UPON** the Tribunal having granted the CPO Application on 17 May 2022 ([2022] CAT 20)

**IT IS ORDERED THAT:**

**Authorisation of the Class Representative and certification of the claims as eligible for inclusion in collective proceedings**

1. Pursuant to section 47B of the Act and Rules 77 and 80 of the Tribunal Rules, Consumers' Association shall be authorised to act as class representative to continue the present collective proceedings on an opt-out basis.
2. The Class Representative's address for service is Hausfeld & Co LLP, 12 Gough Square, London EC4A 3DW (hard copy) or [HausfeldQualcomm@hausfeld.com](mailto:HausfeldQualcomm@hausfeld.com); [nboyle@hausfeld.com](mailto:nboyle@hausfeld.com); and [lrigby@hausfeld.com](mailto:lrigby@hausfeld.com) (email).
3. The claims certified as eligible for inclusion in the present collective proceedings pursuant to section 47B of the Act and Rules 79 and 80 of the Tribunal Rules are claims for damages for loss suffered by the Class (as defined below) as a result of the Defendant's alleged breaches of statutory duty in infringing: (i) section 18 of the Act; and (ii) until 31 December 2020, Article 102 of the Treaty on the Functioning of the European Union.

#### **Class Definition**

4. The class is defined as follows (hereafter the "**Class**" and the "**Class Definition**"):

**All Consumers who purchased one or more Affected Products in the United Kingdom during the Relevant Period.**

5. For the purposes of the Class Definition:
  - (a) "**Consumers**" means natural persons who purchased Affected Products other than wholly for business use. Where a consumer has died since the date of Purchase, the representative of his or her estate is considered to be a Consumer for the purposes of this definition.

For the avoidance of doubt, any consumer who died on or before 18 February 2021 and whose purchases of Affected Products all pre-date 24 December 2015 shall not form part of the Class.

- (b) "**Relevant Period**" means the period between 1 October 2015 and the date of final judgment or earlier settlement of this claim.

- (c) **“Purchase”** means paying, or incurring a liability to pay, or providing reimbursement for, or incurring a liability to provide reimbursement for, all or part of the purchase price of an Affected Product. For the avoidance of doubt, this:
- i. includes both payments for an Affected Product made or liable to be made in a single amount or by instalments, and payments made or liable to be made in respect of a bundle including the supply of voice and/or data telecommunications services and the associated supply of an Affected Product; but
  - ii. excludes second-hand purchases and purchases of refurbished Affected Products; and
  - iii. excludes purchases where the Affected Products were delivered outside the United Kingdom.
- (d) **“Affected Products”** are LTE-enabled smartphone models included on the list at Appendix A, or any subsequent LTE-enabled smartphone models (excluding 5G/5G NR-enabled models) manufactured by, for, or on behalf of Apple Inc. or Samsung Electronics Co. Limited or any member of their respective corporate groups.
- (e) **“Excluded Persons”** are:
- (i) officers, directors, employees of the Class Representative and its subsidiary, Which? Ltd, and trustees of the Class Representative and connected persons thereto;
  - (ii) officers, directors or employees of the Defendant, its subsidiaries and any entity in which it has a controlling interest;
  - (iii) all members of the Class Representative’s and Defendant’s respective legal teams and all experts and professional advisors instructed and retained by them and all funders or insurers involved, in connection with the present Collective Proceedings;

- (iv) all members and staff of the Tribunal assigned to these Collective Proceedings; and
- (v) any judge involved in any appeal in the present Collective Proceedings (whether in respect of the grant of permission to appeal or the hearing of any substantive appeal).

### **Domicile Date, Opt-out and Opt-in**

- 6. The Domicile Date is 17 May 2022.
- 7. Persons satisfying the Class Definition who are domiciled within the United Kingdom on the Domicile Date may opt-out of the present Collective Proceedings by writing to the Claims Administrators appointed on behalf of the Class Representative, Epiq, by 15 November 2022, with such letters to be submitted by post or electronically.
- 8. Persons satisfying the Class Definition and who are domiciled outside the United Kingdom on the Domicile Date may opt-in to the present Collective Proceedings via the opt-in form available online at [www.smartphoneclaim.co.uk](http://www.smartphoneclaim.co.uk) or by writing to or emailing the Claims Administrators appointed on behalf of the Class Representative, Epiq, by 15 November 2022, at the address specified on the claim website.

