CARELLA, BYRNE, CECCHI, BRODY & AGNELLO, P.C. JAMES E. CECCHI DONALD A. ECKLUND 5 Becker Farm Road Roseland, NJ 07068 Telephone: 973/994-1700 973/994-1744 (fax) jcecchi@carellabyrne.com decklund@carellabyrne.com

Local Counsel for Plaintiffs

UNITED STATES DISTRICT COURT

DISTRICT OF NEW JERSEY

In re AURORA CANNABIS INC. SECURITIES LITIGATION) No. 2:19-cv-20588-BRM-MAH) <u>CLASS ACTION</u>
This Document Relates To:	(PROPOSED) FINAL JUDGMENT AND ORDER OF DISMISSAL WITH
ALL ACTIONS.	PREJUDICE -)

This matter came before the Court pursuant to the Order Preliminarily Approving Settlement and Providing for Notice ("Notice Order") dated October 10, 2024, on the application of the parties for approval of the Settlement set forth in the Stipulation of Settlement dated June 7, 2024 (the "Stipulation"). Due and adequate notice having been given to the Settlement Class as required in said Notice Order, and the Court having considered all papers filed and proceedings had herein and otherwise being fully informed in the premises and good cause appearing therefore, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

- 1. This Judgment incorporates by reference the definitions in the Stipulation, and all capitalized terms used herein shall have the same meanings as set forth in the Stipulation, unless otherwise set forth herein.
- 2. This Court has jurisdiction over the subject matter of the Litigation and over all parties to the Litigation, including all Members of the Settlement Class.
- 3. Pursuant to Rules 23(a) and (b)(3) of the Federal Rules of Civil Procedure, and for purposes of this Settlement only, the Litigation is hereby certified as a class action on behalf of all Persons who purchased the common stock of Aurora Cannabis Inc. ("Aurora") on the New York Stock Exchange between October 23, 2018 and February 28, 2020, inclusive (the "Class Period"). Excluded from the Settlement Class are: (i) Defendants and the Former Defendants and members of their immediate families; (ii) the current and former officers and directors of Aurora

and members of their immediate families; (iii) any entity in which any Defendant or Former Defendant has a controlling interest or which is related to or affiliated with any Defendant or Former Defendant; (iv) Aurora's subsidiaries and affiliates or other entities owned or controlled by it; and (v) the legal representatives, agents, heirs, successors, administrators, executors, and assigns of each Defendant and Former Defendant. To the extent any Aurora employee benefit plan receives a distribution from the Net Settlement Fund, no portion shall be allocated to any person or entity who is excluded from the Settlement Class by definition.

- 4. Also excluded from the Settlement Class is any Person who would otherwise be a Member of the Settlement Class but who validly and timely requested exclusion in accordance with the requirements set by the Court, as identified in Exhibit 1 hereto.
- 5. The Court finds, for the purpose of the Settlement only, that the prerequisites for a class action under Rules 23(a) and (b)(3) of the Federal Rules of Civil Procedure have been satisfied in that: (a) the number of Settlement Class Members is so numerous that joinder of all members is impracticable; (b) there are questions of law and fact common to the Settlement Class; (c) Lead Plaintiffs' claims are typical of the claims of the Settlement Class they seek to represent; (d) Lead Plaintiffs and Lead Counsel have and will fairly and adequately represent the interests of the Settlement Class; (e) the questions of law and fact common to

Members of the Settlement Class predominate over any questions affecting only individual Settlement Class Members; and (f) a class action is superior to other methods for the fair and efficient adjudication of the Litigation.

- 6. Pursuant to Rule 23 of the Federal Rules of Civil Procedure, Doug Daulton, Francisco Quintana, Donald S. Parrish, and Quang Ma are finally certified as the Class Representatives and Robbins Geller Rudman & Dowd LLP and Hagens Berman Sobol Shapiro LLP are finally certified as Class Counsel.
- 7. Pursuant to Federal Rule of Civil Procedure 23, the Court hereby approves the Settlement set forth in the Stipulation and finds that:
- (a) said Stipulation and the Settlement contained therein are, in all respects, fair, reasonable, and adequate and in the best interest of the Settlement Class;
 - (b) there was no collusion in connection with the Stipulation;
- (c) the Stipulation was the product of informed, arm's-length negotiations among competent, able counsel; and
- (d) the record is sufficiently developed and complete to have enabled Lead Plaintiffs and Defendants to have adequately evaluated and considered their positions.
- 8. Accordingly, the Court authorizes and directs implementation and performance of all the terms and provisions of the Stipulation, as well as the terms

and provisions hereof. Except as to any individual claim of those Persons (identified in Exhibit 1 attached hereto) who have validly and timely requested exclusion from the Settlement Class, the Court hereby dismisses the Litigation and all claims asserted therein with prejudice. The Settling Parties are to bear their own costs, except as and to the extent provided in the Stipulation and herein.

- 9. Upon the Effective Date, and as provided in the Stipulation, Lead Plaintiffs shall, and each of the Settlement Class Members shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever waived, released, relinquished, and discharged all Released Claims (including Unknown Claims) against the Released Defendant Parties, whether or not such Settlement Class Member executes and delivers the Proof of Claim and Release form or shares in the Net Settlement Fund. Claims to enforce the terms of the Stipulation or any order of the Court in the Litigation are not released.
- 10. Upon the Effective Date, and as provided in the Stipulation, all Settlement Class Members and anyone claiming through or on behalf of any of them, will be forever barred and enjoined from commencing, instituting, asserting, maintaining, enforcing, prosecuting, or continuing to prosecute any action or other proceeding in any forum (including, but not limited to, any state or federal court of law or equity, arbitration tribunal, or administrative forum), asserting any of the Released Claims against any of the Released Defendant Parties, regardless of

whether such Settlement Class Member executes and delivers a Proof of Claim and Release form.

- 11. Upon the Effective Date, and as provided in the Stipulation, each of the Released Defendant Parties shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever released, relinquished, and discharged all Released Defendants' Claims (including Unknown Claims) against the Lead Plaintiffs, each and all of the Settlement Class Members, and Lead Counsel. Claims to enforce the terms of the Stipulation are not released.
- 12. The notice of the pendency and proposed Settlement given to the Settlement Class was the best notice practicable under the circumstances, including the individual notice to all Members of the Settlement Class who could be identified through reasonable effort. Said notice provided the best notice practicable under the circumstances of those proceedings and of the matters set forth therein, including the proposed Settlement set forth in the Stipulation, to all Persons entitled to such notice, and said notice fully satisfied the requirements of Federal Rule of Civil Procedure 23 and the requirements of due process. No Settlement Class Member is relieved from the terms of the Settlement, including the releases provided for therein, based upon the contention or proof that such Settlement Class Member failed to receive actual or adequate notice. A full opportunity has been offered to the Settlement Class Members to object to the proposed Settlement and to participate in

the hearing thereon. The Court further finds that the notice provisions of the Class Action Fairness Act, 28 U.S.C. §1715, were fully discharged and that the statutory waiting period has elapsed. Thus, the Court hereby determines that all Settlement Class Members are bound by this Judgment.

