

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

*IN RE CATTLE AND BEEF ANTITRUST
LITIGATION*

This Document Relates to:

*CONSUMER INDIRECT PURCHASER
PLAINTIFF ACTION*

No. 0:22-md-03031 (JRT/JFD)

Honorable John R. Tunheim
Honorable John F. Docherty

**DECLARATION OF CAMERON R. AZARI, ESQ. REGARDING
IMPLEMENTATION AND ADEQUACY OF NOTICE PROGRAM**

I, Cameron R. Azari, Esq., hereby declare and state as follows:

1. My name is Cameron R. Azari, Esq. I have personal knowledge of the matters set forth herein, and I believe them to be true and correct.

2. I am a nationally recognized expert in the field of legal notice and have served as an expert in hundreds of federal and state cases involving class action notice plans.

3. I am a Senior Vice President of Epiq Class Action & Claims Solutions, Inc. (“Epiq”) and the Managing Director of Epiq Legal Noticing (aka Hilsoft Notifications), a business unit of Epiq that specializes in designing, developing, analyzing, and implementing large-scale, un-biased, legal notification plans.

4. The facts in this declaration are based on my personal knowledge, as well as information provided to me by my colleagues in the ordinary course of my business at Epiq and Epiq Legal Noticing (hereinafter “Epiq”).

OVERVIEW

5. This declaration describes the successful implementation of the Settlement Notice Program for the Consumer Indirect Purchaser Plaintiffs (“Notice Program” or “Notice Plan”) and notice (the “Notice” or “Notices”) for *In re Cattle and Beef Antitrust*

Litigation, Case No. 0:22-md-03031 for the settling Defendants Cargill, Incorporated and Cargill Meat Solutions Corporation (“Cargill”) and Tyson Foods, Inc., and Tyson Fresh Meats, Inc. (“Tyson”), (together “Settling Defendants”). I previously executed my *Declaration of Cameron R. Azari, Esq. Regarding Notice Program* (“Notice Program Declaration”) on October 6, 2025, which described the Notice Program, detailed Epiq’s class action experience, and attached Epiq’s *curriculum vitae*. I also provided my educational and professional experience relating to class actions and my ability to render opinions on overall adequacy of notice programs. Subsequently, I executed my *Supplemental Declaration of Cameron R. Azari, Esq. Regarding Notice Program* (“Supplemental Notice Program Declaration”) on October 30, 2025, which provided an alternative proposed method of payment that did not include a Direct-Action Plaintiff.

6. In my opinion, the Notice Program reached the greatest practicable number of members of the Settlement Class through the use of individual notice and targeted media notice.

NOTICE PROGRAM METHODOLOGY

7. Federal Rule of Civil Procedure 23 directs that notice must be “the best notice that is practicable under the circumstances, including individual notice to all members who can be identified through reasonable effort.”¹ The Notice Program satisfied this requirement. Notice was provided by an individual notice effort and was supplemented by an extensive media campaign.

NOTICE PROGRAM DETAIL

8. On December 10, 2025, the Court approved the Notice Program and appointed Epiq as the Settlement Administrator in the *Order Granting Consumer Indirect Purchaser Plaintiffs’ Motion for Preliminary Approval of Settlement Agreements with*

¹ Fed. R. Civ. P. 23(c)(2)(B).

Cargill and Tyson Defendants and Approval of Notices, Plan of Notice, and Plan of Allocation (“Preliminary Approval Order”). In the Preliminary Approval Order, the Court certified, for settlement purposes only, the following “Settlement Class”:

Consumer Indirect Purchaser Plaintiffs

All persons and entities who indirectly purchased for personal consumption one or more of the following beef products in the Repealer Jurisdictions² between August 1, 2014 to December 31, 2019: beef from Defendants (whether fresh or frozen) made from chuck, loin, rib or round primal cuts. For this lawsuit, beef excludes any product that is marketed as USDA Prime, organic, No Antibiotics Ever (“NAE”), antibiotic free, 100% grass-fed, kosher, halal, certified humane, Wagyu, “American-Style Kobe Beef,” as well as any products that are ground, marinated, seasoned, flavored, breaded, or cooked.

Excluded from the class are Defendants, the officers, directors or employees of any Defendant; any entity in which any Defendant has a controlling interest; any affiliate, legal representative, heir or assign of any Defendant; any federal, state, or local governmental entities, any judicial officer presiding over this action and the members of his/her immediate family and judicial staff, any juror assigned to this action. Further excluded are purchases of products that contain ingredients other than beef (except for salt or water).

9. On December 17, 2025, the Court subsequently issued the *Amended Order Granting Consumer Indirect Purchaser Plaintiffs’ Motion for Preliminary Approval of Settlement Agreements with Cargill and Tyson Defendants and Approval of Notices, Plan of Notice, and Plan of Allocation* (“Amended Preliminary Approval Order”). After the Court’s Amended Preliminary Approval Order was entered, Epiq implemented the Notice

² The Repealer Jurisdictions are: Arizona, California, District of Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Oregon, Rhode Island, South Dakota, Tennessee, Utah, West Virginia, and Wisconsin.

Program. This declaration details the notice activities undertaken to date and explains how and why the Notice Program was comprehensive and well-suited to reach the Settlement Class members. This declaration also discusses the administration activity to date.

10. The Notice Program as designed and implemented reached the greatest practicable number of Settlement Class members with individual notice and supplemental media - nationally distributed digital and social media. The Notice Program reached at least 75% of the Settlement Class, with an average frequency of 2.7 times each.

11. The Notice Program “Reach” refers to the percentage of the unduplicated audience exposed to the notice. Notice exposure is defined as the opportunity to see a notice. “Frequency” of notice exposure is the average number of times that those reached by a notice would be exposed to the notice. The reach was further enhanced by internet sponsored search listings, an informational release, and a case website, which are not included in the reach calculation. In my experience, the reach of the Notice Program was consistent with other court approved notice programs, was the best notice practicable under the circumstances of this case and satisfied the requirements of due process, including its “desire to actually inform” requirement.³

INDIVIDUAL NOTICE

Email Notice – Direct Mail

12. On October 13, 2025, Epiq received 34 data files containing 818,605,631 records for potential Settlement Class members, containing names, email addresses, and purchase information. Epiq deduplicated, rolled-up, and loaded the unique, potential

³ *Mullane v. Cent. Hanover Bank & Trust Co.*, 339 U.S. 306, 315 (1950) (“But when notice is a person’s due, process which is a mere gesture is not due process. The means employed must be such as one desirous of actually informing the absentee might reasonably adopt to accomplish it. The reasonableness and hence the constitutional validity of any chosen method may be defended on the ground that it is in itself reasonably certain to inform those affected . . .”).

Settlement Class member records into its database for this Settlement. These efforts resulted in 68,023,287 unique, potential Settlement Class member records (of these, 33,649,982 did not have a valid email address and were not sent Notice). This resulted in 34,478,859 valid email addresses. These email addresses were used to provide direct notice to the Settlement Class.

13. On December 29, 2025, Epiq commenced sending 34,478,859 Email Notices in English and Spanish to potential Settlement Class members with a valid email address. Some identified Settlement Class member records had more than one valid email address and were sent an Email Notice to each valid email address. Also, some valid email addresses were associated with multiple identified Settlement Class members with the same email address, and only one Email Notice was sent per email address. Prior to sending the Email Notices, email validation and hygiene tools were used to standardize the email addresses, verify whether the email addresses were valid, and identify and remove email addresses that were a fraud threat – email addresses maintained by bots, spammers, and phishers. This is a necessary and critical process for the effectiveness of email campaigns today. Without being proactive and using these tools, Email Notices inadvertently sent to bad actor email addresses could jeopardize and damage the reputation of the entire email campaign; likely causing the campaign itself to be flagged and blocked as a source of spam, preventing or delaying Email Notices from being sent to valid email addresses of Settlement Class members.

14. Industry standard best practices were followed for the Email Notice effort. The Email Notice was drafted in such a way that the subject line, the sender, and the body of the message overcame SPAM filters and ensured readership to the fullest extent reasonably practicable. For instance, the Email Notice used an embedded html text format. This format provided easy-to-read text without graphics, tables, images and other elements that in our experience would increase the likelihood that the message could be blocked by

Internet Service Providers (ISPs) and/or SPAM filters for this type of email communication. The Email Notices were sent from an IP address known to major email providers as one not used to send bulk “SPAM” or “junk” email blasts. Each Email Notice was transmitted with a digital signature to the header and content of the Email Notice, which allowed ISPs to programmatically authenticate that the Email Notices were from our authorized mail servers. Each Email Notice was also transmitted with a unique message identifier. The Email Notice included an embedded link to the case website. By clicking the link, recipients were able to access the Frequently Asked Questions and other information about the case. The Email Notice in English and Spanish is included as **Exhibit 1**.

15. If the receiving email server could not deliver the message, a “bounce code” was returned along with the unique message identifier. For any Email Notice for which a bounce code was received indicating that the message was undeliverable for reasons such as an inactive or disabled account, the recipient’s mailbox was full, technical auto-replies, etc., at least two additional attempts were made to deliver the Notice by email.

16. Additionally, a Claim Package (summary Frequently Asked Questions and Claim Form in English or Spanish) was mailed to all Settlement Class members who requested one via the toll-free telephone number or by other means. As of April 27, 2026, Epiq has mailed 393 Claim Packages as a result of such requests. The summary Frequently Asked Questions in English and Spanish, is included as **Exhibit 2**. The Claim Form in English is included as **Exhibit 3**. The Claim Form in Spanish is included as **Exhibit 4**.

Media Plan

Targeted Internet Digital Advertising

17. Internet advertising has become a standard component in legal notice programs. The internet has proven to be an efficient and cost-effective method to target class members as part of providing notice of class certification and/or a settlement for a

class action case. According to MRI-Simmons⁴ data, 97% of all adults are online and 84% of all adults use social media.⁵

18. The Notice Program included targeted digital advertising (“Digital Notices”) on selected advertising networks, which were targeted to the Settlement Class. The Digital Notices linked directly to the case website, thereby allowing visitors easy access to relevant information and documents.

19. The Digital Notices used language from the Notices, which allowed users to identify themselves as potential members of the Settlement Class. As an additional way to draw the interest of the Settlement Class, and to be consistent with Federal Judicial Center’s (“FJC”) recommendations that a picture or graphic may help Settlement Class members self-identify, the Digital Notices prominently featured a high-resolution graphic of a diagram of the beef products identified on a cow. Examples of the Digital Notices are included as **Exhibit 5**.

20. The Notice Program included Digital Notices on the selected advertising network, *Google Display Network* (in English and Spanish), which represents thousands of digital properties across all major content categories. Digital Notices were targeted to selected target audiences and were designed to encourage participation by Settlement Class

⁴ MRI-Simmons is a leading source of publication readership and product usage data for the communications industry. MRI-Simmons is a joint venture of GfK Mediamark Research & Intelligence, LLC (“MRI”) and Simmons Market Research. MRI-Simmons offers comprehensive demographic, lifestyle, product usage and exposure to all forms of advertising media collected from a single sample. As the leading U.S. supplier of multimedia audience research, the company provides information to magazines, televisions, radio, internet, and other media, leading national advertisers, and over 450 advertising agencies—including 90 of the top 100 in the United States. MRI-Simmons’s national syndicated data is widely used by companies as the basis for the majority of the media and marketing plans that are written for advertised brands in the United States

⁵ MRI-Simmons 2025 Survey of the American Consumer®.

members—by linking directly to the case website, allowing visitors easy access to relevant information and documents.

21. The Notice Program also included advertising on social media, which consisted of internet Digital Notices on *Facebook*, *Instagram*, *YouTube*, and *Reddit* in multiple sizes. *Facebook* is one of the leading social networking sites in the United States with 197 million users,⁶ and *Instagram* has 181 million active users in the United States.⁷ *YouTube* is the largest streaming video website in the United States with over 254 million users.⁸ *Reddit* is a widely used social forum website that contains more than one million communities known as subreddits. These communities cover specific topics making this an ideal platform to reach individuals with focused interests. *Reddit* has approximately 52 million daily active users in the United States.⁹

22. The Digital Notices were distributed to a variety of target audiences, including those relevant to individuals' demonstrated interests and/or likes. All Digital Notices appeared on desktop, mobile, and tablet devices. Digital Notices on *Google Display Network*, *Facebook*, *Instagram*, *YouTube*, and *Reddit* were displayed nationwide. Digital Notices were also targeted (remarketed) to people who clicked on a Digital Notice.

23. More details regarding the target audiences, distribution, and specific ad sizes of the internet Digital Notices, are included in the following table.

⁶ Statista Digital 2025: Global Overview Report. Statista, founded in 2007, is a leading provider of worldwide market and consumer data and is trusted by thousands of companies around the world for data. Statista.com consolidates statistical data on over 80,000 topics from more than 22,500 sources and makes it available in German, English, French and Spanish.

⁷ Statista Digital 2025: Global Overview Report.

⁸ Statista Digital 2025: Global Overview Report.

⁹ Statista Digital 2025: Global Overview Report.

