

RHG Co., Inc. Class Action
c/o KCC Class Action Services
P.O. Box 43034
Providence, RI 02940-3034

Legal Notice

IF YOU PURCHASED A VITAL
NUTRIENTS' PRODUCT IN THE
UNITED STATES BETWEEN
August 1, 2012 AND February 27,
2017, YOU MAY BE ELIGIBLE
TO PARTICIPATE IN A CLASS
ACTION SETTLEMENT.

1-855-581-1277

www.RHGsettlement.com

2D



Postal Service: Please Do Not Mark Barcode

RGM--

,

RGM

THIS SUPPLEMENTAL LEGAL NOTICE HAS BEEN APPROVED BY A UNITED STATES DISTRICT COURT

This Notice supplements the information that you previously received concerning a proposed settlement of a class action lawsuit against Defendant RHG & Company, Inc. d/b/a Vital Nutrients, which was preliminarily approved by the Court. While Defendant denies any liability in this case, the parties have agreed to settle the matter to avoid the costs of continued litigation. The proposed Settlement includes all Persons who purchased a Vital Nutrients' product in the United States between August 1, 2012 to February 27, 2017, that contained an unqualified "Made in USA" label or otherwise were represented as being "Made in USA," excluding: (1) RHG & Co., Inc., its officers, directors, employees, and their immediate family members, and (2) any judicial officer hearing this litigation, as well as their immediate family members and employees (collectively, "Class Members").

Class Members are Eligible to Receive a Cash Award. The deadline by which Class Members must submit a completed Claim Form online or by mail to receive a cash award has been extended to December 26, 2017. The Claim Form can be found at www.RHGsettlement.com.

Class Members May Review Class Counsel's Fee Motion. Class Counsel has filed a motion for attorneys' fees ("fee motion") seeking \$247,500, which is less than the amount indicated in the original notice that you received. You have the right to review the fee motion before deciding whether to: (1) opt-out of the settlement or (2) object to the fee motion or the settlement. The fee motion is available by clicking "Case Documents" at www.RHGsettlement.com or by contacting Class Counsel for a copy. You may object to the fee motion or the settlement by filing it with the Court and mailing to Class Counsel and Defendant's counsel a written objection with the caption *Maxin v. RHG & Co., Inc.*, that includes: (a) your full name and current address, (b) a signed statement under penalty of perjury that you believe yourself to be a class member, (c) the specific grounds for your objection, (d) all documents or legal authority that you desire the Court to consider, and (e) a notice of intent to appear, if applicable.

What are Your Options? If you submit a claim form or do nothing, you are choosing to stay in the Class. This means you will be legally bound by all orders and judgments of the Court, and you will not be able to sue Defendant about the legal claims resolved by this Settlement. If you stay in the Class you may object to the Settlement or Class Counsel's fee motion. Objections are due by December 26, 2017 and requests to appear are due by December 26, 2017. If you do not want to stay in the Class, you must submit a request for exclusion by December 26, 2017. If you exclude yourself, you cannot get a payment from this settlement, but you will keep any rights to bring suit against Defendant for the same claims in a different lawsuit. The United States District Court, Southern District of California will hold a hearing in this case (*Maxin v. RHG & Co., Inc.* Case No. 3:16-cv-02625-JLS-BLM), on February 15, 2018 at 1:30 p.m. to consider whether to approve: the Settlement, Class Counsel's request for fees and expenses, and the payment to the Class Representative. For more information, go to www.RHGsettlement.com, or call **1-855-581-1277**.