- 13. The Escrow Agent shall maintain the Settlement Fund in accordance with the requirements set forth in the Stipulation. No Released Defendant Party shall have any liability, obligation, or responsibility whatsoever for the administration of the Settlement or disbursement of the Net Settlement Fund.
- 14. Any Plan of Allocation submitted by Lead Counsel or any order entered regarding any attorneys' fee and expense application shall in no way disturb or affect this Judgment and shall be considered separate from this Judgment.
- 15. Neither the Stipulation nor the Settlement contained therein, nor any act performed or document executed pursuant to or in furtherance of the Stipulation or the Settlement: (a) is, or may be deemed to be, or may be used as an admission of, or evidence of, the validity of any Released Claim, or of any wrongdoing or liability of the Defendants or Defendants' Released Persons, or (b) is, or shall be deemed to be, or shall be used as an admission of any fault or omission of any Released Defendant Party in any statement, release, or written documents issued, filed, or made, or (c) is, or may be deemed to be, or may be used as an admission of, or evidence of, any fault or omission of any of the Defendants or Defendants'

Released Persons in any civil, criminal, or administrative proceeding in any court, administrative agency, or other tribunal. The Defendants and/or their respective Released Persons may file the Stipulation and/or this Judgment from this Litigation in any other action that may be brought against them in order to support a defense or counterclaim based on principles of *res judicata*, collateral estoppel, release, good faith settlement, judgment bar or reduction, or any theory of claim preclusion or issue preclusion or similar defense or counterclaim.

- 16. Without affecting the finality of this Judgment in any way, this Court hereby retains continuing jurisdiction over: (a) implementation of this Settlement and any award or distribution of the Settlement Fund, including interest earned thereon; (b) disposition of the Settlement Fund; (c) hearing and determining applications for attorneys' fees, expenses, and interest in the Litigation; and (d) all parties herein for the purpose of construing, enforcing, and administering the Stipulation.
- 17. The Court finds that during the course of the Litigation, the Settling Parties and their respective counsel at all times complied with the requirements of Federal Rule of Civil Procedure 11.
- 18. The Court's orders entered during the course of the Litigation relating to the confidentiality of information shall survive this Settlement.

19. In the event that the Settlement does not become effective in accordance with the terms of the Stipulation, or the Effective Date does not occur, or in the event that the Settlement Fund, or any portion thereof, is returned to the Defendants or their insurers, then this Judgment shall be rendered null and void to the extent provided by and in accordance with the Stipulation and shall be vacated and, in such event, all orders entered and releases delivered in connection herewith shall be null and void to the extent provided by and in accordance with the Stipulation, and the Settling Parties shall revert to their respective positions in the Litigation as of March 4, 2024, as provided in the Stipulation.

- Without further order of the Court, the Settling Parties may agree to 20. reasonable extensions of time to carry out any of the provisions of the Stipulation.
- The Court directs immediate entry of this Judgment by the Clerk of the 21. Court.

IT IS SO ORDERED.

DATED: 1/28/625

THE HONORABLE MICHAEL A. HAMMER UNITED STATES MAGISTRATE JUDGE

EXHIBIT 1

Exclude from Settlement Class

From Mark Norris <

Date Sun 11/10/2024 3:24 PM

То info@auroracannabissecuritieslitigation.com <info@auroracannabissecuritieslitigation.com>

Ref: **AUR AUR**

I looked at the online forms and did not see the "Exclude" so I assume this will qualify as my, exclude myself from the settlement class.

Please contact me via email if more action is required.

Thank You,

Mark or Yvonne Norris

Oshawa, ON L1G 0B8 Canada

To: Aurora Cannabis Securities Litigation Claims Administrator EXCLUSIONS

November 8 2024

I request <u>exclusion</u> from the Settlement Class in the "Aurora Cannabis Securities Litigation." My purchases of Aurora common stock show in the documents inclosed, including the dates and number of shares of Aurora common stock purchased.

Sincerely,

Leendert Dehek

Edmonton, AB T5Y 1N2 CANADA

Received NOV 18 2024

by JNDLA



5700 Yonge Street, Unit G1 - Ground Floor, Toronto, ON M2M 4K2 Phone: 416.227.9876 - Web: quastrade.com Account #: Dealer: Questrade, Inc.
Client: Leendert Dehek

Order execution only account

Summary

Stocks and Options	Canadian securities	U.S. securities
Purchase	(752.40)	0.00
Sales	0.00	0.00
Total gross	(752.40)	0.00
Commission	(15.20)	0.00
Sec fees	0.00	0.00
Interest amount	0.00	0.00
Total fees	(15.20)	0.00
Total amount	(767.60)	0.00





Report generated on 04:25:45 PM 11.08.2024

TRAD



5700 Yango Street, Unit G1 - Ground Floor, Toronto, ON M2M 4K2 Phona: 416.227.9876 Web: questrada.com

Account #: Dealer: Questrade, Inc. Client: Leendert Dehek Order execution only account

Canadian stocks and options - Account 5175003010

Trade Date	Settlement date	Trade #	Action	Quantity	Symbol	T B	EX	Price (CAD)	Gross amount (CAD)	Comm (CAD)	SEC fees (CAD)	Interes amoun (CAD
01-12-17 Description	05-12-17 AURORA CA	QTT42A NNABIS IN	Buy IC, COM	50	.ACB	Α	Т	7.68	(384.00)	(5.12)	0.00	0.0
05-12-17 Description	07-12-17 AURORA CA	QTV4RH NNABIS IN	Buy IC, COM	30	.ACB	Α	Т	7.42	(222.60)	(5.06)	. 0.00	0.0
11-12-17 Description	13-12-17 AURORA CA	QTXXUV NNABIS IN	Buy IC, COM	20	.ACB	Α	Τ	7.29	(145.80)	(5.02)	0.00	0.0
								Totals	(752.40)	(15.20)	0.00	0,0

Report generated on 04:25:45 PM 11.08.2024

TRADE



5700 Yonge Street, Unit G1 - Ground Floor, Forento, ON M2M 4K2 Phone: 416.227 9876 - Web: questrade.com

Account #: Dealer: Questrade, Inc.
Cilent: Leendert Dehek

UU

V

х

Manual Trade

TSX Venture Ex

Converted Trad

Order execution only account

Explanation of codes

TB · Transaction Basis

T As agents, we have bought or sold through you. AY NYSE American NI Ne	ew Issue
	to a summer of the second second
N As saints, we have bought from you or sold to you. BDP Bourse du Pacifique MY NY	YSE / NYSE ov
P As principals, we have bought from you or sold to you. BSE Boston Stock Exchange OM On	mega / Omer
	ther US OTC
	ure Trading /
GQ CNQ SF Se	eg-funds - Ot
CU Other Canadian Markets SL TM	MX Select
CM2 CM2 Canade ATS SX Go	ioldman Sach:
T TS Pasdag CXD	8%
DE DirectEdge TR TR	RIACT / TRIA

FOTC:

FX

TCX.