<i>Network/ Property</i>	<i>Target</i>	<i>Distribution</i>	<i>Ad Size</i>	<i>Delivered Impressions</i>
<i>Google Display Network</i>	Adults 25+	National		41,727,605
<i>Google Display Network</i>	Adults 25+ and intent targeting ¹⁰ for fresh beef, frozen beef, chuck roast, chuck steak, beef loin, tenderloin steak, sirloin, rib roast, ribeye steak, round roast and/or round steak	National	728x90, 300x250, 300x600 & 970x250	55,847,708
<i>Google Display Network</i>	Adults 25+ and affinity targeting ¹¹ for beef enthusiasts, BBQ enthusiasts and/or beef recipes	National		56,742,753
<i>Facebook</i>	Adults 25+	National	Newsfeed & Right Hand Column	31,452,847
<i>Facebook</i>	Adults 25+ and interest in fresh beef, frozen beef, chuck (beef), loin (beef), rib (beef), round (beef), BBQ (grilling) and/or beef recipes	National	Newsfeed & Right Hand Column	40,324,530
<i>Instagram</i>	Adults 25+	National	Instagram Feed Ads	30,986,541
<i>Instagram</i>	Adults 25+ and interest in fresh beef, frozen beef, chuck (beef), loin (beef), rib (beef), round (beef), BBQ (grilling) and/or beef recipes	National	Instagram Feed Ads	35,474,293
<i>YouTube</i>	Adults 25+ and intent targeting for fresh beef, frozen beef, chuck roast,	National	:30 Video Ads	10,314,273

¹⁰ “Custom Intent Targeting” means Digital Notices were targeted to individuals who have searched for the targeted topic, here meaning the food service, restaurant supply, business and industrial, good distribution, and hospitality industry.

¹¹ “Custom Affinity Targeting” means Digital Notices were targeted to specific website content, here meaning websites, blogs, etc. that focus on business owners, small business, business and industrial, business news, business opportunities, and business formation.

<i>Network/ Property</i>	<i>Target</i>	<i>Distribution</i>	<i>Ad Size</i>	<i>Delivered Impressions</i>
	chuck steak, beef loin, tenderloin, steak, sirloin, rib roast, ribeye steak, round roast and/or round steak			
<i>YouTube</i>	Adults 25+ and affinity targeting for beef enthusiasts, BBQ enthusiasts and/or beef recipes	National	:30 Video Ads	10,752,462
<i>Reddit</i>	Adults 25+ and keyword targeting for fresh beef, frozen beef, chuck roast, chuck steak, beef loin, sirloin, tenderloin steak, rib roast, ribeye steak, round roast and/or round steak	National	Reddit Feed Ads	2,114,737
TOTAL				315,737,749

24. Combined, approximately 315 million targeted impressions were generated by the Digital Notices, which ran from December 29, 2025, through February 8, 2026, nationwide.¹² Clicking on the Digital Notices linked the reader to the case website, where they could easily obtain detailed information about the case.

25. Throughout the implementation of the Notice Program, Epiq continuously monitored the effectiveness of the Notice Program to ensure impression goals were met to satisfy a combined reach of approximately 75%.

Sponsored Search Listings

26. The Notice Program included purchasing sponsored search listings to

¹² The third-party ad management platform, ClickCease was used to audit the Digital Notice ad placements. This type of platform tracks all Digital Notice ad clicks to provide real-time ad monitoring, fraud traffic analysis, blocks clicks from fraudulent sources, and quarantines dangerous IP addresses. This helps reduce wasted, fraudulent, or otherwise invalid traffic (e.g., ads being seen by ‘bots’ or non-humans, ads not being viewable, etc.).

facilitate locating the case website. Sponsored search listings were acquired on the three most highly visited internet search engines: *Google*, *Yahoo!*, and *Bing*. When search engine visitors searched on selected common keyword combinations related to the case, the sponsored search listing was generally displayed at the top of the page prior to the search results or in the upper right-hand column. Representative search terms included word and phrase variations related to the case. The sponsored search listings were displayed nationwide. All sponsored search listing ads linked directly to the case website.

27. The sponsored search listings ran from December 29, 2025, through March 30, 2026, and were displayed 82,015 times, resulting in 14,263 clicks that displayed the case website. A complete list of sponsored search keyword combinations is included as **Exhibit 6**. Examples of the sponsored search listing as displayed on each search engine are included as **Exhibit 7**.

Informational Release

28. To build additional reach and extend exposures, on December 29, 2025, a party-neutral Informational Release in English and Spanish was issued broadly over PR Newswire to approximately 13,000 general media (print and broadcast) outlets, including local and national newspapers, magazines, national wire services, television and radio broadcast media across the United States as well as approximately 4,000 websites, online databases, internet networks and social networking media (including *X* (formerly known as *Twitter*)). The Hispanic newswire reaches over 1,900 Hispanic US general media contacts as well as up to 4,840 additional industry-specific Hispanic media contacts. The Hispanic release also includes a guaranteed placement on 40+ Hispanic websites and/or news portals. The Informational Release was also distributed to approximately 160 contacts in the food industry.

29. The Informational Release included the address of the case website and the toll-free telephone number. Although there was no guarantee that any news stories would

result, the Informational Release served a valuable role by providing additional notice exposures beyond that which was provided by the paid media. The Informational Release in English and Spanish is included as **Exhibit 8**.

Case Website, Toll-Free Telephone Number, and Postal & Email Address

30. On December 26, 2025, Epiq established a case website in both English and Spanish with an easy to remember domain name (www.OverChargedForBeef.com). The case website allows Settlement Class members to obtain detailed information about the case and review key documents, including the Complaint, Settlement Agreements, Preliminary Approval Order, and Motion for Approval of Fees and Costs, as well as answers to frequently asked questions (“FAQs”), which include details regarding the beef products included in the Settlements, instructions for how Settlement Class members could request exclusion from or object to the Settlements prior to the deadlines, contact information for the Settlement Administrator, and how to obtain other case-related information. Settlement Class members are also able to file an online Claim Form on the case website and Epiq will continue to maintain the website. The case website address was displayed prominently on all Notice documents. As of April 27, 2026, there have been 4,597,975 unique visitor sessions to the website and 20,652,022 website pages presented.

31. On December 26, 2025, a toll-free telephone number (1-877-283-8711) was established to allow members of the Settlement Class to call for additional information, listen to answers to FAQs, and request that a copy of the Claim Package be mailed to them. The toll-free telephone number was prominently displayed in the Notice documents. The automated telephone system is available 24 hours per day, 7 days per week. As of April 27, 2026, the toll-free telephone number has handled 1,339 calls representing 3,252 minutes of use.

32. A post office box and email address for correspondence about the case were established and continue to be available, allowing members of the Settlement Class the

opportunity to contact the Settlement Administrator with any specific requests or questions. Epiq also received and responded to thousands of emails, written correspondence, and telephone calls following the commencement of the Notice Program.

PLAIN LANGUAGE NOTICE DESIGN

33. The Notices were designed to be “noticed” and reviewed by members of the Settlement Class and were written in plain language so the Notices would be understood by members of the Settlement Class. The design of the Notices followed the principles embodied in the FJC’s illustrative “model” notices posted at www.fjc.gov. Many courts, and as previously cited, the FJC itself, have approved notices that Epiq’s noticing experts have written and designed in a similar fashion. The Notices contained substantial, albeit easy-to-read, summaries of key information about Settlement Class members’ rights and options. Consistent with our normal practice, all notice documents underwent a final edit for grammatical errors and accuracy.

34. The Notices were designed to increase noticeability and comprehension. Once people “notice” the Notices, it is critical that they could understand them. As such, the Notices, as written, were clearly worded with an emphasis on simple, plain language to encourage readership and comprehension.

35. The Notices featured a prominent headline in bold text. These design elements alerted recipients and readers that the Notice was an important document authorized by a court and that the content may affect them, thereby supplying reasons to read the Notice.

36. The Frequently Asked Questions provided substantial information to the Settlement Class. It began with a summary page, which provided a concise overview of the important information and a table which highlighted key options available to the Settlement Class. A question and answer format made it easy to find answers to common questions by breaking the information into simple headings.

Requests for Exclusion and Objection

37. The deadline to request exclusion from the Settlement or to object to the Settlement was March 30, 2026. As of April 27, 2026, Epiq has received 13 requests for exclusion. The Exclusion Report is included as **Exhibit 9**.

38. As of April 27, 2026, Epiq has received two timely objections to the Settlement. The Miller objection (Dkt. No. 1561), redacted and attached hereto as **Exhibit 10** is partially related to noticing. The objection states notice was inadequate and the vast majority of people affected by the alleged conduct are completely unaware that this lawsuit exists. Federal Rule of Civil Procedure 23 directs that notice must be “the best notice that is practicable under the circumstances, including individual notice to all members who can be identified through reasonable effort.”¹³ As detailed above, the Notice Program reached at least 75% of the Settlement Class with individual notice and nationally distributed digital and social media. The reach was further enhanced by internet sponsored search listings, an informational release, and a case website. Virtually all consumer class actions include some elements of a class for which direct contact information is not reasonably available. Settlements that use media notice to reach unidentified class members are common. As summarized below, the FJC’s *Judges’ Class Action Notice and Claims Process Checklist and Plain Language Guide*, which is relied upon for federal cases, states that, “the lynchpin in an objective determination of the adequacy of a proposed notice effort is whether all the notice efforts together will reach a high percentage of the class. It is reasonable to reach between 70–95%.”¹⁴ Here, the Notice Program as implemented readily achieved a reach within that standard. Even though the objection asserts that the notice was inadequate, Miller received the notice, which is evidenced by the objection.

¹³ Fed. R. Civ. P. 23(c)(2)(B).

¹⁴ FED. JUDICIAL CTR, JUDGES’ CLASS ACTION NOTICE AND CLAIMS PROCESS CHECKLIST AND PLAIN LANGUAGE GUIDE 3 (2010), available at <https://www.fjc.gov/content/judges-class-action-notice-and-claims-process-checklist-and-plain-language-guide-0>.

39. The Strong objection (Dkt. No. 1511), redacted and attached hereto as **Exhibit 11**, objects to the Settlement terms but did not object to notice or settlement administration.¹⁵

Claim Submission & Distribution Options

40. The Notices provided a detailed summary of relevant information about the case, including the case website address, and how members of the Settlement Class can file a Claim Form online or by mail. With any method of filing a Claim Form, Settlement Class members are given the option of receiving a digital payment or a traditional paper check. Epiq worked with counsel for the parties to select an appropriate menu of payment options. Subject to each retailer's approval, the payment options include: Amazon, Starbucks, Instacart, PayPal, Venmo, or a hard copy check. Based on our experience as a Settlement Administrator, these digital payment options (and the option of a hard copy check) present the correct balancing of efficient digital payments, as well as accessibility to Settlement Class members. The type of digital payment selected does not impact Epiq's compensation for its work as the Settlement Administrator, and no digital option is discouraged relative to other options. The Claim Form asks for simple details regarding the number of qualifying purchases through a brief, simple set of questions. No documentation is required unless there is a potentially suspicious number of purchases or amount of costs claimed.

41. The deadline for Settlement Class members to submit a Claim Form is June 30, 2026. As of April 27, 2026, Epiq has received 2,218,310 Claim Forms (2,216,747 online and 1,563 paper). Since the Claim Form Deadline has not yet passed, these numbers are preliminary and are subject to change. As standard practice, Epiq is in the process of

¹⁵ It is my understanding from Class Counsel that a third individual (Hudson) submitted a letter to the Court regarding the claims process, but did not formally object to the Settlement. Epiq contacted the individual and confirmed they are satisfied with their claim submission, which includes their eligible purchases. *See* Dkt. No. 1526, redacted and attached hereto as **Exhibit 12**.

conducting a complete quality control review of Claim Forms received. There is a likelihood that after detailed review, the total number of Claim Forms received will change due to duplicate and denied Claim Forms.

42. Fraudulent claim filing is an unfortunate reality in many class action settlements in recent years. Given the current trends within the Class Action Industry with fraudulent claim filing by bad actors, some level of fraudulent claim filing is anticipated in a case like this. Epiq partners with the top resources in the industry to combat fraud, following best practices to deter and detect fraud. Epiq will conduct an analysis of Claim Forms by looking at numerous known indicators of indicia of fraud. Epiq anticipates that some portion of the total number of Claim Forms submitted will be deemed fraudulent.

Cost of Notice and Settlement Administration

43. Through March 2026, administration fees and expenses total \$420,625.79, which is inclusive of the costs to implement the Notice Program and handle settlement administration to date. Epiq has agreed to a cap of costs for notice and distribution in this case of \$1,772,000 based on the currently known project scope.

44. Additional work remains leading up to and following the Final Approval Hearing to complete all aspects of the settlement administration. The remaining work to be completed includes: (1) comprehensive reporting and analysis of Claim Forms looking at numerous known indicators of indicia of fraud to identify and reject fraudulent Claim Forms; (2) distributing settlement funds to members of the Settlement Class with a valid Claim Form (digital payments or physical checks and postage); (3) handling undeliverable payments; (4) re-issuing payments; (5) communications with members of the Settlement Class, including maintaining the case website and toll-free telephone number throughout the remaining duration of the settlement administration; and (6) associated project management and related billable hours to handle the distribution and related settlement administration responsibilities. All fees and expenses are subject to the Service Contract under which Epiq is retained as the

Settlement Administrator, and the terms and conditions of that agreement.

