

**If you purchased Frontera  
or Salpica branded Products,  
a class action Settlement may  
affect your rights.**

A proposed class action Settlement has been reached concerning Frontera marketing practices. The case is known as *Barnes, et al v. River North Foods, Inc.*, Case No. 16-L-459, St. Clair County Circuit Court, Illinois.

**What is this about?**

The lawsuit alleges that the packaging on certain Frontera and Salpica branded products was false and deceptive in that Products described as "All Natural" contained citric acid and other challenged ingredients and/or the label stated evaporated cane juice instead of sugar.

**Who is a Class Member?**

You may be an eligible Class Member if you purchased, between September 1, 2011 and September 11, 2017, in the United States, for personal use and not resale, any Frontera or Salpica branded products which contain the terms Natural (including among others, All Natural and 100% Natural); Evaporated Cane Juice; Evaporated Cane Juice Sugar; Evaporated Cane Sugar; citric acid; xanthan; xanthan gum; disodium phosphate; dipotassium phosphate; and/or sodium citrate on the labels, including those listed in the Fourth Amended Class Action Complaint.

**What are the Benefits?**

Class Members may receive up to \$0.50 per Unit purchased to a max of \$5.00 per Household without proof of purchase and up to \$10.00 per Household with Proof of Purchase. Final claim payment will depend on a number of factors, including how many Valid Claims are actually submitted. The total benefit for all class members is capped at \$3,950,000.00.

**What are my rights?**

To receive a payment, you must submit a Claim, either online or by mail by **November 27, 2017** at 11:59 p.m. CST. If you Opt-Out, you preserve your right to pursue a separate lawsuit against the Defendant about these claims, but you will receive no payment. Your Opt-Out request must be received by **November 27, 2017**. To Object to the Settlement, you must submit an Objection in writing that complies with the requirements in the Settlement Notice available on the website. Your Objection must be filed with the Clerk of the Court and received by the Settlement Administrator, Class Counsel, and counsel for Defendant on or before **November 27, 2017**. If you do nothing, you will receive no payment and have no right to sue later for the Claims released by the Settlement.

The Court will hold a Fairness Hearing in the Circuit Court of St. Clair County, Illinois, 10 Public Square, Belleville, IL 62220, in the courtroom of the Honorable Christopher Kolker, Courtroom 407, Fourth Floor, on December 4, 2017 at 9:00 a.m., to decide whether to approve the Settlement and to award Attorneys' Fees and Expenses of up to \$987,500.00, to be paid by Defendant, and \$2,000.00 per named Plaintiff as the Class Representative Service Awards. The application for fees and expenses will be posted on the website below after they are filed. You may attend this hearing, but you don't have to.

Benefit Checks will be issued only if the Court approves the Settlement and after all appeals are resolved. Please be patient. If the Settlement does not become effective, the litigation will continue.

For more information, please visit [www.BarnesSettlement.com](http://www.BarnesSettlement.com), call 1-800-481-7947, or write to Barnes, et al v. River North Foods, Inc., c/o Heffler Claims Group, P.O. Box 59543, Philadelphia, PA 19102-9543.

**1-800-481-7947**  
**[www.BarnesSettlement.com](http://www.BarnesSettlement.com)**