ME

Foreign over the counter

Instinet Cross Etd. ATS

Montreal EX / Montreal OTC / Options

and Options Assigned & Exercise

Foreign Exchange

EX - Exchange

Please indicate your account number on all documents and instructions sent to us. All cheques etc. should be sent to the office servicing you retention of this contract for income tax purposes.

Without limiting in any way or otherwise affecting our rights under any other contracts between us, you agree to the following:

- This transaction, if it has been made on a stock exchange, is subject to the bylaws, rules, regulations and customs of such stock exchange involved; in the case of an exchange transaction, the name of the exchange (and clearing house, if any) and of the other broker will be fit
- All securities and property (hereinafter called "securities") held or carried by us for you or on your account, shall, so long as any indebtedratime to time exist, be held as collateral securities for such indebtedness and we shall have the right, without notice to you, to use such se substitutions, to loan such securities and raise money on them and to pledge and re-pledge them either separately or in our general loan any securities belonging to us or to others. The whole in such manner and on such terms and conditions and for such amount whether or and for such purposes as we may deem advisable;
- If we deem necessary for our protection, we shall have the right to buy in securities of which your account may be short and to sell securit
 belong, the whole publically or privately and without demand for margin or tender to you and without notice;
- This transaction is subject to the by-laws and customs of the securities industry;
- Delivery of secreties numbered is subject to evaluability in deliverable form. Notwithstanding the forecoing, newment is due on settlement.

Report generated on 04:25:45 PM 11.08.2024

TRAC



5700 Yonge Street, Unit G1 - Ground Floor, Toronto, ON M2M 4K2 Phone: 416.227.9876 Web: questrade.com

Account #: Dealer: Questrade, Inc. Client: Leendert Dehek Order execution only account

- The client agrees that notices made available online in myQuestrade or sent to his/her designated email address shall be deemed receive
- · If payment in full is not received on settlement date, interest will be charged on the unpaid balance until such balance is paid;

a arrang at a saurrana pararanan a augusta saurranng ni saurenterauta normi noemanog ana retagonigi paginant is ada

- When acting as agent, we will furnish the name of the other broker or brokers involved in the transaction on request.
- Your trade may have been executed by another dealer for liquidity purposes and as such, the dealer may have received a commission. In the best execution possible at the time of your trade

Restricted share terms:

- SUB-VTG: subordinate voting shares
- REST-VTG: restricted voting shares
- NON-VTG: non-voting shares

Member CIPF

Gustomers' accounts are protected by the Canadian Investor Protection Fund within specified limits. A brochure describing the nature and limupon request. Our Statement of Financial Condition as of our most recent financial year and a list of our directors and senior officers is availain British Columbia are entitled to certain additional information about us, including information about commissions and fees that we charge, proceedings that may relate to the firm or our staff.

@ Questrade, Inc. All rights reserved. Member of IIROC and the Canadian Investor Protection Fund. QUESTRADE is a registered trademark or

@ Questrade Wealth Management Inc. and Questrade. Inc. are wholly owned subsidiaries of Questrade Financial Group Inc. Questrade, Inc. dealer, member of the Investment Industry Regulatory Organization of Canada and a member of Canadian Investor Protection Fund. Quest is a registered portfolio manager.

Questrade Wealth Management Inc. manages and issues the Questrade Wealth Management family of exchange traded funds. As such, Qui Inc. is a related and/or connected issuer of Questrade. Inc.





Report generated on 04:25:45 PM 11.08.2024

TRADI



5700 Yonge Street, Unit G1 - Ground Floor, Toronto, ON M2M 4K2 Phane: 416.227.9876 Web: questrado.com

Dealer: Questrade, Inc. Account #: Leendert Dehek Client: Order execution only account

PURORA CAMMABIS SECURITIES LITIGATION NOV 1 8 2024

Ch IND LEGAL ADMINISTRATION
EXCLUSIONS
ROX 91320 SERTTLE WA 98/Արդինորիների 18420 BOOD 1861118 CLAIMS ADMINISTRATOR



November 06, 2024

Aurora Cannabis Securities Litigation c/o JND Legal Administration P.O. Box 91320 Seattle, WA 98111

Received NOV 2 1 2024 by JNDLA

Dear Sir/Madam:

Please exclude me from the Aurora Cannabis Securities Litigation settlement. This litigation settlement applied only to "All Persons who purchased Aurora common stock on the New York Stock Exchange between October 23, 2018 and February 28, 2020, inclusive." Although I held Aurora shares during this period I purchased them on the Toronto Stock Exchange.

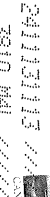
Yours sincerely,

Dennis Andrews

Trout Creek, ON P0H 2L0 Canada



ALRORA CANNABIS SECURITIES LITICATION C/O JND LEGAL ADMINISTRATION
P.O. BOX 91320
SEATTLE, WA 98/11



Mail - Info@auroracannabissecuritieslitigation.com - Outlook

Outlook

Re: claim eligibility

From Eric Loo <

Date Tue 11/26/2024 2:11 PM

To info@auroracannabissecuritieslitigation.com < info@auroracannabissecuritieslitigation.com >

Thank you. I will exclude myself from this litigation then and follow up with the other one on the TSX.

Eric Loo

On Tue, Nov 26, 2024 at 10:08 AM info@auroracannabissecuritieslitigation.com

<info@auroracannabissecuritieslitigation.com> wrote:

Dear Eric,

Thank you for your inquiry. To qualify for this litigation, you need to have purchased Aurora common stock on the New York Stock Exchange between October 23, 2018 and February 28, 2020, inclusive.

There is a separate litigation, Landry v. Aurora Cannabis Inc., et al, for the Toronto Stock Exchange. We are unable to provide information on that litigation as it is unrelated to our case.

Please let us know if you have any further questions.

Regards,

Claims Administrator
Aurora Cannabis Securities Litigation
877-495-6308

www.auroracannabissecuritieslitigation.com

From: Eric Loo <

Sent: Monday, November 25, 2024 9:40 PM

To: info@auroracannabissecuritieslitigation.com < info@auroracannabissecuritieslitigation.com >

Subject: claim eligibility

Hello,

I am a Canadian who held Aurora Cannabis shares in the time period indicated on the class action lawsuit. I purchased my shares on the Toronto Stock Exchange rather than the New York Stock Exchange.