CONCLUSION

45. In class action notice planning, execution, and analysis, we are guided by due process considerations under the United States Constitution, by federal and local rules and statutes, and further by case law pertaining to notice. This framework directs that the notice plan be designed to reach the greatest practicable number of potential class members and, that the notice or notice plan provide class members with easy access to the details of how the class action may impact their rights. All of these requirements were met in this case.

46. The Notice Program included individual notice to potential, identified members of the Settlement Class and supplemental media. The Notice Program (individual notice and supplemental media - nationally distributed digital and social media) reached at least 75% of the Settlement Class with an averaged frequency of 2.7 times each. The reach was further enhanced by internet sponsored search listings, an informational release, and a case website. In 2010, the FJC issued a *Judges' Class Action Notice and Claims Process Checklist and Plain Language Guide*. This Guide states that, “the lynchpin in an objective determination of the adequacy of a proposed notice effort is whether all the notice efforts together will reach a high percentage of the class. It is reasonable to reach between 70–95%.”¹⁶ Here, we have developed and implemented a Notice Program that readily achieved a reach within that standard.

47. The Notice Program followed the guidance for how to satisfy due process obligations that a notice expert gleans from the United States Supreme Court’s seminal decisions, which are: a) to endeavor to actually inform the Settlement Class, and b) to demonstrate that notice is reasonably calculated to do so:

¹⁶ FED. JUDICIAL CTR, JUDGES’ CLASS ACTION NOTICE AND CLAIMS PROCESS CHECKLIST AND PLAIN LANGUAGE GUIDE 3 (2010), available at <https://www.fjc.gov/content/judges-class-action-notice-and-claims-process-checklist-and-plain-language-guide-0>.

- A. “But when notice is a person’s due, process which is a mere gesture is not due process. The means employed must be such as one desirous of actually informing the absentee might reasonably adopt to accomplish it,” *Mullane v. Central Hanover Trust*, 339 U.S. 306, 315 (1950).
- B. “[N]otice must be reasonably calculated, under all the circumstances, to apprise interested parties of the pendency of the action and afford them an opportunity to present their objections,” *Eisen v. Carlisle & Jacquelin*, 417 U.S. 156 (1974) citing *Mullane* at 314.

48. The Notice Program provided for the best notice practicable under the circumstances of this case, conformed to all aspects of Federal Rules of Civil Procedure, Rule 23 regarding notice, comported with the guidance for effective notice articulated in the Manual for Complex Litigation 4th Ed, and followed the FJC’s *Judges’ Class Action Notice and Claims Process Checklist and Plain Language Guide* (2010).

49. The Notice Program schedule afforded sufficient time to provide full and proper notice to the Settlement Class before the exclusion and objection deadlines.

I declare under penalty of perjury of the laws of the United States that the foregoing is true and correct. Executed on April 27, 2026, at Beaverton, Oregon.



Cameron R. Azari, Esq.

Exhibit 1

Class action notice re consumer beef purchases/Aviso de demanda colectiva sobre compras del consumidor de carne de res

From Consumer Indirect Beef Litigation Settlement Administrator <noreply@overchargedforbeef.com>

To [REDACTED]

Important Legal Notice: You May Be Eligible for a Cash Payment from the Beef Price-Fixing Settlements



Court-Approved Notice. This is not a solicitation from a lawyer.

If you are eligible, you must file a claim by **June 30, 2026**.

[Click here to submit your Claim](#)

Who Is Included in the Settlement?

You are included—and may be eligible for a payment—if you are a person or entity who **indirectly purchased** any of the following beef products for **personal consumption** between **August 1, 2014, and December 31, 2019**:

- **Beef** (fresh or frozen) made from **chuck, loin, rib, or round primal cuts**. More details regarding the different beef products included in the Settlements is available [here](#).
- **Purchased in one of the following states/jurisdictions** (known as “Repealer Jurisdictions” for this case): Arizona, California, District of Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Oregon, Rhode Island, South Dakota, Tennessee, Utah, West Virginia, and Wisconsin.

“Indirectly purchased” means you did not buy the beef products directly from one of the Defendants. Instead, you bought it at a grocery store or supermarket.

What Beef Products Are NOT Included?

Any beef marketed as:

- **Premium:** USDA Prime, organic, 100% grass-fed, Wagyu, “American-Style Kobe Beef.”
- **Specialty:** No Antibiotics Ever (“NAE”), antibiotic-free, kosher, halal, certified humane.
- **Processed:** Ground, marinated, seasoned, flavored, breaded, or cooked beef.

What Is This Lawsuit About?

- **The lawsuit:** This is an **antitrust class action lawsuit** that claims several beef processors—including JBS, Cargill, National Beef, and Tyson Foods—entered into a market allocation agreement and stopped competing against each other for market share. The purpose and effect of this agreement was to increase their margins and increase the price consumers paid for beef.
- **Settlements:** Two of the defendants, **Tyson Foods** and **Cargill**, have agreed to settlements totaling ****\$87.5 million**** (\$55 million from Tyson and \$32.5 million from Cargill) to resolve the claims against them. They have also agreed to certain non-monetary relief.
- **Defendants’ Position:** The Court has **not** ruled that the Defendants did anything wrong, and the companies deny all allegations of wrongdoing.
- **Non-Settling Defendants:** JBS USA Food Company, Swift Beef Company, JBS Packerland, Inc., and National Beef Packing Company have **not** settled.

What Do the Settlements Provide?

1. Cash Payment

If you are included in the Settlement Class, you can file a claim to receive a **pro-rata (equal share) cash payment**. This payment will be proportional to the amount of included beef you purchased during the class period.

2. How to Submit a Claim

To receive a payment, you must submit a **Claim Form** with all required information.

- **Deadline:** Your Claim Form must be postmarked or submitted online by **June 30, 2026**.
- **Online Filing:** [Click here to submit a Claim Form.](#)
- **Settlement Website:** www.OverchargedForBeef.com

What Are Your Legal Options?

Option	Action Required	Effect of Your Choice	Deadline
1. Get a Cash Payment	Submit a Claim Form .	You will receive a cash payment, and you give up your right to sue Cargill and Tyson over the legal claims in this lawsuit.	June 30, 2026
2. Opt-Out (Exclude Yourself)	Submit a written opt-out request .	You will not get a payment from these settlements, but you keep your right to sue Cargill and Tyson on your own for the legal claims in this lawsuit.	March 30, 2026

<p>3. Object to the Settlements</p>	<p>Submit a written objection.</p>	<p>You will be bound by the Settlements, but you can tell the Court why you think the Settlements are unfair.</p>	<p>March 30, 2026</p>
<p>4. Do Nothing</p>	<p>Take no action.</p>	<p>You will not receive a cash payment, and you will be legally bound by the Settlements, giving up your right to sue Cargill and Tyson later.</p>	<p>N/A</p>

Fairness Hearing

The Court will hold a hearing on **May 12, 2026, at 11:00 a.m. CDT**, to decide whether to officially approve the Settlements, the amount of attorneys’ fees, and any service awards. You or your lawyer may attend the hearing, but you are not required to do so.

This notice is a summary. For a detailed explanation of your rights, the full definition of the Settlement Class, and how to opt-out or object, please:

- Visit the Settlement Website: www.OverchargedForBeef.com
- Call the toll-free number: **1-877-283-8711**

Aviso legal importante: Puede ser elegible para un pago en efectivo de las conciliaciones de fijación de precios de la carne de res



www.OverchargedForBeef.com

Aviso legal aprobado por el Tribunal. No se trata del ofrecimiento de un abogado.

Si es elegible, debe presentar un reclamo a más tardar el **30 de junio de 2026**.

[Para presentar un reclamo, haga clic aquí](#)

¿Quiénes están incluidos en la Conciliación?

Usted está incluido, y puede ser elegible para un pago, si es una persona o entidad que **compró indirectamente** cualquiera de los siguientes productos de carne de res para consumo personal entre el **1 de agosto de 2014** y el **31 de diciembre de 2019**:

- **Carne de res** (fresca o congelada), elaborada a partir de **cortes primarios de paleta, lomo, costillar o pierna**. Puede encontrar más detalles sobre los diferentes productos de carne de res incluidos en las Conciliaciones [aquí](#).
- **Adquirida en uno de los siguientes estados/jurisdicciones** (conocidas como “Jurisdicciones de revocación” para este caso): Arizona, California, Distrito de Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, Nueva Hampshire, Nuevo México, Nueva York, Carolina del Norte, Dakota del Norte, Oregón, Rhode Island, Dakota del Sur, Tennessee, Utah, Virginia Occidental y Wisconsin.

“Comprada indirectamente” significa que no compró los productos de carne de res directamente de uno de los Demandados. En su lugar, la compró en una tienda de comestibles o supermercado.

¿Qué productos de carne de res NO están incluidos?

Cualquier carne de res comercializada como:

- **Premium:** USDA Prime, orgánica, 100 % alimentada con pasto, Wagyu, “carne de res tipo Kobe americano”.
- **De especialidad:** sin antibióticos jamás (No Antibiotics Ever, “NAE”), libre de antibióticos, kosher, halal, con certificación de bienestar animal.
- **Procesada:** carne de res molida, marinada, condimentada, saborizada, empanizada o cocida.

¿De qué trata esta demanda?

- **La demanda:** Se trata de una **demanda colectiva antimonopolio** que reclama que varios procesadores de carne —incluidos JBS, Cargill, National Beef y Tyson Foods— celebraron un acuerdo de asignación de mercado y dejaron de competir entre sí por participación de mercado. El supuesto propósito y efecto de este acuerdo era aumentar sus márgenes y el precio que los consumidores pagaban por la carne de res.
- **Conciliaciones:** Dos de los demandados, **Tyson Foods** y **Cargill**, han celebrado conciliaciones por un total de ****\$87.5 millones**** (\$55 millones de Tyson y \$32.5 millones de Cargill) para resolver las demandas contra ellos. También han aceptado cierta compensación no monetaria.
- **Posición de los Demandados:** El Tribunal **no** ha dictaminado que los Demandados hicieran nada malo, y las empresas rechazan todas las acusaciones de irregularidad.
- **Demandados que no han celebrado una conciliación:** JBS USA Food Company, Swift Beef Company, JBS Packerland, Inc. y National Beef Packing Company **no** han celebrado una conciliación.

¿Qué establecen las Conciliaciones?

1. Pago en efectivo

Si usted está incluido en el Grupo de la Conciliación, puede presentar un reclamo para recibir un **pago en efectivo prorrateado (cuota equitativa)**. Este pago será proporcional a la cantidad de carne de res incluida que compró durante el período del grupo.

2. Cómo presentar un reclamo

Para recibir un pago, debe presentar un **Formulario de reclamo** con toda la información requerida.

- **Fecha límite:** Recuerde que todos los Formularios de reclamo deben matasellarse o enviarse en línea a más tardar el **30 de junio de 2026**.
- **Presentación en línea:** Haga clic [aquí](#) para enviar un **Formulario de reclamo**.
- **Sitio web de la Conciliación:** www.overchargedforbeef.com/es

¿Cuáles son sus opciones legales?

Opción	Acción requerida	Efecto de su elección	Fecha límite
1. Obtener un Pago en efectivo	Presentar un Formulario de reclamo .	Usted recibirá un pago en efectivo y renuncia a su derecho a demandar a Cargill y Tyson por los reclamos legales de esta demanda.	30 de junio de 2026
2. Excluirse (optar por no participar)	Enviar una solicitud de exclusión por escrito.	No recibirá un pago de estas conciliaciones, pero conserva su derecho a demandar a Cargill y Tyson por su cuenta por los reclamos legales de esta demanda.	30 de marzo de 2026
3. Objetar las Conciliaciones	Enviar una objeción por escrito.	Estará obligado por las Conciliaciones, pero puede decirle al Tribunal por qué cree que estas son injustas.	30 de marzo de 2026
4. No hacer nada	Ninguna.	No recibirá un pago en efectivo, y estará legalmente obligado por las Conciliaciones, renunciando a su derecho de demandar a Cargill y Tyson más adelante.	No corresponde

Audiencia de imparcialidad

El Tribunal celebrará una audiencia el **12 de mayo de 2026, a las 11:00 a. m.** CDT, para decidir si aprobar oficialmente las Conciliaciones, el monto de los honorarios de abogados y cualquier adjudicación de servicios. Usted o su abogado pueden asistir a la audiencia, pero no están obligados a hacerlo.

Este aviso es un resumen. Para obtener una explicación detallada de sus derechos, la definición completa del Grupo de la Conciliación y cómo excluirse u oponerse, por favor:

- Visite el sitio web de la Conciliación: www.overchargedforbeef.com/es
- Llame al número gratuito: **1-877-283-8711**

If [REDACTED] should not be subscribed or if you need to change your subscription information for Consumer Indirect Beef Litigation, [please use this preferences page](#).