### **Publication**

- 9. The Class Representative must publicise this Collective Proceedings Order in accordance with Rule 81 of the Tribunal Rules, using the Notice approved by the Tribunal and the proposal set out at in Section 6 of the Notice and Administration Plan which is annexed to Litigation Plan exhibited to the First Witness Statement of Ms Charmian Averty.
- 10. The Notice shall be published within 7 days of the Variation Order being drawn.

### **General**

- 11. Costs be reserved.
- 12. There be liberty to apply.

**The Hon Mrs Justice Bacon**  
Chair of the Competition Appeal Tribunal

Made: 4 July 2022  
Drawn: 5 July 2022

## Appendix A

### List of Affected Products

Samsung handsets			
Galaxy A10	Galaxy J3 (2016)	Galaxy S6	Galaxy M31s
Galaxy A2 Core	Galaxy J3 (2017)	Galaxy S6 Edge	Galaxy Note 10 Lite
Galaxy A20e	Galaxy J4	Galaxy S6 Edge+	Galaxy S20+
Galaxy A3 (2015)	Galaxy J4+	Galaxy S7	Galaxy A21
Galaxy A3 (2016)	Galaxy J5 (2015)	Galaxy S7 Edge	Galaxy M11
Galaxy A3 (2017)	Galaxy J5 (2016)	Galaxy S8	Galaxy A02
Galaxy A30s	Galaxy J5 (2017)	Galaxy S8+	Galaxy Note 20
Galaxy A40	Galaxy J6	Galaxy S9	Galaxy A41
Galaxy A5 (2015)	Galaxy J6+	Galaxy S9+	Galaxy S10 Lite
Galaxy A5 (2016)	Galaxy J7 (2016)	Galaxy X Cover 3	Galaxy Note20 Ultra
Galaxy A5 (2017)	Galaxy J7 (2017)	Galaxy X Cover 4	Galaxy M21s
Galaxy A50	Galaxy J8	Galaxy X Cover 4S	Galaxy A01 Core
Galaxy A6	Galaxy M10	Galaxy A12	Galaxy M01
Galaxy A6+	Galaxy M20	Galaxy A21s	Galaxy M31 Prime
Galaxy A60	Galaxy Note 10	Galaxy M51	Galaxy S20 Ultra
Galaxy A7 (2018)	Galaxy Note 10+	Galaxy A31	Galaxy M01s
Galaxy A70	Galaxy Note 4	Galaxy M12	Galaxy M01 Core
Galaxy A8 (2018)	Galaxy Note 8	Galaxy M31	Galaxy X Cover Pro
Galaxy A8+ (2018)	Galaxy Note 9	Galaxy A02s	Galaxy Z Flip
Galaxy A80	Galaxy S10	Galaxy S20 FE	Galaxy J2 Core (2020)
Galaxy A8s	Galaxy S10+	Galaxy S20	Galaxy A01
Galaxy A9 (2018)	Galaxy S10e	Galaxy A11	Galaxy A71
Galaxy Core Prime	Galaxy S4 Mini	Galaxy M21	Galaxy A51
Galaxy Grand Prime VE	Galaxy S5 Mini	Galaxy M02	Galaxy M30s
Galaxy J2 Pro (2018)	Galaxy S5 Neo	Galaxy M02s	Galaxy A20s
			Galaxy X Cover FieldPro
Galaxy A03	Galaxy A22	Galaxy A32	Galaxy XCover 5
Galaxy A03s	Galaxy A52	Galaxy M22	Galaxy A13 (2022)
Galaxy A72	Galaxy M32		
Apple handsets			
iPhone 5s	iPhone 7	iPhone X	iPhone 11
iPhone 6	iPhone 7 Plus	iPhone XR	iPhone 11 Pro
iPhone 6 Plus	iPhone 8	iPhone XS	iPhone 11 Pro Max
iPhone 6s	iPhone 8 Plus	iPhone XS Max	
iPhone 6s Plus	iPhone SE	iPhone SE 2	

Note: Where a handset model is available in both 4G/LTE and 5G versions (e.g. the Samsung A22, as distinct from the Samsung A22 5G), only the 4G/LTE version is an Affected Product.