Am I still eligible to be one of the claimants? I was filling out the online claim form and it asks for American social security number, which as a Canadian I do not have.

Eric Loo

Mail - info@auroracannabissecuritieslitigation.com - Outlook



AUR - Aurora Cannabis Securities Litigation Contact Request

From donotreply@jnd.legal <donotreply@jnd.legal>

Date Sat 11/30/2024 5:27 PM

in fo@auror a cannabis securities litigation.com < in fo@auror a cannabis securities litigation.com > in fТо

Name	Mr. Dale Merlin Hughston
Address	
City	Edmonton
State/Province	Alberta
Zip/Postal Code	T5L 1E6
Telephone	
Email Address	
Choose a Reason for Contact	Other Questions
Questions / Comments	I wish to be excluded from this Aurora Cannabis Securities Litigation class action lawsuit. Thank you

To unsubscribe from this list, please click on the following link: [%tag_unsubscribe_url%]unsubscribe

Document 130 4810 Filed 01/28/25

Page 23 of 57 PageID:

Mail - info@auroracannablssecuritieslitigation.com - Outlook

Outlook

Canadian Resident Exclusion Letter

From Lucas Picco <

Date Tue 12/3/2024 5:03 PM

To info@auroracannabissecuritieslitigation.com <info@auroracannabissecuritieslitigation.com>

Hello

I want to ask that for my situation I want to be excluded from the Aurora Litigation lawsuit and I have prepared a letter for mail. Since I'm from Canada and our mail service is on strike currently (other services like UPS and FedEx don't ship to a Washington PO Box address from Canada) can you provide any other options if I can send my letter by email instead or I have to drive across the border to mail a letter USPS?

Thanks,

Lucas Picco

Mall - info@auroracannabissecuritieslitigation.com - Outlook

Outlook

Claimant Status Exclusion; Jackie king resigns from the lawsuit as a participant of an ongoing legal battle challenging case resolved by this court in settlement to settle my claim of discrimination against me by Aurora Cannabis Company, thanks for you...

From Jackie King <

Date Thu 12/5/2024 4:31 AM

info@auroracannabissecuritieslitigation.com <info@auroracannabissecuritieslitigation.com>

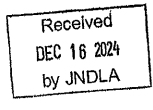
Sent from my iPhone

Outlook
FW: Aurora Cannabis Inc. Sec. Litig. REQUEST EXCLUSION from the Settlement Class
From Lucas Gilmore Date Fri 12/13/2024 8:19 PM To Cc
Security Notice: This email originated outside of JND. Use caution when clicking links or opening attachments.
received the below request for exclusion from the Settlement Class. Would you be able to address? Thanks
Lucas Gilmore Hagens Berman Sobol Shapiro LLP
From: ctodd1@telus.net <ctodd1@telus.net> Sent: Friday, December 13, 2024 8:36 AM To: Lucas Gilmore <lucasg@hbsslaw.com> Subject: Aurora Cannabis Inc. Sec. Litig. REQUEST EXCLUSION from the Settlement Class Importance: High</lucasg@hbsslaw.com></ctodd1@telus.net>
Hello Mr. Gilmore,
Due to the mail disruption in Canada I am writing to you to request exclusion from the settlement class for the Aurora Cannabis Inc. Sec. Litig.
Caroline Todd
Edmonton, Alberta Canada T6K 0A7
Please send confirmation of receipt of this request and that I will be excluded.
Thank you,
Caroline Todd.

PRIVILEGED & CONFIDENTIAL: This e-mail message (and any attachments) is for the exclusive use of the intended recipient(s) and likely contains confidential and privileged information. It is the property of the law firm Hagens Berman Sobol Shapiro LLP. Do not disseminate this email, its content, or any attachments without approval of Hagens Berman. If you are not the intended recipient, please do not read, distribute, or take any other action in reliance upon this message. If you have received this email in error, please notify the sender immediately by return e-mail and promptly

12/16/24, 2:15 PM

delete this message and its attachments from your computer system. Be advised that no privileges are waived by the transmission of this message.



December 12, 2024

James T. Maddux
Bellevue, WA 98006
(425) 351-3217

Re: Aurora Cannabis Securities Litigation Exclusion

To whom it may concern,

I wish to be excluded from the Aurora Cannabis Securities Litigation. Attached you will find my trade confirmations for ACB (Aurora Cannabis) from my broker during the class period for my individual account and my IRA.

Kindest regards,

Page 1 of 3

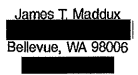
FIDELITY PRIVATE CLIENT GROUP®

INVESTMENT REPORT August 1, 2019 - August 31, 2019

Securities Bought & Sold							
Set ement Date Security Name	Symbol/ CUSIP	Description	Quantity	Price	Total Cost Basis	Transaction Cost	Amount
08/ 8 AURORA CANNABIS INC COM NPV		on Bonght	400.000	\$6.81990		•	-\$2,727.96
08/08 AURORA CANNABIS INC COM NEV	05156X108	You Bought	800.000	6.81500		-4.95	-5,456 95
				2		77777	010000
		You Bought	31,800.000	6.82000			-216 876.00
08/15 AURORA CANNABIS INC COM NPV	05156X108	You Sold	-8,260.000	6.52410	94,252.561	-6.07	53,883.00
		Long-term loss: \$40,369.56 Long-term disallowed loss: \$5519.94			,	•	
		\$5,519.94					
09/29 AUHOHA CANNABIS INC COM NPV ISIN #CA05156X1087 SEDOL #BTGWJY9	/9 05156X108	You Sold Short-term loss: \$40,064.24 Long-term loss: \$32,560.13	-24,740.000	5.6/000	212,892.311	-/.86	140,257 94
Total Securities Bought					1	-\$4.95	-\$225,060.91
Total Securities Sold					\$307,144.87	-\$13.93	\$194,150.94
Net Securities Bought & Sold						-\$18.88	-\$30,909.97
Dividends, Interest & Other Income							
(Includes dividend re *- vestment)							
Settlement Date Secu v Name	Symbol/ CUSIP	Description	Quantity	Price			Amo nt
Other Activity In							
Settlement Date Secu itv Name	Symbol/ CUSIP	Description	Quantity	Price	Total Cost Basis	Transaction Cost	Amount



December 12, 2024



Received DEC 16 2024 by JNDLA

Re: Aurora Cannabis Securities Litigation Exclusion

To whom it may concern,

I wish to be excluded from the Aurora Cannabis Securities Litigation. Attached you will find my trade confirmations for ACB (Aurora Cannabis) from my broker during the class period for my individual account and my IRA.