AM166 v05

Exhibit 2

Important Legal Notice: You May Be Eligible for a Cash Payment from the Beef Price-Fixing Settlements**Court-Approved Notice. This is not a solicitation from a lawyer.**

If you are eligible, you must file a claim by **June 30, 2026**.
Visit www.overchargedforbeef.com to submit your Claim.

Who Is Included in the Settlement?

You are included—and may be eligible for a payment—if you are a person or entity who **indirectly purchased** any of the following beef products for **personal consumption** between **August 1, 2014, and December 31, 2019**:

- **Beef** (fresh or frozen) made from **chuck, loin, rib, or round primal cuts**. More details regarding the different beef products included in the Settlements is available at www.overchargedforbeef.com/Home/LookupTool.
- **Purchased in one of the following states/jurisdictions** (known as “Repealer Jurisdictions” for this case): Arizona, California, District of Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Oregon, Rhode Island, South Dakota, Tennessee, Utah, West Virginia, and Wisconsin.

“Indirectly purchased” means you did not buy the beef products directly from one of the Defendants. Instead, you bought it at a grocery store or supermarket.

What Beef Products Are NOT Included?

Any beef marketed as:

- **Premium:** USDA Prime, organic, 100% grass-fed, Wagyu, “American-Style Kobe Beef.”
- **Specialty:** No Antibiotics Ever (“NAE”), antibiotic-free, kosher, halal, certified humane.
- **Processed:** Ground, marinated, seasoned, flavored, breaded, or cooked beef.

What is This Lawsuit About?

- **The lawsuit:** This is an **antitrust class action lawsuit** that claims several beef processors—including JBS, Cargill, National Beef, and Tyson Foods—entered into a market allocation agreement and stopped competing against each other for market share. The alleged purpose and effect of this agreement was to increase their margins and increase the price consumers paid for beef.
- **Settlements:** Two of the defendants, **Tyson Foods** and **Cargill**, have agreed to settlements totaling ****\$87.5 million**** (\$55 million from Tyson and \$32.5 million from Cargill) to resolve the claims against them. They have also agreed to certain non-monetary relief.
- **Defendants’ Position:** The Court has **not** ruled that the Defendants did anything wrong, and the companies deny all allegations of wrongdoing.
- **Non-Settling Defendants:** JBS USA Food Company, Swift Beef Company, JBS Packerland, Inc., and National Beef Packing Company have **not** settled.

What Do the Settlements Provide?**1. Cash Payment**

If you are included in the Settlement Class, you can file a claim to receive a **pro-rata (equal share) cash payment**. This payment will be proportional to the amount of included beef you purchased during the class period.

2. How to Submit a Claim

To receive a payment, you must submit a **Claim Form** with all required information.

- **Deadline:** Your Claim Form must be postmarked or submitted online by **June 30, 2026**.
- **Online Filing:** Visit www.overchargedforbeef.com to submit a **Claim Form**
- **Settlement Website:** www.overchargedforbeef.com

What Are Your Legal Options?

Option	Action Required	Effect of Your Choice	Deadline
1. Get a Cash Payment	Submit a Claim Form .	You will receive a cash payment, and you give up your right to sue Cargill and Tyson over the legal claims in this lawsuit.	June 30, 2026
2. Opt-Out (Exclude Yourself)	Submit a written opt-out request .	You will not get a payment from these settlements, but you keep your right to sue Cargill and Tyson on your own for the legal claims in this lawsuit.	March 30, 2026
3. Object to the Settlements	Submit a written objection .	You will be bound by the Settlements, but you can tell the Court why you think the Settlements are unfair.	March 30, 2026
4. Do Nothing	Take no action.	You will not receive a cash payment, and you will be legally bound by the Settlements, giving up your right to sue Cargill and Tyson later.	N/A

Fairness Hearing

The Court will hold a hearing on **May 12, 2026 at 11:00 a.m. CDT**, to decide whether to officially approve the Settlements, the amount of attorneys' fees, and any service awards. You or your lawyer may attend the hearing, but you are not required to do so.

This notice is a summary. For a detailed explanation of your rights, the full definition of the Settlement Class, and how to opt-out or object, please:

- Visit the Settlement Website: **www.overchargedforbeef.com**
- Call the toll-free number: **1-877-283-8711**

Aviso legal importante: Puede ser elegible para un pago en efectivo de las conciliaciones de fijación de precios de la carne de res



Aviso legal aprobado por el Tribunal. No se trata del ofrecimiento de un abogado.

Si es elegible, debe presentar un reclamo a más tardar el **30 de junio de 2026**.

Para presentar un reclamo, sitio web de la Conciliación: www.overchargedforbeef.com/es

¿Quiénes están incluidos en la Conciliación?

Usted está incluido, y puede ser elegible para un pago, si es una persona o entidad que **compró indirectamente** cualquiera de los siguientes productos de carne de res para **consumo personal** entre el **1 de agosto de 2014** y el **31 de diciembre de 2019**:

- **Carne de res** (fresca o congelada), elaborada a partir de **cortes primarios de paleta, lomo, costillar o pierna**. Puede encontrar más detalles sobre los diferentes productos de carne de res incluidos en las Conciliaciones www.overchargedforbeef.com.
- **Adquirida en uno de los siguientes estados/jurisdicciones** (conocidas como “Jurisdicciones de revocación” para este caso): Arizona, California, Distrito de Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, Nueva Hampshire, Nuevo México, Nueva York, Carolina del Norte, Dakota del Norte, Oregón, Rhode Island, Dakota del Sur, Tennessee, Utah, Virginia Occidental y Wisconsin.

“Comprada indirectamente” significa que no compró los productos de carne de res directamente de uno de los Demandados. En su lugar, la compró en una tienda de comestibles o supermercado.

¿Qué productos de carne de res NO están incluidos?

Cualquier carne de res comercializada como:

- **Premium:** USDA Prime, orgánica, 100 % alimentada con pasto, Wagyu, “carne de res tipo Kobe americano”.
- **De especialidad:** sin antibióticos jamás (No Antibiotics Ever, “NAE”), libre de antibióticos, kosher, halal, con certificación de bienestar animal.
- **Procesada:** carne de res molida, marinada, condimentada, saborizada, empanizada o cocida.

¿De qué trata esta demanda?

- **La demanda:** Se trata de una **demanda colectiva antimonopolio** que reclama que varios procesadores de carne —incluidos JBS, Cargill, National Beef y Tyson Foods— celebraron un acuerdo de asignación de mercado y dejaron de competir entre sí por participación de mercado. El supuesto propósito y efecto de este acuerdo era aumentar sus márgenes y el precio que los consumidores pagaban por la carne de res.
- **Conciliaciones:** Dos de los demandados, **Tyson Foods y Cargill**, han celebrado conciliaciones por un total de ****\$87.5 millones**** (\$55 millones de Tyson y \$32.5 millones de Cargill) para resolver las demandas contra ellos. También han aceptado cierta compensación no monetaria.
- **Posición de los Demandados:** El Tribunal **no** ha dictaminado que los Demandados hicieran nada malo, y las empresas rechazan todas las acusaciones de irregularidad.
- **Demandados que no han celebrado una conciliación:** JBS USA Food Company, Swift Beef Company, JBS Packerland, Inc. y National Beef Packing Company no han celebrado una conciliación.

¿Qué establecen las Conciliaciones?

1. Pago en efectivo

Si usted está incluido en el Grupo de la Conciliación, puede presentar un reclamo para recibir un **pago en efectivo prorrateado (cuota equitativa)**. Este pago será proporcional a la cantidad de carne de res incluida que compró durante el período del grupo.

2. Cómo presentar un reclamo

Para recibir un pago, debe presentar un **Formulario de reclamo** con toda la información requerida.

- **Fecha límite:** Recuerde que todos los Formularios de reclamo deben matasellarse o enviarse en línea a más tardar el **30 de junio de 2026**.
- **Presentación en línea: Para presentar un reclamo, sitio web de la Conciliación:** www.overchargedforbeef.com/es
- **Sitio web de la Conciliación:** www.overchargedforbeef.com/es

¿Cuáles son sus opciones legales?

Opción	Acción requerida	Efecto de su elección	Fecha límite
1. Obtener un Pago en efectivo	Presentar un Formulario de reclamo .	Usted recibirá un pago en efectivo y renuncia a su derecho a demandar a Cargill y Tyson por los reclamos legales de esta demanda.	30 de junio de 2026
2. Excluirse (optar por no participar)	Enviar una solicitud de exclusión por escrito.	No recibirá un pago de estas conciliaciones, pero conserva su derecho a demandar a Cargill y Tyson por su cuenta por los reclamos legales de esta demanda.	30 de marzo de 2026
3. Objetar las Conciliaciones	Enviar una objeción por escrito.	Estará obligado por las Conciliaciones, pero puede decirle al Tribunal por qué cree que estas son injustas.	30 de marzo de 2026
4. No hacer nada	Ninguna.	No recibirá un pago en efectivo, y estará legalmente obligado por las Conciliaciones, renunciando a su derecho de demandar a Cargill y Tyson más adelante.	No corresponde

Audiencia de imparcialidad

El Tribunal celebrará una audiencia el **12 de mayo de 2026, a las 11:00 a. m. CDT**, para decidir si aprobar oficialmente las Conciliaciones, el monto de los honorarios de abogados y cualquier adjudicación de servicios. Usted o su abogado pueden asistir a la audiencia, pero no están obligados a hacerlo.

Este aviso es un resumen. Para obtener una explicación detallada de sus derechos, la definición completa del Grupo de la Conciliación y cómo excluirse u oponerse, por favor:

- Visite el sitio web de la Conciliación: www.overchargedforbeef.com/es
- Llame al número gratuito: **1-877-283-8711**

Exhibit 3

SECTION II: PURCHASE INFORMATION

1. Did you purchase any of the following beef products for personal use: Beef products (fresh or frozen) made from chuck, loin, rib, or round primal cuts that were processed by Defendants?

Yes No

For a complete list of included beef products, please see the final pages of this claim form.

For this lawsuit, beef excludes any product that is marketed as USDA Prime, organic, No Antibiotics Ever (“NAE”), antibiotic free, 100% grass-fed, kosher, halal, certified humane, Wagyu, or “American-Style Kobe Beef.” It also excludes any products that are ground, marinated, seasoned, flavored, breaded, or cooked.

2. Did you purchase the eligible beef product(s) in one or more of the following states: Arizona, California, District of Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Oregon, Rhode Island, South Dakota, Tennessee, Utah, West Virginia, and Wisconsin?

Yes No

3. Is the Claimant an Individual or a Business?

Individual Business

For the following questions, please limit your responses to only purchases made in one of the states listed in Question 2 above.

4. In general, from August 1, 2014, to December 31, 2019, did you purchase eligible beef products monthly during this entire period?

Yes No

If Yes: What is your best estimate of how many pounds of eligible beef products you purchased on a monthly basis from August 1, 2014, to December 31, 2019?

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If No: What is your best estimate of the number of months during the above time period that you purchased eligible beef products?

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AND

What is your best estimate of how many pounds of eligible beef products you purchased for the above months that you purchased beef products?

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5. For the months you purchased eligible beef products, what is your best estimate of how much you spent per month?

\$

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You do not need to provide any documentation at this time. However, the Settlement Administrator may ask for additional information or documentation to support your claim.

	Product Name	Primal		Product Name	Primal
1	1st Cut Porterhouse	Loin	37	Boneless Rib Roast	Rib
2	7-Bone Chuck Roast	Chuck	38	Boneless Short Ribs	Chuck
3	7-Bone Chuck Steak	Chuck	39	Boneless Top Sirloin Steak	Loin
4	7-Bone Pot Roast	Chuck	40	Book Roast	Chuck
5	7-Bone Roast	Chuck	41	Boston Cut	Chuck
6	7-Bone Steak, Bone-In	Chuck	42	Bottom Round (Flat)	Round
7	Ambassador Steak	Loin	43	Bottom Round Roast	Round
8	Arm Pot Roast	Chuck	44	Bottom Round Rump Roast	Round
9	Arm Roast	Chuck	45	Bottom Round Steak	Round
10	Arm Steak	Chuck	46	Bottom Sirloin Bavette	Loin
11	Back Ribs	Rib	47	Bottom Sirloin Bavette Steak	Loin
12	Ball Tip Roast	Loin	48	Bottom Sirloin Butt, Flap	Loin
13	Ball Tip Steak	Loin	49	Bottom Sirloin Butt, Flap Steak	Loin
14	Baron of Beef	Round	50	Bottom Sirloin Flap	Loin
15	Baseball Cut	Loin	51	Bottom Sirloin Flap Steak	Loin
16	Baseball Cut Strip Filet	Loin	52	Bottom Sirloin Roast	Loin
17	Beef Loin, Tenderloin Steak, Side Muscle Off, Skinned	Loin	53	Bread and Butter Cut	Chuck
18	Beef Pot Roast	Chuck	54	Breakfast Steak	Round
19	Beef Rib Back Ribs	Rib	55	Butcher's Steak	Chuck
20	Beef Rib Eye Pot Roast	Rib	56	Butt Tender	Loin
21	Beef Rib, Ribeye, Lip-On	Rib	57	Calotte Steak	Rib
22	Beef Riblets	Rib	58	Cap and Wedge Meat	Rib
23	Beef Ribs	Rib	59	Center Cut Bone-In Filet	Loin
24	Blade Chuck Pot Roast, Bone In	Chuck	60	Center Cut Chuck Roast	Chuck
25	Blade Chuck Roast	Chuck	61	Center Cut Chuck Steak	Chuck
26	Blade Chuck Steak	Chuck	62	Center Cut Sirloin	Loin
27	Blade Meat	Rib	63	Center Cut Striploin Roast	Loin
28	Blade/Lifter Meat	Rib	64	Center Cut Tenderloin Roast	Loin
29	Bone In Ribeye	Rib	65	Center Cut Top	Loin
30	Bone In Ribeye, Frenched	Rib	66	Center-Cut Top Sirloin Steak	Loin
31	Bone-In Chuck Steak	Chuck	67	Chateaubriand	Loin
32	Bone-In Filet	Loin	68	Chateaubriand Filet De Boeuf	Loin
33	Bone-In Filet Mignon	Loin	69	Chuck 7-Bone Pot Roast	Chuck
34	Boneless Blade Steak 1st Cut	Chuck	70	Chuck Arm Pot Roast	Chuck
35	Boneless Braising Ribs	Chuck	71	Chuck Arm Pot Roast, Bone-In	Chuck
36	Boneless Prime Rib	Rib	72	Chuck Arm Roast	Chuck

