

SCHEDULE "F"

SETTLEMENT APPROVAL NOTICE (LONG-FORM)

NOTICE OF SETTLEMENT APPROVAL: SILK CANADA AND GREAT VALUE PLANT-BASED PRODUCTS LITIGATION - 2024 RECALL (*Romano v. Danone Inc.*, file no. 500-06-001321-245)

The parties have negotiated a settlement of the class action (the "**Settlement Agreement**"), which was approved by the Superior Court of Quebec on April 17, 2026, and therefore determined to be fair, reasonable and in the best interest of Class members.

WHO IS INCLUDED?

The Settlement applies to the following Class Members:

All persons in Canada who purchased or ingested the Silk Canada Products or Great Value Products subject to the Recall initiated by Danone Canada on July 8, 2024, including those who have suffered any Personal Injury as a result thereof, and their successors, assigns, family members, and dependants (the "**Class**").

Under the Settlement Agreement, "Personal Injury" means any physical and/or psychological harm.

SUMMARY OF THE SETTLEMENT

The Settlement provides for the payment of \$7,500,000.00 (CAD) which will be used to pay compensation for Approved Claims, Provincial Health Insurer Claims, Administration Expenses, Class Counsel Fees and Disbursements and any applicable taxes, interest and costs. Payments to approved Claimants will be made to Class Members who meet the criteria described below within the specified timeframes.

Additionally, under the Settlement Agreement, Class Members will be entitled to benefit from the Voluntary Refund Program implemented by Danone Canada for Silk Canada Products and Great Value Products, which Danone Canada undertakes to maintain in place until **October 16, 2026, at 11:59 p.m. PST.**

The Defendants deny all allegations and deny any wrongdoing or liability. The Court has not taken any position on the merits of the arguments of either the Plaintiff or the Defendants.

MAKING A CLAIM - ACT NOW!

To make a claim under the Settlement Agreement, you must complete and submit a Claim Package, including a completed Claim Form with the necessary supporting evidence detailed in the Compensation Grid to the Claims Administrator on or before **October 16, 2026, at 11:59 p.m. PST**. The Claim Form is available on the Settlement Website:

www.PlantBeverages-Settlement.com

Class Members who satisfy the eligibility criteria set out in Section 4.4 of the Settlement Agreement may be entitled to benefits that will be calculated based on the category of Illnesses they belong to described in the Compensation Grid.

Until all claims have been adjudicated, it will not be possible to determine the exact value of the compensation that may be paid to eligible Claimants.

If you are a Class Member as defined above, you may be eligible for compensation if you submit a Claim Package to the Claims Administrator with related medical, pharmaceutical, and other records, if applicable. You (or your legal or estate representative) or a Family Claimant must satisfy the Claims Administrator that:

- (a) the Claim relates to a Primary Claimant who has ingested a Product in Canada;
- (b) the Primary Claimant experienced an Illness;
- (c) the Primary Claimant ingested a Product contemporaneous with their Illness, as required in the Compensation Grid; and
- (d) the Primary Claimant did not already receive compensation from Danone Canada for having experienced an Illness following the ingestion of a Product.

Supporting documentation to establish the ingestion of a Product and the experience of an Illness necessary for compensation eligibility is outlined in the Compensation Grid.

To be eligible for compensation as a family member of a Primary Claimant, evidence must be provided of the requisite relationship. A comprehensive list of eligible **Family Claimants** is located at www.PlantBeverages-Settlement.com.

The Claims Administrator is responsible for determining the eligibility of Claimants pursuant to the conditions provided in the Settlement Agreement and for calculating each proposed Compensatory Payment to be made to Claimants with Approved Claims based on the category of Illnesses they belong to described in the Compensation Grid, subject to the *pro rata* increase or reduction outlined in Section 4.7 of the Settlement Agreement.

If you do NOT submit your claim on time, you will not be eligible for any benefits under the Settlement Agreement. For further details on how claims will be evaluated, you should refer to the Compensation Grid as described in the Settlement Agreement, available at www.PlantBeverages-Settlement.com.

FOR MORE INFORMATION

For more information or to obtain copies of the Settlement Agreement, Compensation Grid or other related documents, in English or French, please visit the Settlement Website at www.PlantBeverages-Settlement.com, or contact the **Claims Administrator**:

CLAIMS ADMINISTRATOR:

Concilia Services Inc.
Attn: Plant Beverage Settlement
5900 Andover Avenue
Montréal, Québec, H4T 1H5
Email: PlantBeverages@conciliainc.com
Telephone: 1-888-367-7705

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This Notice is a summary of the Settlement Agreement. Please consult the Settlement Agreement for specific details as to your rights and obligations thereunder.

This Notice has been approved by the Superior Court of Quebec.