Kindest regards,

Page 1 of 3

\$454,030.43

-\$14.39

S478,103,45

\$24,073.02

\$4,828.39

WHICE BHKKAMBBB100W BBBBB S0400830

Amoun

INVESTMENT REPORT August 1, 2019 - August 31, 2019

PRIVATE GROUP® FIGERICY FIDELITY CLIENT G

Ş -6,829.00 \$687.45 -470,587,00 167,438.53 61,617.04 47,886.05 39,706.83 16,202,16 119,231.37 1,948.45 -\$478,103,45 Amount JAMES THOMAS MADDUX - IRA Account # -3.47 -5.95 Ċ 83 0.34 -\$4.95 -84.95 -2.47 0.05 Transaction Cost 17,075.00 ჯ გ 176,214.00 125,672.00 50,326.89 41,820.09 2,049.00 64,946,47 6.49000 6.48000 6.50000 6.83000 6.48010 6.48500 6.48100 6.49500 \$6.82500 6.82900 68,900.000 25,800.000 -18,400.000 9,509.000 -7,368.000 -6,123.000 2,500.000 300.000 **100.00** 000:000 Quantity You Sold
Transaction Loss: \$8,775.47
You Sold
Transaction Loss: \$6,440.63
You Sold
Transaction Loss: \$3,329.43 Transaction Loss: \$2,113.26 You Sold You Sold Transaction Loss: \$2,440.84 Transaction Loss: \$872.84 You Sold Transaction Loss: \$100.55 Description You Bought You Bought You Bought You Sold 05156X108 Symbol/ CUSIP ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9

AURORA CANNABIS INC COM NPV
ISIN #CAO5156X1087 SEDOL #BTGWJY9 AURORA CANNASIS INC COM NPV AURORA CANNABIS INC COM NPV Securities Bought & Sold Security Name T_tal Securities Bought Activity Settlement

Dividends, Interest & Other Income

Net Securities Bought & Sold

Fotal Securities Sold

08/15 08/15

8/15

88/15 88/15

8/15 08/15

90/80

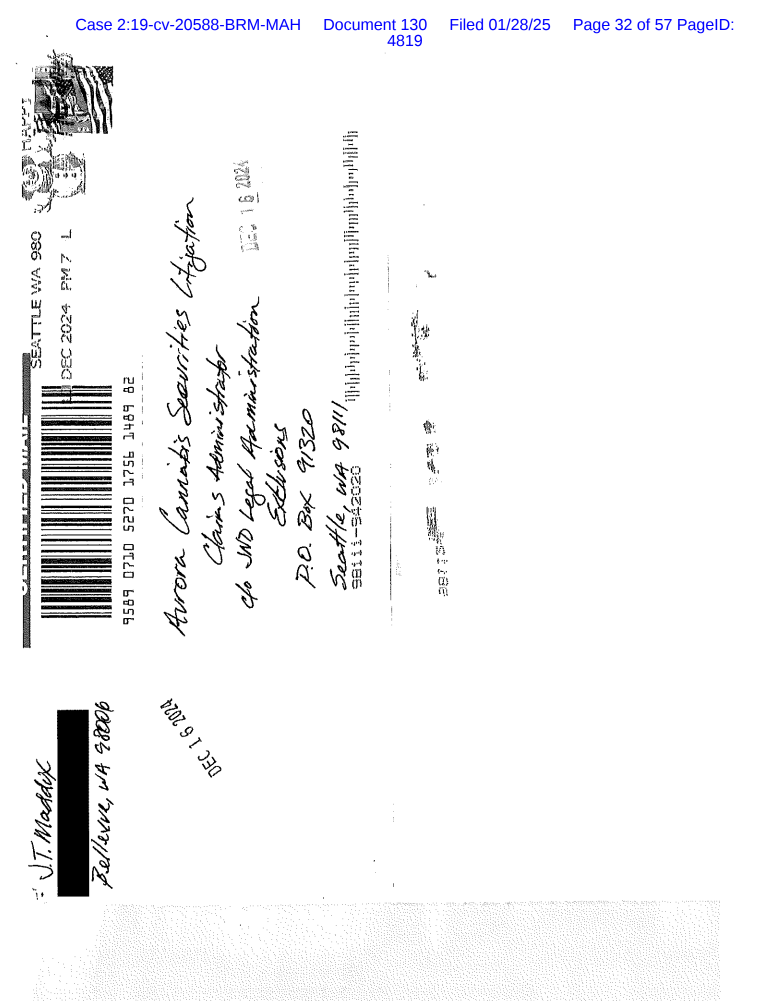
08/08

Date

(Includes dividend reinvestment)

	Price	
	Quantify	
	Description	
/logui/s	CUSIP	
=======================================	Security Name	
Settlement	Date	

Total Dividends, interest & Other Income



December 24, 2024

Melody Fu

Seattle, WA 98117

Received
DEC 3 0 2024
by.JNDLA

Request to have my account excluded from this Aurora Cannabis Security Litigation.

Sincerely,

Melody Fu

Seattle, WA 98117

Aurora Cannabis Securities Litigation

C/D JND Legal Administration

P.O. Bax 91320 Seattle, WA 98111

000001111042000

HA CHO NOVARIA OF WIND THE WAY WAS



Received JAN 02 2025 by JNDLA

12/26/24

Dear Claims Administrator,

I, Donald L. Savidge, request exclusion from the Settlement Class in the Aurora Cannabis Securities Litigation. I purchased 200 shares of Aurora Cannabis stock at \$9.32 per share on 3/26/19.

Thank you,

Donald L. Savidge

New Cumberland, PA 17070

Case 2:19-cv-20588-BRM-MAH

Document 130 4823 Filed 01/28/25 Page 36 of 57 PageID:

HARRISBURG PA 171 27 DEC 2024 PM 1 L

DONALD SAVIDGE

NEW CUMBERLAND, PA 17070

Aurora Cannibus Securities Litigation Claims Administrator C/O JND Legal Administration EXCLUSIONS T.O. Box 91320 Seattle, WA 98111

90111-942020

<u>վթիհրիսիՍյելնսիՈՄՄուսիսիոՈւմիսիաիս</u>ն,

Gregory P White

Battle Ground, WA 98604 12/30/2024

Received JAN 06 2025 by JNDLA

Aurora Cannabis Securities Litigation Claims Administrator c/o JND Legal Administration **EXCLUSIONS** P.O. Box 91320 Seattle, WA 98111

I hereby request exclusion from the Settlement Class in the "Aurora Cannabis Securities Litigation.

Here is the list of purchases of Aurora Common Stock on the New York Stock Exchange during the Class Period. I have never sold them, however, Aurora reverse split all of them until they were worth zero.

Purchased on 04/19/2019 - 745 Shares at \$8.68 per share Through Vanguard Cusip #05156X884

Purchased on 01/13/2020 – 3922 Shares at \$1.80 per share through Vanguard Cusip # 05156X884

Sincerely.