	Product Name	Primal		Product Name	Primal
73	Chuck Arm Steak	Chuck	110	Crescent Roast	Round
74	Chuck Blade Pot Roast	Chuck	111	Cross Rib Roast	Chuck
75	Chuck Blade Roast, Bone-In	Chuck	112	Deckle Steak	Rib
76	Chuck Boneless Short Ribs	Chuck	113	Delmonico Pot Roast	Rib
77	Chuck Center Roast	Chuck	114	Delmonico Roast	Rib
78	Chuck Center Steak	Chuck	115	Deluxe Blade Steak	Chuck
79	Chuck Delmonico Steak	Chuck	116	Denver Steak	Chuck
80	Chuck Eye	Chuck	117	Edge Roast	Chuck
81	Chuck Eye Roast	Chuck	118	English Cut Roast	Chuck
82	Chuck Eye Roll	Chuck	119	English Short Ribs	Chuck
83	Chuck Eye Steak	Chuck	120	Export Rib	Rib
84	Chuck Filet	Chuck	121	Eye of Round Roast	Round
85	Chuck Filet Steak	Chuck	122	Eye of Round Steak	Round
86	Chuck Flap	Chuck	123	Filet Mignon	Loin
87	Chuck Flat	Chuck	124	Filet Mignon Roast	Loin
88	Chuck Neck Roast	Chuck	125	Finger Ribs	Rib
89	Chuck Pot Roast	Chuck	126	Fish Steak	Chuck
90	Chuck Roast	Chuck	127	Flap Meat	Loin
91	Chuck Roast 1st Cut	Chuck	128	Flat Iron Steak	Chuck
92	Chuck Roast Blade Cut	Chuck	129	Frenched Rib Steak	Rib
93	Chuck Short Ribs, Boneless	Chuck	130	Hotel Cut Steak	Loin
94	Chuck Shoulder Tender	Chuck	131	Inside Round Cap	Round
95	Chuck Steak	Chuck	132	Inside Round Roast	Round
96	Chuck Tender Roast	Chuck	133	Inside Round Steak	Round
97	Chuck Tender Steak	Chuck	134	Kansas City Strip Steak	Loin
98	Clod Heart	Chuck	135	King Steak	Loin
99	Clod Roast	Chuck	136	Knuckle Peeled	Round
100	Club Steak	Loin	137	Knuckle Roast	Round
101	Coulotte	Loin	138	Knuckle Steak	Round
102	Coulotte Roast	Loin	139	Lifter Meat	Rib
103	Coulotte Steak	Loin	140	Loin Steak Tail	Loin
104	Country-Style Ribs	Chuck	141	Loin, T-Bone Steak	Loin
105	Cowboy Cut	Rib	142	London Broil	Round
106	Cowboy Rib	Rib	143	Manhattan Filet	Loin
107	Cowboy Ribeye	Rib	144	Medallion Pot Roast	Chuck
108	Cowboy Steak	Rib	145	Middle Ribs	Chuck
109	Cowgirl Ribeye	Rib	146	Mock Ribeye	Chuck

	Product Name	Primal		Product Name	Primal
147	Mock Tender Roast	Chuck	184	Ribeye Roll Steak	Rib
148	Mock Tender Steak	Chuck	185	Ribeye Steak	Rib
149	New York Strip Steak	Loin	186	Ribeye Steak, 1" Tail	Rib
150	Newport Roast	Loin	187	Ribeye Steak, 2" Tail	Rib
151	Newport Steak	Loin	188	Ribeye Steak, Lip-On, Boneless	Rib
152	Outside Round (Flat)	Round	189	Round Eye Pot Roast	Round
153	Outside Round, Heel	Round	190	Round Roast	Round
154	Pectoral Meat	Chuck	191	Round Tip Roast	Round
155	Petite Sirloin Roast	Loin	192	Round Tip Roast Cap-Off	Round
156	Petite Sirloin Steak	Loin	193	Round Tip Steak	Round
157	Petite Sirloin/Ball Tip	Loin	194	Sandwich Steak	Round
158	Picanha	Loin	195	Santa Maria Roast	Loin
159	Porter House	Loin	196	Santa Maria Steak	Loin
160	Porterhouse Steak	Loin	197	Scotch Tender	Chuck
161	Pot Roast	Chuck	198	Shell Steak	Loin
162	Pot Roast	Chuck	199	Short Ribs	Rib
163	Prime Rib	Rib	200	Shoulder Center	Chuck
164	Prime Rib Roast	Rib	201	Shoulder Center Roast	Chuck
165	Ranch Cut	Chuck	202	Shoulder Center Steak	Chuck
166	Ranch Steak	Chuck	203	Shoulder Clod Arm Roast	Chuck
167	Regular Roll Roast	Rib	204	Shoulder Clod Heart	Chuck
168	Rib Bones	Rib	205	Shoulder Petite Tender	Chuck
169	Rib Eye Pot Roast	Rib	206	Shoulder Roast	Chuck
170	Rib Roast, Bone-In	Rib	207	Shoulder Steak	Chuck
171	Rib Short Ribs	Rib	208	Shoulder Tender	Chuck
172	Rib Steak, Bone In	Rib	209	Sirloin Bavette Steak	Loin
173	Rib Steak, Bone In, Frenched	Rib	210	Sirloin Bavette/Flap	Loin
174	Ribeye Cap	Rib	211	Sirloin Cap	Loin
175	Ribeye Cap Roll	Rib	212	Sirloin Roast	Loin
176	Ribeye Cap Steak	Rib	213	Sirloin Steak	Loin
177	Ribeye Roast	Rib	214	Sirloin Tip Center Roast	Round
178	Ribeye Roast Bone-In	Rib	215	Sirloin Tip Roast	Round
179	Ribeye Roast Boneless	Rib	216	Sirloin Tip Steak	Round
180	Ribeye Roast Lip On Bone In	Rib	217	Special Pectoral	Chuck
181	Ribeye Roast, Boneless	Rib	218	Special Trim	Chuck
182	Ribeye Roast, Oven-Ready	Rib	219	Spinalis dorsi	Rib
183	Ribeye Roll	Rib	220	Standing Rib Roast	Rib

	Product Name	Primal		Product Name	Primal
221	Steamship Round	Round	258	Top Sirloin Butt Steak, Boneless	Loin
222	Strip Filet	Loin	259	Top Sirloin Butt Steak, Center-Cut	Loin
223	Strip Loin Roast	Loin	260	Top Sirloin Butt, Center-Cut	Loin
224	Strip Loin, Bone-In	Loin	261	Top Sirloin Cap	Loin
225	Strip Loin, Boneless	Loin	262	Top Sirloin Cap Roast	Loin
226	Strip Petite Roast	Loin	263	Top Sirloin Cap Steak	Loin
227	Strip Roast	Loin	264	Top Sirloin Center-Cut Steak	Loin
228	Strip Steak, Bone-In	Loin	265	Top Sirloin Filet	Loin
229	Strip Steak, Boneless	Loin	266	Top Sirloin Heart	Loin
230	Strip Steak, Split	Loin	267	Top Sirloin Roast	Loin
231	T-Bone	Loin	268	Top Sirloin Steak	Loin
232	T-Bone Steak	Loin	269	Top Sirloin Steak Boneless Cap Off	Loin
233	Tenderloin Butt, Defatted	Loin	270	Top Sirloin Steak Cap Off	Loin
234	Tenderloin Head	Loin	271	Top Sirloin Steak, Center Cut	Loin
235	Tenderloin Roast	Loin	272	Top Sirloin, Sirloin Steak, Cap Off	Loin
236	Tenderloin Steak	Loin	273	Tournedos	Loin
237	Tenderloin Steak, Bone In	Loin	274	Tri Tip	Loin
238	Tenderloin Tails	Loin	275	Tri-Tip Roast	Loin
239	Tenderloin Tips	Loin	276	Tri-Tip Steak	Loin
240	Teres major	Chuck	277	Triangle Roast	Loin
241	Tip Steak	Round	278	Triangle Steak	Loin
242	Tomahawk Steak	Rib	279	Under Blade	Chuck
243	Top (Inside) Round Cap	Round	280	Wafer Steak	Round
244	Top (Inside) Round, Cap-Off	Round	281	Western Griller	Round
245	Top Blade	Chuck	282	Western Steak	Round
246	Top Blade Steak	Chuck	283	Western Tip Steak	Round
247	Top Loin Filet	Loin	284	Whole Round	Round
248	Top Loin Petite Roast	Loin	258	Top Sirloin Butt Steak, Boneless	Loin
249	Top Loin Roast	Loin	259	Top Sirloin Butt Steak, Center-Cut	Loin
250	Top Loin Steak	Loin	260	Top Sirloin Butt, Center-Cut	Loin
251	Top Round Roast	Round	261	Top Sirloin Cap	Loin
252	Top Round Roast Cap Off	Round	262	Top Sirloin Cap Roast	Loin
253	Top Round Roast Cap On	Round	263	Top Sirloin Cap Steak	Loin
254	Top Round Steak	Round	264	Top Sirloin Center-Cut Steak	Loin
255	Top Round Steak Cap Off	Round	265	Top Sirloin Filet	Loin
256	Top Round Steak Cap On	Round	266	Top Sirloin Heart	Loin
257	Top Sirloin Butt Steak	Loin	267	Top Sirloin Roast	Loin

	Product Name	Primal		Product Name	Primal
268	Top Sirloin Steak	Loin	277	Triangle Roast	Loin
269	Top Sirloin Steak Boneless Cap Off	Loin	278	Triangle Steak	Loin
270	Top Sirloin Steak Cap Off	Loin	279	Under Blade	Chuck
271	Top Sirloin Steak, Center Cut	Loin	280	Wafer Steak	Round
272	Top Sirloin, Sirloin Steak, Cap Off	Loin	281	Western Griller	Round
273	Tournedos	Loin	282	Western Steak	Round
274	Tri Tip	Loin	283	Western Tip Steak	Round
275	Tri-Tip Roast	Loin	284	Whole Round	Round
276	Tri-Tip Steak	Loin			

Exhibit 4



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LITIGIO DE CONSUMIDORES COMPRADORES INDIRECTOS DE CARNE DE RES FORMULARIO DE RECLAMO

INSTRUCCIONES

PARA RECIBIR UN PAGO EN EFECTIVO DE ESTA CONCILIACIÓN, DEBE COMPLETAR ESTE FORMULARIO DE RECLAMO Y ENVIARLO A MÁS TARDAR EL 30 DE JUNIO DE 2026. Si tiene preguntas, revise las Preguntas Frecuentes en el sitio web de la Conciliación, www.overchargedforbeef.com/es.

SECCIÓN I: INFORMACIÓN DEL RECLAMANTE

Sírvase brindar la siguiente información sobre el reclamante. Si presenta la solicitud en nombre de un reclamante, asegúrese de que se proporcione el nombre y la dirección de esa persona y de que usted complete la Información de contacto a continuación.

Nombre	Inicial del segundo nombre:	Apellido
<input type="text"/>	<input type="text"/>	<input type="text"/>

O
Nombre de la empresa del reclamante (solo si reclama para una empresa y las compras de la empresa del reclamante fueron usadas por la empresa o el personal, no para la reventa o distribución):

Dirección del reclamante (dirección del reclamante individual o empresarial, según corresponda)
Dirección 1 (nombre y número de la calle)

Dirección 2 (departamento, unidad, suite o número de casilla)

Ciudad	Estado	Código postal
<input type="text"/>	<input type="text"/>	<input type="text"/>

Número de móvil del reclamante

 - -

Dirección de correo electrónico del reclamante

INFORMACIÓN DE CONTACTO: Si presenta este reclamo en nombre de otra persona, proporcione su información de contacto a continuación y la información del reclamante anterior, ya que cualquier pago irá directamente al reclamante. Incluya también cualquier acuerdo de autorización entre usted y el reclamante.

