

Legal Notice

If you bought the weight-loss supplement Akävar 20/50, a class action lawsuit may affect your rights.

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You may be included in a class action lawsuit about whether Akävar 20/50 (“Akävar”) is sold as a proven weight loss product and whether there is clinical and scientific support for the manufacturer’s claim that users of Akävar can “Eat all you want and still lose weight.” The case in the United States District Court for the District of Utah is called *Miller v. Basic Research, LLC, et al.*, No. 2:07-CV-871.

The Court decided this should be a class action on behalf of a “Class,” or group of people, that could include you. This notice summarizes your rights and options. More information is available in a detailed notice. There is no money available now and no guarantee that there will be.

WHO IS INCLUDED?

The Court decided that the Class includes any person who purchased Akävar after seeing or hearing the marketing slogan “Eat all you want and still lose weight.”

WHAT IS THIS CASE ABOUT?

The case is about whether the manufacturer and other defendants engaged in fraudulent and deceptive advertising and marketing. The lawsuit says that Akävar has not undergone “scientific evaluation” by a “team of doctors,” has not been tested in controlled random clinical trials and that there is no scientific evidence that users of Akävar can “Eat all you want and still lose weight.” The lawsuit seeks money and other benefits for the Class. Defendants deny the claims and allegations in the lawsuit. The Court has not decided who is right. The lawyers for the Class will have to prove their claims at a trial set to begin on September 10, 2012.

WHO REPRESENTS YOU?

The Court appointed the law firms of Anderson & Karrenberg; Wilentz, Goldman & Spitzer, P.A.; and Shepherd, Finkelman, Miller & Shah, LLP, to represent you as “Class Counsel.” If Class Counsel obtains money or benefits for the Class, they may ask the Court for attorneys’ fees, costs and expenses. You don’t have to pay any of these fees, costs and expenses. If the Court grants their request, the fees, costs and expenses would be deducted from any money obtained for the Class, or paid separately by Defendants. You may hire your own lawyer to appear in Court for you. If you do, you have to pay that lawyer.

WHAT ARE YOUR OPTIONS?

You have a choice of whether to stay in the Class or not, and you must decide this now. To stay in the Class, you do not have to do anything. If money or benefits are obtained, you will be notified about how to ask for a share. You will be legally bound by all orders and judgments of the Court, and you won’t be able to sue, or continue to sue about the legal claims in this case.

If you exclude yourself, you cannot get money or benefits from this lawsuit if any are awarded, but you will keep any rights to sue about these claims and will not be bound by any orders or judgments in this case. The detailed notice explains how to exclude yourself. The deadline for exclusions is **August 15, 2011**.

HOW CAN I GET MORE INFORMATION?

Get a detailed notice and other information by visiting www.AkavarClass.com or calling 1-877-835-0768.

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