Gregory P White

Battle Ground, WA 98604

Tel:

Page 38 of 57 PageID: Document 130 4825 Filed 01/28/25 Case 2:19-cv-20588-BRM-MAH BATLE Grain WA. 4604 SUUMME 1931 CLESSENCE

> Aurora Cannabis securities Litigation

, eath, WA 98111 Box 91320

COCOVERTITION

(I)

ENSIBNS PORTLAND OR RPDC 972 ないない。とれて "ጋ ረጃ

Ridgefield, WA 98642

Clark County West Branch

John L. Scott' REAL ESTATE

Sherri L White

Battle Ground, WA 98604 12/30/2024

Aurora Cannabis Securities Litigation Claims Administrator c/o JND Legal Administration **EXCLUSIONS** P.O. Box 91320 Seattle, WA 98111

Received JAN 06 2025 by JNDLA

I hereby request exclusion from the Settlement Class in the "Aurora Cannabis Securities Litigation.

Here is the list of purchases of Aurora Common Stock on the New York Stock Exchange during the Class Period. I have never sold them, however, Aurora reverse split all of them until they were worth zero.

Purchased on 04/15/2019 - 737 Shares at \$8.82 per share Through Vanguard Cusip #05156X884

Sincerely,

Sherri L White

Battle Ground, WA 98604

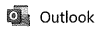
TEL:

PORTLAND OR RPDC 972

WHOSE SECTION

TO SOLVE

Mail - info@auroracannabissecuritieslitigation.com - Outlook



AUR - Aurora Cannabis Securities Litigation Contact Request

From donotreply@jnd.legal <donotreply@jnd.legal>

Date Wed 1/8/2025 11:59 AM

 $\textbf{To} \hspace{0.5cm} \text{in} fo@aurora cannabis securities litigation.com} < \hspace{-0.5cm} \text{in} fo@aurora cannabis securities litigation.com} > \hspace{-0.5cm} \text{in} fo@aurora cannabis securities litigatio$

Name	Jacob Daniel Nezry	
Address		
City	Montreal	
State/Province	QC	
Zip/Postal Code	H3W 3B7	
Telephone		
Email Address		
Choose a Reason for Contact	Other Questions	
Questions / Comments	Dear to whom this may concern I am writing to inform you about my intent to opt out of the settlement class associated with Aurora Cannabis despite missing the exclusion deadline of January 6, 2025. Due to circumstances beyond my control, including the ongoing strike by Canada Post, I only received the notice of this settlement on January 7, 2025, one day after the deadline had passed. As a result, I was unable to submit my exclusion request on time. Please consider this letter as my formal request to opt out of the settlement class. I understand the implications of this decision, including the forfeiture of any benefits from the settlement, and my intent is to preserve my legal rights. For your records, my information is as follows: Full Name: Jacob Daniel Nezry Address: Phone Number: Email Address: If any additional documentation or actions are required to process my request, please let me know at your earliest convenience. I appreciate your understanding given the postal service delays and look forward to your confirmation of receipt of this request. Thank you for your attention to this matter. Sincerely, Jacob Daniel Nezry	

To unsubscribe from this list, please click on the following link: [%tag_unsubscribe_url%]unsubscribe

January 6, 2025

Request Exclusion from Settlement in the Aurora Cannabis Securities Litigation

Claims Administrator c/o JND Legal Administration **EXCLUSIONS** Po Box 91320 Seattle, WA 98111

Received JAN 14 2025 by JNDLA

I am requesting exclusion from the settlement class in the Aurora Cannabis Securities Litigation.

Aurora Cannabis (ACB) Purchase date: 7/18/2019

Shares: 10

Purchase price: \$875.38 per share (\$8,753.83 total)

Sale date: NONE

Signed

Date

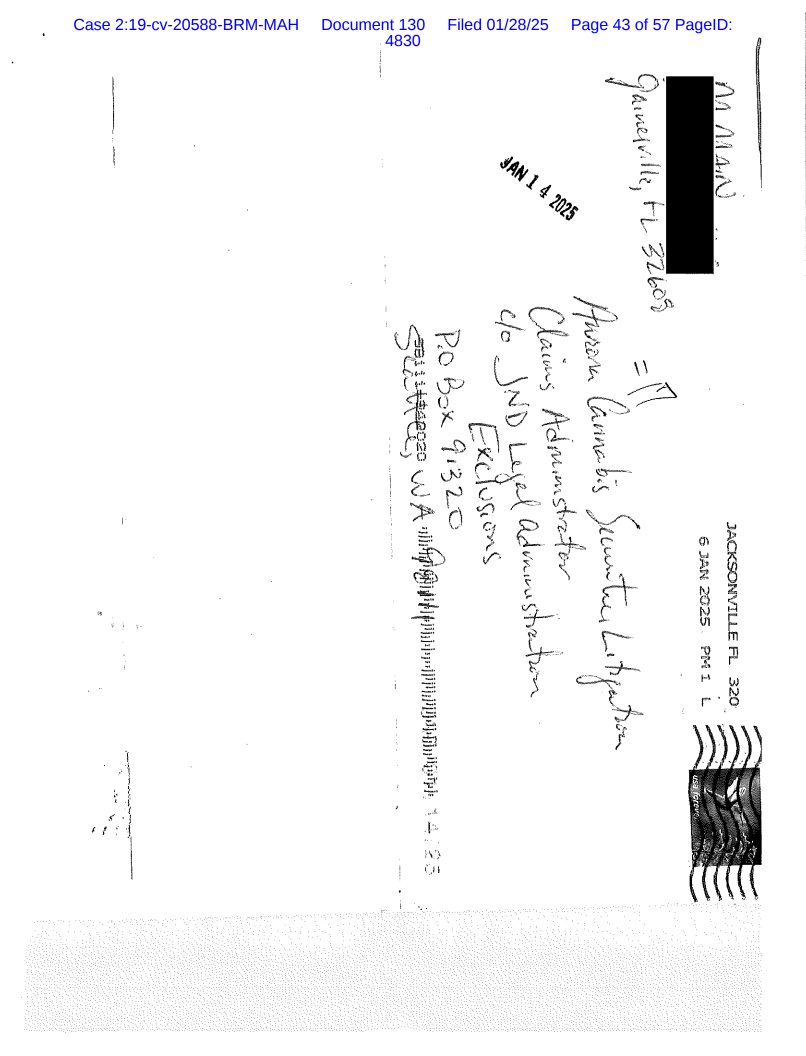
1/6/2025

Martin B. Main

Gainesville, FL 32608

Phone: Email:

Cc: Martin B. Main



11/27/24, 11:59 AM

Mall - Info@auroracannabissecuritieslitigation.com - Outlook

Ó)	Outlook Re: Aurora Cannabis Inc. Securities Litigation. No. 2:19-cv-20588-BRM-JBC					
Re: A						
From	Irene Voaklander <	>				

To info@auroracannabissecuritieslitigation.com <info@auroracannabissecuritieslitigation.com>

I am opting out. I have no document to prove purchase. They were destroyed. Good Luck Irene

On Thu, Nov 21, 2024, 1:37 a.m. Irene Voaklander wrote:

Thank you for replying with directions. Irene

Date Tue 11/26/2024 9:15 PM

On Wed, Nov 20, 2024, 10:03 a.m. info@auroracannabissecuritieslitigation.com wrote:

Dear Irene,

Thank you for your email. We do not have access to your financial information. We are mandated to send these notices to potentially affected claimants by court order. In order to participate, you will need to fill out a claim form which can be found on our website. Please note that any submission without the required supporting documentation will be rejected. Feel free to reach out if you have any questions.