Nombre	Inicial del segundo nombre:	Apellido
<input type="text"/>	<input type="text"/>	<input type="text"/>

O
Nombre de la empresa de contacto

Número telefónico de contacto

 - -

Dirección de correo electrónico de contacto

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



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SECCIÓN II: INFORMACIÓN DE LA COMPRA

1. ¿Compró usted alguno de los siguientes productos de carne de res para uso personal: carne de res (ya sea fresca o congelada) elaborada a partir de cortes primarios de paleta, lomo, costillar o pierna, y procesada por los Demandados?

Sí No

Para obtener una lista completa de los productos de carne de res incluidos, consulte las páginas finales de este formulario de reclamo.

Para los fines de esta demanda, la carne de res excluye cualquier producto que se comercialice como USDA Prime, orgánica, sin antibióticos jamás (No Antibiotics Ever, “NAE”), libre de antibióticos, 100 % alimentada con pasto, kosher, halal, con certificación de bienestar animal, Wagyu o “carne de res tipo Kobe americano”. También excluye cualquier producto que esté molido, marinado, condimentado, saborizado, empanizado o cocido.

2. ¿Compró el/los producto(s) de carne de res elegibles en uno o más de los siguientes estados? Arizona, California, Distrito de Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, Nueva Hampshire, Nuevo México, Nueva York, Carolina del Norte, Dakota del Norte, Oregón, Rhode Island, Dakota del Sur, Tennessee, Utah, Virginia Occidental y Wisconsin.

Sí No

3. ¿El Reclamante es un Individuo o una Empresa?

Individuo Empresa

Para las siguientes preguntas, limite sus respuestas a las compras realizadas solo en uno de los estados enumerados en la Pregunta 2 anterior.

4. En general, desde el 1 de agosto de 2014 hasta el 31 de diciembre de 2019, ¿compró productos de carne de res elegibles mensualmente durante todo este período?

Sí No

Si la respuesta es “Sí”: ¿Cuál es su mejor estimación de cuántas libras de productos de carne de res elegibles compró mensualmente desde el 1 de agosto de 2014 hasta el 31 de diciembre de 2019?

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Si la respuesta es “No”: ¿Cuál es su mejor estimación del número de meses durante el período de tiempo anterior que compró productos de carne de res elegibles?

--	--

Y

¿Cuál es su mejor estimación de cuántas libras de productos de carne de res elegibles compró durante los meses anteriores en los que compró productos de carne de res?

--	--	--	--	--	--	--

5. Para los meses en que compró productos de carne elegibles, ¿cuál es su mejor estimación de cuánto gastó por mes?

\$

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No necesita proporcionar ningún tipo de documentación en este momento. Sin embargo, el Administrador de la Conciliación puede solicitar información o documentación adicional que respalde su reclamo.

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



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SECCIÓN IV: CERTIFICACIÓN

Al firmar la presentación de este reclamo, certifico que la información incluida en la misma es precisa y completa a mi leal saber y entender. Si envío esta presentación de reclamo en nombre de un reclamante, certifico que estoy autorizado a hacerlo en nombre del reclamante. Soy, o el reclamante en cuyo nombre presento esta solicitud de reclamo es, un miembro del Grupo de la Conciliación, y no estoy/está sujeto a ninguna de las excepciones para ser incluido en el Grupo de la Conciliación, tales como ser empleado de uno de los Demandados. Acepto y doy mi consentimiento para que se comuniquen conmigo electrónicamente por correo electrónico, teléfono móvil y/o mensaje de texto de teléfono móvil (podrían aplicarse tarifas por mensajes y datos). Acepto proporcionar información adicional sobre esta presentación de reclamo si así lo solicita el Administrador de la Conciliación.

Firma:

Fecha:

<input type="text"/>	<input type="text"/>	-	<input type="text"/>	<input type="text"/>	-	<input type="text"/>	<input type="text"/>
MM			DD			AA	

Envíe su reclamo enviando este formulario por correo a:

**Consumer Indirect Beef Litigation
c/o Settlement Administrator
P.O. Box 3605
Portland, OR 97208-3605**

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



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	Nombre del producto	Corte de carne		Nombre del producto	Corte de carne
1	Porterhouse del primer corte	Lomo	37	Lomo de costilla sin hueso	Costilla
2	Asado de paleta con hueso en siete	Paleta	38	Asado de tira sin hueso	Paleta
3	Bistec de paleta con hueso en siete	Paleta	39	Bistec de lomo superior sin hueso	Lomo
4	Asado a la olla con hueso en siete	Paleta	40	Asado de libro	Paleta
5	Asado de paleta con hueso en siete	Paleta	41	Corte Boston	Paleta
6	Bistec con hueso en siete	Paleta	42	Pulpa blanca (plana)	Pierna
7	Bistec Embajador	Lomo	43	Asado de pulpa blanca	Pierna
8	Asado de brazo a la olla	Paleta	44	Asado de pulpa blanca (corte de rabadilla)	Pierna
9	Asado de brazo	Paleta	45	Bistec de pulpa blanca	Pierna
10	Bistec de brazo	Paleta	46	Bavette de lomo inferior	Lomo
11	Costillas del lomo	Costilla	47	Bistec Bavette de lomo inferior	Lomo
12	Asado de bola de lomo	Lomo	48	Aleta de lomo inferior	Lomo
13	Bistec de bola de lomo	Lomo	49	Bistec de aleta de lomo inferior	Lomo
14	Barón de res	Pierna	50	Aleta de lomo inferior	Lomo
15	Corte de béisbol	Lomo	51	Bistec de aleta de lomo inferior	Lomo
16	Filete de lomo tipo béisbol	Lomo	52	Asado de lomo inferior	Lomo
17	Filete de lomo, sin cordón, limpio	Lomo	53	Corte básico de paleta	Paleta
18	Asado de res a la olla	Paleta	54	Bistec de desayuno	Pierna
19	Costillas del lomo de res	Costilla	55	Entraña fina	Paleta
20	Asado de ojo de costillar a la olla	Costilla	56	Cabeza de solomillo	Lomo
21	Costillar de res, ojo de costilla, con labio	Costilla	57	Bistec de corona	Costilla
22	Costillitas de res	Costilla	58	Carne de tapa y cuña	Costilla
23	Costillas de res	Costilla	59	Filete Mignon con hueso de corte central	Lomo
24	Asado a la olla de paleta con hueso	Paleta	60	Asado de paleta de corte central	Paleta
25	Asado de paleta (corte de aguja)	Paleta	61	Bistec de paleta de corte central	Paleta
26	Bistec de paleta (corte de aguja)	Paleta	62	Corte central de lomo	Lomo
27	Carne de paleta	Costilla	63	Asado de lomo de corte central	Lomo
28	Carne de paleta/elevación	Costilla	64	Asado de lomo de corte central	Lomo
29	Ojo de costillar con hueso	Costilla	65	Corte central superior	Lomo
30	Ojo de costillar con hueso, estilo francés	Costilla	66	Bistec de lomo superior de corte central	Lomo
31	Bistec de paleta con hueso	Paleta	67	Filete Chateaubriand	Lomo
32	Filete con hueso	Lomo	68	Filete de solomillo Chateaubriand	Lomo
33	Filete Mignon con hueso	Lomo	69	Asado de paleta a la olla con hueso en siete	Paleta
34	Bistec de paleta sin hueso de primer corte	Paleta	70	Asado de brazo de paleta a la olla	Paleta
35	Costillas deshuesadas para estofar	Paleta	71	Asado de brazo de paleta con hueso para olla	Paleta
36	Lomo de costilla sin hueso	Costilla	72	Asado de brazo de paleta	Paleta

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



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	Nombre del producto	Corte de carne		Nombre del producto	Corte de carne
73	Bistec de brazo de paleta	Paleta	110	Asado de media luna	Pierna
74	Asado de paleta para olla (corte de aguja)	Paleta	111	Asado de paleta (corte transversal)	Paleta
75	Asado de paleta con hueso	Paleta	112	Filete de corona	Costilla
76	Asado de tira de aguja sin hueso	Paleta	113	Asado Delmonico a la olla	Costilla
77	Asado de centro de paleta	Paleta	114	Asado Delmonico	Costilla
78	Bistec de centro de paleta	Paleta	115	Bistec de paleta de lujo	Paleta
79	Bistec Delmonico de paleta	Paleta	116	Bistec Denver	Paleta
80	Ojo de paleta	Paleta	117	Asado de borde	Paleta
81	Asado de ojo de paleta	Paleta	118	Asado de corte inglés	Paleta
82	Rollo de ojo de paleta	Paleta	119	Costillas cortas de corte inglés	Paleta
83	Bistec de ojo de paleta	Paleta	120	Costilla de exportación	Costilla
84	Filete de paleta	Paleta	121	Pulpa redonda	Pierna
85	Bistec de filete de paleta	Paleta	122	Bistec de pulpa redonda	Pierna
86	Aleta de paleta	Paleta	123	Filete Mignon	Lomo
87	Plancha de paleta	Paleta	124	Asado de filete mignon	Lomo
88	Asado de cuello de paleta	Paleta	125	Dedos de costilla	Costilla
89	Asado de paleta para olla	Paleta	126	Bistec de pez	Paleta
90	Asado de paleta	Paleta	127	Aleta	Lomo
91	Asado de paleta de primer corte	Paleta	128	Bistec de pieza plana	Paleta
92	Asado de paleta de corte de aguja	Paleta	129	Bistec de costilla al estilo francés	Costilla
93	Asado de tira de aguja sin hueso	Paleta	130	Bistec de corte de hotel	Lomo
94	Solomillo de paleta	Paleta	131	Tapa de pulpa negra	Pierna
95	Bistec de paleta	Paleta	132	Asado de pulpa negra	Pierna
96	Asado de solomillo de paleta	Paleta	133	Bistec de pulpa negra	Pierna
97	Bistec de solomillo de paleta	Paleta	134	Bistec de lomo de Kansas City	Lomo
98	Corazón de paleta	Paleta	135	Bistec Rey	Lomo
99	Asado de paleta	Paleta	136	Bola de pierna pelada	Pierna
100	Bistec de club	Lomo	137	Asado de bola de pierna	Pierna
101	Picaña	Lomo	138	Bistec de bola de pierna	Pierna
102	Asado de picaña	Lomo	139	Carne de elevación	Costilla
103	Bistec de picaña	Lomo	140	Punta de lomo	Lomo
104	Costillas estilo campestre	Paleta	141	Bistec de lomo en forma de T	Lomo
105	Corte Cowboy	Costilla	142	London Broil	Pierna
106	Costilla Cowboy	Costilla	143	Filete Manhattan	Lomo
107	Ojo de costillar Cowboy	Costilla	144	Asado de medallón a la olla	Paleta
108	Bistec Cowboy	Costilla	145	Costillas del medio	Paleta
109	Bistec de ojo Cowgirl	Costilla	146	Bistec de ojo de paleta	Paleta

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



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	Nombre del producto	Corte de carne		Nombre del producto	Corte de carne
147	Asado de falso filete	Paleta	184	Bistec de ojo de costillar	Costilla
148	Bistec de falso filete	Paleta	185	Ojo de costillar	Costilla
149	Bistec de lomo de Nueva York	Lomo	186	Bistec de ojo de costillar con cola de 1"	Costilla
150	Asado Newport	Lomo	187	Bistec de ojo de costillar con cola de 2"	Costilla
151	Bistec Newport	Lomo	188	Bistec de ojo de costillar con pestaña, sin hueso	Costilla
152	Pulpa blanca (plana)	Pierna	189	Asado de ojo de pierna	Pierna
153	Bola de pierna, talón	Pierna	190	Asado de pierna	Pierna
154	Carne pectoral	Paleta	191	Asado de punta de pierna	Pierna
155	Asado de lomo pequeño	Lomo	192	Asado de punta de pierna sin tapa	Pierna
156	Filete de lomo pequeño	Lomo	193	Bistec de bola de pierna	Pierna
157	Solomillo pequeño/Punta de bola	Lomo	194	Bistec para sándwich	Pierna
158	Picaña	Lomo	195	Asado Santa Maria	Lomo
159	Porterhouse	Lomo	196	Bistec Santa Maria	Lomo
160	Bistec Porterhouse	Lomo	197	Falso filete	Paleta
161	Asado para olla	Paleta	198	Filete de lomo sin hueso	Lomo
162	Asado para olla	Paleta	199	Asado de tira	Costilla
163	Costillar de res	Costilla	200	Centro de paleta	Paleta
164	Asado de costillar	Costilla	201	Asado de centro de paleta	Paleta
165	Corte ranchero	Paleta	202	Bistec de centro de paleta	Paleta
166	Bistec ranchero	Paleta	203	Asado de brazo de paleta	Paleta
167	Asado de rollo de costillar	Costilla	204	Corazón de paleta	Paleta
168	Huesos de costilla	Costilla	205	Solomillo de paleta	Paleta
169	Asado de ojo de costillar a la olla	Costilla	206	Asado de paleta	Paleta
170	Asado de costillar con hueso	Costilla	207	Bistec de paleta	Paleta
171	Asado de tira del costillar	Costilla	208	Solomillo de paleta	Paleta
172	Bistec de costillar con hueso	Costilla	209	Bistec Bavette de solomillo	Lomo
173	Bistec de costilla con hueso al estilo francés	Costilla	210	Bavette/Aleta de solomillo	Lomo
174	Tapa de ojo de costillar	Costilla	211	Tapa de solomillo	Lomo
175	Rollo de tapa de ojo de costillar	Costilla	212	Asado de solomillo	Lomo
176	Bistec de tapa de ojo de costillar	Costilla	213	Bistec de solomillo	Lomo
177	Asado de ojo de costillar	Costilla	214	Asado de centro de punta de solomillo	Pierna
178	Asado de ojo de costillar con hueso	Costilla	215	Asado de punta de solomillo	Pierna
179	Asado de ojo de costillar sin hueso	Costilla	216	Bistec de punta de solomillo	Pierna
180	Asado de ojo de costillar con pestaña y hueso	Costilla	217	Carne de pecho especial	Paleta
181	Asado de ojo de costillar sin hueso	Costilla	218	Recorte especial	Paleta
182	Asado de costillar listo para horno	Costilla	219	Tapa de ojo del costillar	Costilla
183	Rollo de ojo de costillar	Costilla	220	Costillar de res con hueso para asar	Costilla

