

## Schedule D

### Can I Remove Myself from the Class Action?

If you do not want to participate in the class action, you can opt-out as outlined below.

### What is the Consequence of Opting-Out?

When you opt-out, you lose your right to be a part of the class, including the protection from adverse costs findings. Any future claims you wish to make must be commenced individually.

### Is Opting-Out Final?

Yes, opting-out is a final decision that cannot be undone.

### How do I Opt-Out?

In order to properly opt-out, you must prepare and submit a written letter (called an “Opt-Out Election Letter”) to the Class Counsel identified below.

The Opt-Out Election Letter:

- (a) must contain a statement of intention to opt out of the class actions by you or a person authorized to bind you;
- (b) must outline your full name, address, telephone number and/or email address (if available);
- (c) must include the date and your signature; and
- (d) must advise whether you purchased or used Picato, whether you sustained an injury as a result of using Picato, and your reason for opting out.

Class Counsel must receive your Opt-Out Election Letter by **no later than [date], 2024** (“**Opt-Out Deadline**”).

Opt-Out Election Letters must be sent to:

**Rice Harbut Elliott LLP  
Attention: Picato Class Action  
820-980 Howe Street  
Vancouver, BC V6Z 0C8**

**Or**

**Email:** [nbeaupre-fulton@rhelaw.com](mailto:nbeaupre-fulton@rhelaw.com)

An Opt-Out Election Letter that does not contain all of the required information or is received after the Opt-Out Deadline will **not** be valid.