Regards,

Claims Administrator ()
Aurora Cannabis Securities Litigation 877-495-6308

www.auroracannabissecuritieslitigation.com

From: Irene Voaklander <

Sent: Friday, November 15, 2024 7:28 PM

To: info@auroracannabissecuritieslitigation.com <info@auroracannabissecuritieslitigation.com>

Subject: Re: Aurora Cannabis Inc. Securities Litigation. No. 2:19-cv-20588-BRM-JBC

My documents no longer exist. Presuming you have access to these and dates required given this email invitation.

Please advise.

Regards, Irene On Wed, Nov 13, 2024, 10:36 a.m. <info@auroracannabissecuritieslitigation.com> wrote:

Mall - info@auroracannabissecuritieslitigation.com - Outlook

In re Aurora Cannabis Inc. Securities Litigation No. 2:19-cv-20588-BRM-JBC (N.J)

Name of Security: Aurora Cannabis Inc. common stock

Class Period:October 23, 2018 and February 28, 2020, both dates inclusive.

Settlement Class Criteria: ALL PERSONS AND ENTITIES WHO PURCHASED AURORA CANNABIS INC. ("AURORA" OR THE "COMPANY") COMMON STOCK ON THE NEW YORK STOCK EXCHANGE BETWEEN OCTOBER 23, 2018 AND FEBRUARY 28, 2020, INCLUSIVE (THE "SETTLEMENT CLASS")

To Whom It May Concern,

The Court directed that the Postcard be provided to you because you or someone in your family or an investment account for which you serve as a custodian may have purchased or otherwise acquired Aurora Cannabis Inc. common stock. The Court has directed us to send you the Notice because, as a potential Settlement Class Member, you have a right to know about your options before the Court rules on the proposed Settlement. Additionally, you have the right to understand how the Action and the proposed Settlement generally affects your legal rights. Please Note: The Court may approve the proposed Settlement with such modifications as the Parties may agree to, if appropriate, without further notice to the Settlement Class.

PLEASE READ THE NOTICE CAREFULLY AND IN ITS ENTIRETY. The Notice explains how members of the Settlement Class will be affected by the Settlement. The following table provides a brief summary of the rights you have as a Settlement Class Member, and the relevant deadlines, which are described in more detail later in the Notice.

If you have any questions about the Notice, the Settlement, or your eligibility to participate in the Settlement, please DO NOT contact the Court, The Clerk's Office, the Defendants, or Defendant's counsel. All questions should be directed to Lead Counsel (see page 11 of the Notice of Pendency found

4833 Mail - info@auroracannabissecuritieslitigation.com - Outlook

on the case website) or the Claims Administrator (see below).

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT		
SUBMIT A CLAIM FORM ON OR BEFORE FEBUARY 27, 2025	The only way to be eligible to receive a payment from the Settlement. Proofs of Claim must be postmarked or submitted online on or before February 27, 2025. The Proof of Claim is available on the website.	
EXCLUDE YOURSELF FROM THE SETTLEMENT CLASS ON OR BEFORE JANUARY 6, 2025	Get no payment. This is the only option that potentially allows you to ever be part of any other lawsuit against the Defendants or any other Defendants' Released Persons about the legal claims being resolved by this Settlement. Should you elect to exclude yourself from the Settlement Class, you should understand that Defendants and the other Released Defendant Parties will have the right to assert any and all defenses they may have to any claims that you may seek to assert, including, without limitation, the defense that any such claims are untimely under applicable statutes of limitations and statutes of repose. Exclusions must be postmarked on or before January 6, 2025.	
OBJECT ON OR BEFORE JANUARY 6, 2025	Write to the Court about why you do not like the Settlement, the Plan of Allocation, and/or the request for attorneys' fees and expenses. You will still be a Member of the Settlement Class. Objections must be received by the Court and counsel on or before January 6, 2025. If you submit a written objection, you may (but do not have to) attend the hearing.	
GO TO THE HEARING ON JANUARY 28, 2025 AT 2:00 P.M.	Ask to speak in Court about the fairness of the Settlement. Requests to speak must be received by the Court and counsel on or before January 6, 2025.	
DO NOTHING	Receive no payment. You will, however, still be a Member of the Settlement Class, which means that you give up your right to ever be part of any other lawsuit against the Defendants or any other Released Defendant Parties about the legal claims being resolved by this Settlement and you will be bound by any judgments or orders entered by the Court in the Litigation.	

11/27/24, 11:59 AM

Mail - info@auroracannabissecuritieslitigation.com - Outlook

Regards,

Aurora Cannabis Securities Litigation Claims Administrator c/o JND Legal Administration P.O. Box 91320 Seattle, WA 98111

Email: info@AuroraCannabisSecuritiesLitigation.com
Website: www.AuroraCannabisSecuritiesLitigation.com

Phone: <u>1-877-495-6308</u>

To unsubscribe click: unsubscribe

Filed 01/28/25

Page 48 of 57 PageID:

Nathalie Hess Candiac, Quebec Canada J5R4C2 Received

JAN 13 2025

by JNDLA

Friday November 8, 2024

Aurora Cannabis Securities Litigation c/o JND Legal Administration P.O. Box 91320 Seattle, WA 98111