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



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	Nombre del producto	Corte de carne		Nombre del producto	Corte de carne
221	Pierna de res entera con hueso	Pierna	258	Bistec de lomo superior sin hueso	Lomo
222	Filete de lomo de tira	Lomo	259	Bistec de centro de lomo superior	Lomo
223	Asado de lomo de tira	Lomo	260	Centro de lomo superior	Lomo
224	Lomo de tira con hueso	Lomo	261	Picaña	Lomo
225	Lomo de tira sin hueso	Lomo	262	Asado de picaña	Lomo
226	Asado de lomo pequeño	Lomo	263	Filete de picaña	Lomo
227	Asado de lomo de tira	Lomo	264	Bistec de corazón de solomillo	Lomo
228	Filete de tira con hueso	Lomo	265	Filete de corazón de solomillo	Lomo
229	Filete de lomo de tira sin hueso	Lomo	266	Corazón de solomillo	Lomo
230	Media tira de lomo	Lomo	267	Asado de solomillo	Lomo
231	Chuleta de lomo en forma de T	Lomo	268	Bistec de solomillo	Lomo
232	Bistec de lomo en forma de T	Lomo	269	Bistec de corazón de solomillo sin tapa y sin hueso	Lomo
233	Cabeza de solomillo desgrasada	Lomo	270	Corazón de solomillo sin tapa	Lomo
234	Cabeza de solomillo	Lomo	271	Bistec de corazón de solomillo	Lomo
235	Asado de solomillo	Lomo	272	Bistec de corazón de solomillo sin tapa	Lomo
236	Bistec de solomillo	Lomo	273	Medallones de solomillo	Lomo
237	Bistec de solomillo con hueso	Lomo	274	Punta de picaña	Lomo
238	Colas de solomillo	Lomo	275	Asado de punta de picaña	Lomo
239	Puntas de solomillo	Lomo	276	Bistec de punta de picaña	Lomo
240	Solomillo de la paleta	Paleta	277	Colita de cuadril	Lomo
241	Bistec de punta de solomillo	Pierna	278	Bistec de punta de picaña	Lomo
242	Bistec Tomahawk	Costilla	279	Bajo paleta	Paleta
243	Tapa de pulpa negra	Pierna	280	Bistec de res fino	Pierna
244	Pulpa negra sin tapa	Pierna	281	Filete de pulpa negra	Pierna
245	Punta de paleta	Paleta	282	Bistec de pulpa negra	Pierna
246	Bistec de punta de paleta	Paleta	283	Bistec de punta de pulpa negra	Pierna
247	Filete de lomo alto	Lomo	284	Pierna entera	Pierna
248	Pequeño asado de lomo bajo	Lomo	258	Bistec de corazón de solomillo sin hueso	Lomo
249	Asado de lomo alto	Lomo	259	Bistec de corazón de cuadril de solomillo	Lomo
250	Bistec de lomo alto	Lomo	260	Centro de solomillo	Lomo
251	Asado de pulpa negra	Pierna	261	Tapa de picaña	Lomo
252	Asado de pulpa negra sin tapa	Pierna	262	Asado de picaña	Lomo
253	Asado de pulpa negra con tapa	Pierna	263	Filete de picaña	Lomo
254	Bistec de pulpa negra	Pierna	264	Bistec de corazón de solomillo	Lomo
255	Bistec de pulpa negra sin tapa	Pierna	265	Filete de corazón de solomillo	Lomo
256	Bistec de pulpa negra con tapa	Pierna	266	Corazón de solomillo	Lomo
257	Bistec de solomillo superior	Lomo	267	Asado de solomillo	Lomo

¿Tiene alguna pregunta? Visite www.overchargedforbeef.com/es.



400884549999999997

	Nombre del producto	Corte de carne		Nombre del producto	Corte de carne
268	Bistec de solomillo	Lomo	277	Colita de cuadril	Lomo
269	Bistec de corazón de solomillo sin tapa y sin hueso	Lomo	278	Bistec de punta de picaña	Lomo
270	Corazón de solomillo sin tapa	Lomo	279	Bajo paleta	Paleta
271	Bistec de corazón de solomillo	Lomo	280	Bistec de res fino	Pierna
272	Bistec de corazón de solomillo sin tapa	Lomo	281	Filete de pulpa negra	Pierna
273	Medallones de solomillo	Lomo	282	Bistec de pulpa negra	Pierna
274	Punta de picaña	Lomo	283	Bistec de punta de pulpa negra	Pierna
275	Asado de punta de picaña	Lomo	284	Pierna entera	Pierna
276	Bistec de punta de picaña	Lomo			

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Exhibit 5

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Appetizers



Parties



Birthday Parties



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Party Favors

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35 Best Gifts for Party Hosts
These thoughtful ideas are perfect for any kind of party.

Explore Entertaining Topics

If you purchased BEEF PRODUCTS between August 1, 2014 and December 31, 2019 to feed yourself, family or friends,



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Get product recommendations from HGTV editors, plus can't-miss sales and deals.



20 Best Personalized Gifts for Pets and Pet Lovers Dec 23, 2025

By: Kayla Kitts and Lauren Tom Cerone



15 Best Scented Candles of 2025, Tested and Reviewed Dec 23, 2025

By: Amelia Chang and Julia Morlino



21 Best Engagement Gifts for Every Budget Dec 23, 2025

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Cocktails



Appetizers



Parties



Birthday Parties



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35 Best Gifts for Party Hosts
These thoughtful ideas are perfect for any kind of party.

Explore Entertaining Topics

[Bridal Showers](#) [Birthday Party](#) [Weddings](#) [Party Favors](#)

you may be entitled to a cash payment from settlements.

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20 Best Personalized Gifts for Pets and Pet Lovers Dec 23, 2025

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By: Deanne Revel

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TODAY'S WEATHER MON, DEC 29

Increasingly windy with rain and drizzle into the early afternoon; melting snow can contribute to ponding on streets **Hi: 48°**

Tonight: Winds gusting past 45 mph; partly cloudy; gusty winds can blow around unsecured objects and decorations **Lo: 28°**

CURRENT WEATHER 8:23 AM

43° F
RealFeel® 31°

RealFeel Shade™	31°
Wind	E 14 mph
Wind Gusts	14 mph
Air Quality	Poor

Drizzle
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Spotty drizzle ending in 30 min

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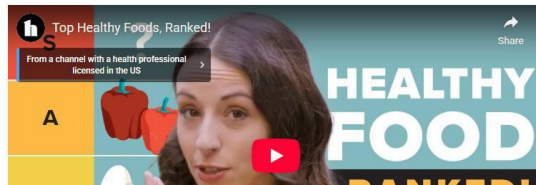
A List of 50 Super Healthy Foods

- Fruit Eggs Meat Nuts and seeds Veggies Seafood Grains
Bread Legumes Dairy Fats and oils Tubers Vinegar Chocolate
FAQ Bottom line

Eating various nutritious foods, including fruit, vegetables, nuts, seeds, and lean protein, can help support your overall health.

Many foods are both healthy and tasty. By filling your plate with fruits, vegetables, quality protein sources, and other whole foods, you'll have meals that are colorful, versatile, and good for you.

Here are 50 healthy and delicious foods to include in your diet.



Medically reviewed by Marie Lorraine Johnson MS, RD, CPT - Written by Kris Gunnars, BSc - Updated on April 28, 2025

More in Healthy Eating

- 19 Healthy and Energizing Snacks
11 Reasons Why Too Much Sugar Is Bad for You
The Definitive Guide to Healthy Grocery Shopping
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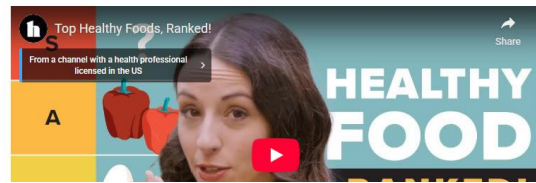
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HEALTH AND WELLNESS U.S. Department of Agriculture [Add Topic +](#)

How much protein is in peanut butter? It may be less than you think.

 **Hannah Yasharoff**
 USA TODAY

Dec. 26, 2025, 6:00 p.m. ET

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Protein is the macronutrient on everyone's mind, from fitness enthusiasts to nutritionists. But hitting your [daily protein goal](#) isn't always as easy as it seems.


The Recommended Dietary Allowance (RDA) for protein is currently 0.36 grams of protein per pound, according to [Harvard Health](#), or about 54 grams daily for a person who weighs 150 pounds.

But diet experts are increasingly pushing for consuming higher amounts of protein: upwards of 60 to 90 grams daily. Registered dietitian [Jamie Nadeau](#) previously told USA TODAY that she recommends getting "at least 20 grams of protein per meal for satiety," though she notes everyone has

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Incluso el corte de carne más barato sabe a restaurante con la marinada preparada por mi marido.

"Tenemos comida en casa" no es una mala noticia hoy en día.

Por [María Shannon Wells](#) | Publicado el 4 de diciembre de 2025



Crédito: Victor Protasio; Estilista de alimentos: Julian Hensarling; Estilista de utilería: Prissy Lee Montiel

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Incluso el corte de carne más barato sabe a restaurante con la marinada preparada por mi marido.

"Tenemos comida en casa" no es una mala noticia hoy en día.

Por [María Shannon Wells](#) | Publicado el 4 de diciembre de 2025



Crédito: Victor Protasio; Estilista de alimentos: Julian Hensarling; Estilista de utilería: Prissy Lee Montiel

De pequeña, oía muchas veces "Comemos en casa" después de pedir que saliéramos a comer fuera. Por desgracia, al convertirme en madre, ahora tengo que atenerme a esa regla. Sin embargo, tengo muchísima suerte de tener un marido que cocina mejor que en muchos establecimientos.

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Punta de tri-tip sellada al vacío

¡Sé el primero en calificar y reseñar!

Sellar la punta de tri-tip después de haberla cocinado lenta y suavemente en agua apenas caliente crea un delicioso tono carbonizado en el jugoso filete.

Por **Nick Kokonas** | Publicado el 23 de diciembre de 2025

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

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 Haga clic para guardar esto en MyRecipes, el sitio de recetas de comida favorito.

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Encuentra el plan de alimentación saludable ideal para ti. Desde opciones basadas en plantas hasta bajas en carbohidratos, elige una filosofía nutricional que mejore tu salud y te ayude a perder peso.

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
DIETA

Las frutas n.º 1 con mayor contenido de proteínas, magnesio, potasio, calcio y más

Facebook interface showing a sponsored post for Beef Consumers Settlement. The post includes a large image of a beef cut with the text "Beef Consumers Settlement" and the website "www.OverchargedForBeef.com". The text above the image reads: "If you purchased BEEF PRODUCTS between Aug 1, 2014 and Dec 31, 2019, you may be entitled to a cash payment from settlements." The post also features a "Learn more" button and interaction options (Like, Comment, Share).

Beef Consumers Settlement
Sponsored

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Beef Consumers Settlement

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Like Comment Share

Sponsored advertisement for TechSmith's Snipping Tool. The ad features a red and white graphic with the text "Is your screen capture tool still in its Dad Up era?" and "Still using built-in snipping tools?". The TechSmith logo is visible in the bottom right corner.


Is your screen capture tool still in its Dad Up era?

Still using built-in snipping tools?

techsmith.com/snagit


Facebook interface showing a sponsored advertisement for office chairs. The ad is split into two columns: "Out With the Old" featuring a black office chair with the text "Only 1-2 hours of sitting comfort." and "In With the New" featuring a white office chair with a green checkmark icon and the text "8+ hours of sitting comfort." The ad also includes a small version of the Beef Consumers Settlement logo and website.

Out With the Old



Only 1-2 hours of sitting comfort.

In With the New



8+ hours of sitting comfort.

Beef Consumers Settlement
www.OverchargedForBeef.com

Sponsored advertisement for Beef Consumers Settlement. It features a small version of the beef cut image and the text "Beef Products Settlement" and "www.OverchargedForBeef.com".

