

**NOTICE OF SETTLEMENT APPROVAL:
ORGANIGRAM CLASS ACTION**

*Dawn Rae Downton v. Organigram Holdings Inc. and Organigram Inc.,
Supreme Court of Nova Scotia, Hfx. No. 460984*

NOTICE OF SETTLEMENT APPROVAL

A settlement has been reached and approved by the Court in a class action on behalf of all persons and entities who purchased from Organigram Inc., a federally-licensed medical cannabis producer of cannabis for medical purposes, cannabis for medical purposes that has been recalled as of February 14, 2019. There were two recalls of the products, on December 28, 2016 and January 9, 2017, due to the detection of bifenthrin, an insecticide, and myclobutanil, a pesticide, which are not authorized for use on cannabis plants. The products that were recalled include dried marijuana and cannabis oil that were produced between February 1, 2016 and December 16, 2016.

A class action was filed by Wagners (Halifax, NS) and Roy O'Connor LLP (Toronto, ON) on behalf of the Representative Plaintiff, Dawn Rae Downton, and the class on March 3, 2017, against Organigram Inc. and Organigram Holdings Inc. The certified class action alleged that Class Members did not receive the product they had bargained for, and the Defendants' conduct fell below the standard of care, and Class Members should therefore be provided with a return of the purchase price.

The Settlement Agreement obtained the Supreme Court of Nova Scotia following a hearing on August 31, 2022 at The Law Courts Building, 1815 Upper Water St in Halifax, Nova Scotia.

You are receiving this notice because you have been identified by Organigram Inc. as being eligible for compensation under the Settlement Agreement, and you did not opt out of the action.

The Settlement Order and Settlement Agreement can be reviewed at www.wagners.co.

WHO IS AFFECTED BY THE SETTLEMENT?

The Settlement applies to you and all persons and entities who purchased from Organigram cannabis for medical purposes that had been recalled as of February 14, 2019. Further details are contained in the Settlement Agreement.

WHAT ARE THE TERMS OF THE SETTLEMENT?

The Defendants will pay \$2,310,000.00 CDN (the "Settlement Fund"), in addition to the third-party costs of administering notice and the settlement, to provide to Class Members a refund of the amounts paid to purchase the recalled product. Legal fees and expenses of class counsel will also be paid from the Settlement Fund.

The Settlement Administrator, RicePoint Administration Inc., has reviewed your purchase(s) of the recalled product and has calculated your entitlement to Individual Payment pursuant to the terms of the Settlement Agreement. Accompanying this notice is a personalized email setting out your individualized calculation. You will receive a separate email providing your payment via Interac e-Transfer. Please accept the Interac e-Transfer upon receipt. Further details pertaining to your Individual Payment are contained in the above personalized email.

WHO REPRESENTS ME?

Class Counsel are Wagners and Roy O'Connor LLP

Wagners

1869 Upper Water St.
Suite PH 301, Pontac House
Halifax, NS
B3J 1S9
Tel: 902-425-7330/1-800-465-8794
classaction@wagners.co

Roy O'Connor LLP

1920 Yonge St
Suite 300
Toronto, ON
M4S 3E6

WHAT ARE THE LEGAL FEES?

Class Counsel's legal fees, disbursements and applicable taxes will be paid out of the Settlement Fund. The Court has approved payment of Class Counsel legal fees and disbursements and applicable taxes in the amount of \$830,709.94.

SETTLEMENT ADMINISTRATOR

The Courts has appointed RicePoint Administration Inc. as the Settlement Administrator for the Settlement.

If you have questions about the Settlement Agreement or your Individual Payment, please contact the Settlement Administrator at:

RicePoint Administration Inc. (OGQ)
P.O. Box 3355
London, Ontario, Canada, N6A 4K3
Email: organigram@ricepoint.com

This notice has been approved by the Supreme Court of Nova Scotia.

Do not contact the Court about this notice.