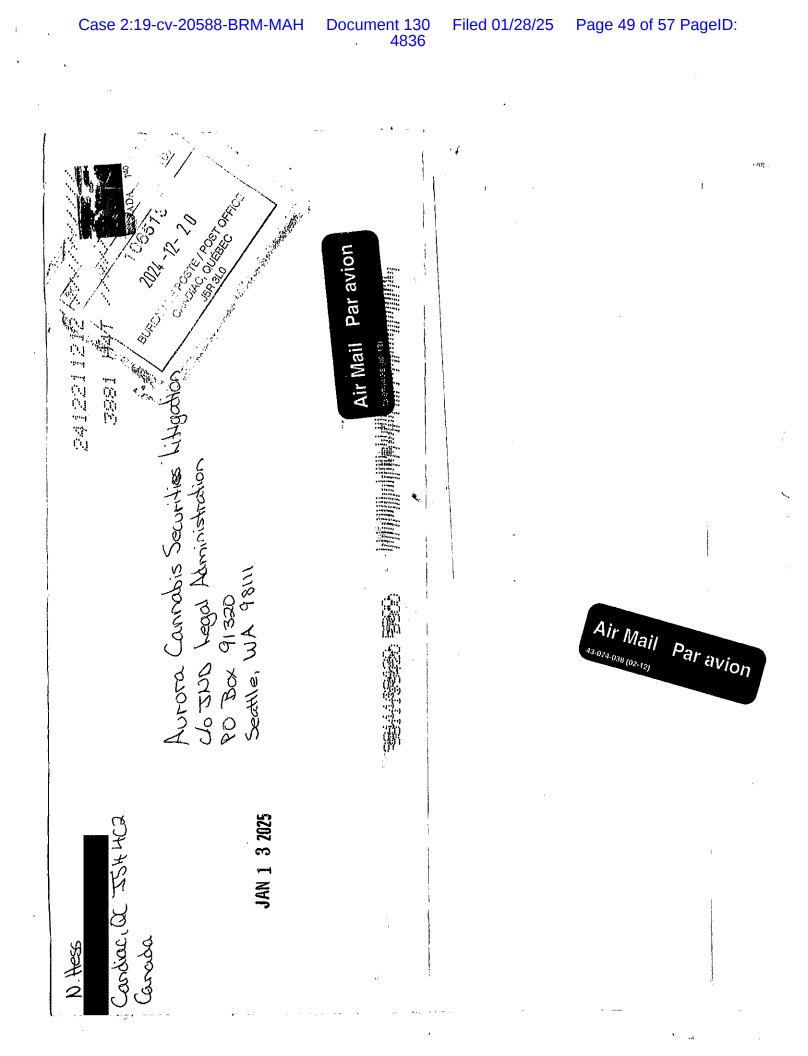
To whom it may concern,

We received the Court-Ordered Legal Notice (AUR NSZR8AT9H3) and I request to be excluded from the Settle Class.

Best regards,

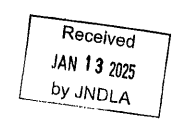
N. Hess

Nathalie Hess



Nathalie Hess and William Valantin

Candiac, Quebec Canada J5R4C2



Friday November 8, 2024

Aurora Cannabis Securities Litigation c/o JND Legal Administration P.O. Box 91320 Seattle, WA 98111

To whom it may concern,

We received the Court-Ordered Legal Notice (AUR N7RUTXABJY) and we request to be excluded from the Settle Class.

Best regards,

N. Hess W. Valantin

Nathalie Hess and William Valantin

Filed 01/28/25 Page 51 of 57 PageID: Document 130 Case 2:19-cv-20588-BRM-MAH 4838 N. Hess 2412211212 Candiac, Q ISH 4C2 Carada Aurora Cannabis Securities Lityation CO JUD Legal Administration PO Box 91320 Seattle, WA 98111 JAN 1 3 2025 Air Mail Par avion

Received

JAN 13 2025

by JNDLA

Date: January 2, 2025

To: Aurora Cannabis Securities Litigation, Claims Administrator, c/o JND Legal Administration, EXCLUSIONS, P.O. Box 91320, Seattle, Washington 98111

From: John Savaglio, Pickering, Ontario, Canada L1V 6L2 Tel.:

Re: Aurora Cannabis Securities Litigation- Exclusion Request

To Whom It May Concern

JS LOA dock - Google Docs

I, John Savaglio, hereby request exclusion from the Settlement Class in the Aurora Cannabis Securities Litigation. Set out below, are the particulars of my purchases of Aurora Cannabis shares:

- August 16, 2018, 3,350 shares purchased at \$5.82 per share CAD;
- September 7, 2018, 1,650 shares purchased at \$9.10 per share CAD;
- -September 24, 2018, 1,650 shares purchased at \$11,62 per share CAD;

-October 10, 2018, 1,850 shares purchased at \$11.47 per share CAD.

I wish to retain my rights to be a part of any future litigation against Aurora Cannabis, should it arise.

Yours truly

Pickering, Ontario, Canada L1V 6L2 Tel

John Savanlio

Thusbon-Exclusion Request



AURORA GANNABIS SEGRITIES
LITIEATION,
CLAIMS ADMINISTRATOR,
CO JIND LEBAL ADMINISTRATION,
EXCLUSIONS,
ROSENS,
ROSENS,
ROSENS,
ROSENTLE, WASHINGTON 98111

PICKERING, ON LLV 6LZ CANADA

SOHN SAVAGLIO

January 6, 2025

Aurora Cannabis Securities Settlement Claims Administrator c/o JND Legal Administration P.O. Box 91320 Seattle, WA 98111

Received JAN 16 2025 by JNDLA

To whom it may concern:

I received a court-ordered legal notice regarding Aurora Cannabis Inc. Sec. Litig. No. 2:19cv-20588-BRM-JBC (D.N.J.)

I would like to exclude myself from the the Settlement Class.

Ms. Murielle Gallant

Ioronto, Untario

M4S 2N5

CANADA

Case 2:19-cv-20588-BRM-MAH Document 130
4842

Page 55 of 57 PagelD:

2501090228

Aurora Cannabis Securities Settlement

(laims Administrator

elo JND kegal Administration

P.O. Box 91320

Seattle, WA 98111

U.S.A.

Monday, 6 January 25

Received JAN 17 2025 by JNDLA

RE: Exclusion from the Settlement Class in the "Aurora **Cannabis Securities Litigation**

Dear Sir/Madam:

I request exclusion from the Settlement Class in the "Aurora Cannabis Securities Litigation."

I bought and sold some ACB stock and lost money, but I do not wish to be part of this settlement. I bought 73 shares.

AURORA CANNABIS INC ACB 73 11.700 1,004.21 \$854.10 COM 73

Please exclude mo from this lawsuit.

Regards,

Jose Catibog

Coquitlam, BC

Canada



Case 2:19-cv-20588-BRM-MAH

Document 130 4844 Filed 01/28/25

Page 57 of 57 PageID:

Jose Catibog

Coquitlam, BC

1AN 17 2025

2501072137 / 3715 V7B // 3

Aurora Cannabis Securities Litigation Claims Administrator c/o JND Legal Administration EXCLUSIONS P.O. Box 91320 Seattle, WA 98111

9811139420 8900

Դարեկցեմերիլեցեյինիկորիլիաինիցերկերիրոլ