Beef Products Settlement
overchargedforbeef.com



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Learn more



If you purchased BEEF PRODUCTS, you may be entitled to a payment from settlements.



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If you purchased BEEF PRODUCTS between August 1, 2014 and December 31, 2019 to feed yourself, family or friends, you may be entitled to a cash payment from settlements. Visit www.OverchargedForBeef.com for more information.



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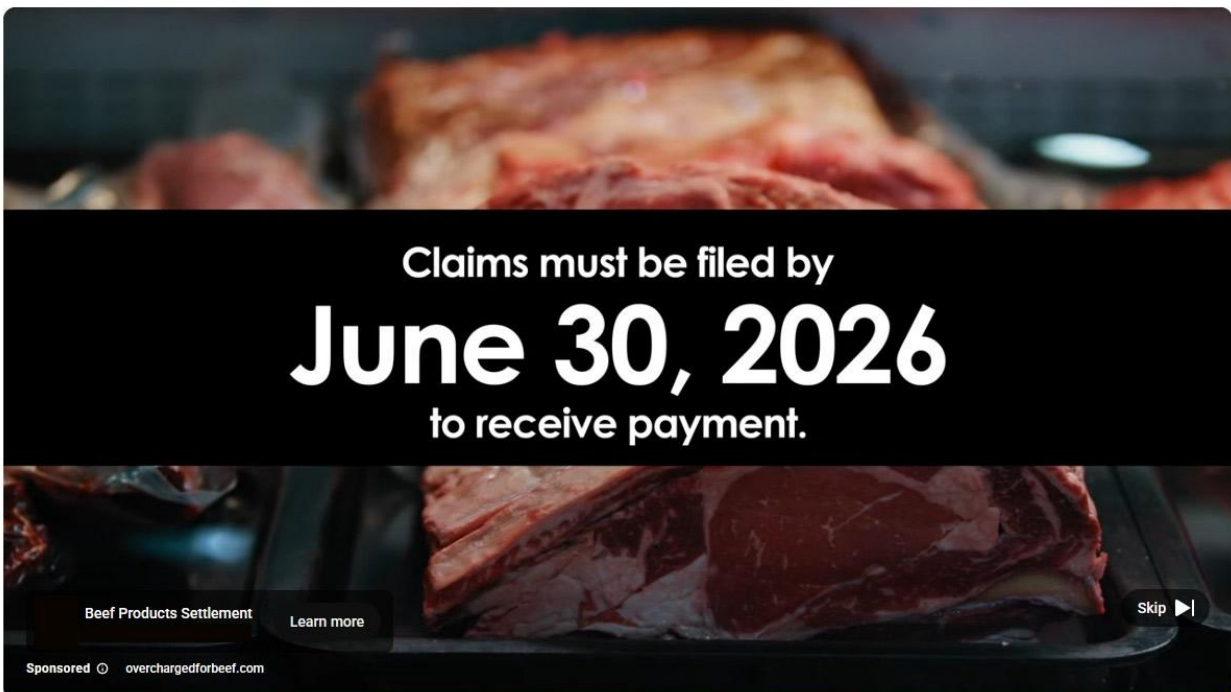
Share



If you purchased fresh or frozen
BEEF PRODUCTS
made from chuck, loin, rib, or round primal cuts between
August 1, 2014 and December 31, 2019
to feed yourself, family, or friends,
you may be entitled to a
CASH PAYMENT
from Settlements.


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Claims must be filed by
June 30, 2026
to receive payment.

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To find out more information and to file your claim online,
go to the official Court-approved website

www.OverchargedForBeef.com

or call toll free
1-877-283-8711

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Exhibit 6

Beef - Sponsored Search Keywords

Beef settlement
Cattle settlement
Frozen beef settlement
Fresh beef settlement
Chuck settlement
Loin settlement
Rib settlement
Beef round settlement
Primal cuts settlement
Beef class action
Cattle class action
Frozen beef class action
Fresh beef class action
Chuck class action
Loin class action
Rib class action
Beef round class action
Primal cuts class action
Beef lawsuit
Cattle lawsuit
Frozen beef lawsuit
Fresh beef lawsuit
Chuck lawsuit
Loin lawsuit
Rib lawsuit
Round lawsuit
Primal cuts lawsuit
Beef litigation
Cattle litigation
Frozen beef litigation
Fresh beef litigation
Chuck litigation
Loin litigation
Rib litigation
Beef round litigation
Primal cuts litigation
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How to file beef claim
How to file cattle claim

Exhibit 7



beef settlement



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If you purchased beef products, you may be entitled to a cash payment from Settlements.

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Beef Antitrust Litigation Settlement
The Settlement requires JBS to pay \$25,000,000. There will be no payments to the Settlement Class at this time. You will be notified later of an opportunity to ... [Read more](#)

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beefdirectpurchasersettlement.com
<https://beefdirectpurchasersettlement.com> ⓘ
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The final approved amount of the JBS Settlement is \$52,500,000 (the "Settlement Proceeds"). • The Court has not decided whether JBS did anything wrong, and JBS ... [Read more](#)

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The alleged purpose and effect of this agreement was to increase their profit margins and increase the price consumers paid for beef. Settlements: Two of the ... [Read more](#)



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If you purchased **beef** products, you may be entitled to a cash payment from Settlements. Products include fresh or frozen **beef** products purchased Aug 1, 2014 - Dec 31, 2019.



beefcommercialcase.com
www.beefcommercialcase.com

Beef Antitrust Litigation - Home

If you purchased boxed or case-ready **Beef** processed from Fed Cattle, from January 1, 2015, through May 25, 2023, for business use in commercial food preparation in the United States,...

FAQs

The Court will consider your views. To object, you must send...

Class Member Registration

Settlement Class Members are defined as: All persons and...

Documents

Long Form Notice Settlement
Agreement Preliminary Approval O...



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Beef Direct

If you purchased Boxed or Case-Ready **Beef** directly from Cargill, JBS, National **Beef**, or Tyson (as defined herein) in the United States from January 1, 2015 through February 10, 2022, a class...

Searches related to Beef Settlement

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beef settlement form

jbs beef settlement



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Beef Settlements

The beef settlement cases involve significant monetary relief for consumers and entities who purchased beef products from major U.S. retailers. The settlements aim to resolve claims of price fixing and antitrust violations. Here are the



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Beef Direct



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News about Beef Settlement

bing.com > news

Asian Flavours on MSN · 5d

Beef pares served the classic Filipino way

Beef pares is a Filipino comfort dish made with tender beef simmered in a sweet and savory soy-based sauce, often paired with garlic rice and clear soup. Ingredients: Beef brisket, soy sauce, ...

Exhibit 8

If you purchased beef products between August 1, 2014 and December 31, 2019 to feed yourself, family, or friends, you may be entitled to a cash payment from Settlements

USA - English ▾



NEWS PROVIDED BY
The United States District Court for the District of Minnesota →
Dec 29, 2025, 09:01 ET

MINNEAPOLIS, Dec. 29, 2025 /PRNewswire/ –

Court-Approved Notice.

If you are eligible, you must file a claim by **June 30, 2026**.

Who Is Included in the Settlement?

You are included—and may be eligible for a payment—if you are a person or entity who **indirectly purchased** any of the following beef products for **personal consumption** between **August 1, 2014, and December 31, 2019**:

- **Beef** (fresh or frozen) made from **chuck, loin, rib, or round primal cuts**. More details regarding the different beef products included in the Settlements is available at www.OverchargedForBeef.com.
- **Purchased in one of the following states/jurisdictions** (known as "Repealer Jurisdictions" for this case): Arizona, California, District of Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Oregon, Rhode Island, South Dakota, Tennessee, Utah, West Virginia, and Wisconsin.

"Indirectly purchased" means you did not buy the beef products directly from one of the Defendants. Instead, you bought it at a grocery store or supermarket.

What Beef Products Are NOT Included?

Any beef marketed as:

- **Premium:** USDA Prime, organic, 100% grass-fed, Wagyu, "American-Style Kobe Beef."
- **Specialty:** No Antibiotics Ever ("NAE"), antibiotic-free, kosher, halal, certified humane.
- **Processed:** Ground, marinated, seasoned, flavored, breaded, or cooked beef.

What is This Lawsuit About?

The lawsuit: This is an **antitrust class action lawsuit** that claims several beef processors—including JBS, Cargill, National Beef, and Tyson Foods—entered into a market allocation agreement and stopped competing against each other for market share. The alleged purpose and effect of this agreement was to increase their margins and increase the price consumers paid for beef.

Settlements: Two of the defendants, **Tyson Foods** and **Cargill**, have agreed to settlements totaling ****\$87.5 million**** (\$55 million from Tyson and \$32.5 million from Cargill) to resolve the claims against them. They have also agreed to certain non-monetary relief.

Defendants' Position: The Court has **not** ruled that the Defendants did anything wrong, and the companies deny all allegations of wrongdoing.

Non-Settling Defendants: JBS USA Food Company, Swift Beef Company, JBS Packerland, Inc., and National Beef Packing Company have **not** settled.

What Do the Settlements Provide?

1. Cash Payment

If you are included in the Settlement Class, you can file a claim to receive a **pro-rata (equal share) cash payment**. This payment will be proportional to the amount of included beef you purchased during the class period.

2. How to Submit a Claim

To receive a payment, you must submit a **Claim Form** with all required information. Your Claim Form must be postmarked or submitted online by **June 30, 2026**. To submit a Claim Form online, please visit www.OverchargedForBeef.com.

What Are Your Legal Options?

1. Get a Cash Payment

You will receive a cash payment, and you give up your right to sue Cargill and Tyson over the legal claims in this lawsuit. Submit a **Claim Form** by **June 30, 2026**.

2. Opt-Out (Exclude Yourself)

You **will not** get a payment from these settlements, but you keep your right to sue Cargill and Tyson on your own for the legal claims in this lawsuit. Submit a written **opt-out request** by **March 30, 2026**.

3. Object to the Settlements

You will be bound by the Settlements, but you can tell the Court why you think the Settlements are unfair. Submit a written **objection** by **March 30, 2026**.

4. Do Nothing

Take no action. You **will not** receive a cash payment, and you **will be legally bound** by the Settlements, giving up your right to sue Cargill and Tyson later.

Fairness Hearing

The Court will hold a hearing on **May 12, 2026 at 11:00 a.m. CDT**, to decide whether to officially approve the Settlements, the amount of attorneys' fees, and any service awards. You or your lawyer may attend the hearing, but you are not required to do so.

This notice is a summary. For a detailed explanation of your rights, the full definition of the Settlement Class, and how to opt-out or object, please visit the Settlement Website at www.OverchargedForBeef.com or call the toll-free number at **1-877-283-8711**.

URL: www.OverchargedForBeef.com



If you purchased BEEF PRODUCTS between August 1, 2014 and December 31, 2019 to feed yourself, family or friends, you may be entitled to a cash payment from settlements.



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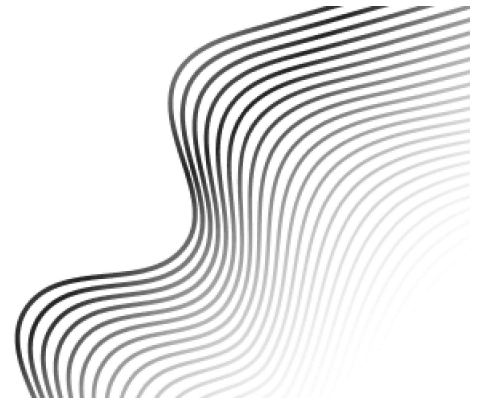
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Request a Demo



Si compró productos de carne de res entre el 1 de agosto de 2014 y el 31 de diciembre de 2019 para alimentarse a sí mismo, a su familia o amigos, puede tener derecho a un pago en efectivo de los Liquidaciones

USA - español ▼

NEWS PROVIDED BY

The United States District Court for the District of Minnesota →

Dec 29, 2025, 09:01 ET

MINNEAPOLIS, 29 de diciembre de 2025 /PRNewswire-HISPANIC PR WIRE/ --

Aviso aprobado por el tribunal.

Si es elegible, debe presentar una reclamación antes del **30 de junio de 2026**.

¿Quién está incluido en el Acuerdo?

Usted está incluido, y puede ser elegible para un pago, si es una persona o entidad que **compró indirectamente** cualquiera de los siguientes productos de carne de vacuno para **consumo personal** entre el **1 de agosto de 2014 y el 31 de diciembre de 2019**:

- **Carne de vacuno** (fresca o congelada) hecha de **mandril, lomo, costilla o cortes primarios redondos**. Más detalles sobre los diferentes productos de carne de vacuno incluidos en los Asentamientos están disponibles en www.OverchargedForBeef.com.
- **Comprado en uno de los siguientes estados/jurisdicciones** (conocidos como "Jurisdicciones derogatorias" para este caso): Arizona, California, Distrito de Columbia, Florida, Illinois, Iowa, Kansas, Massachusetts, Maine, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, Nuevo Hampshire, Nuevo México, Nueva York, Carolina del Norte, Dakota del Norte, Oregón, Rhode Island, Dakota del Sur, Tennessee, Utah, Virginia Occidental y Wisconsin.

"Comprado indirectamente" significa que no compró los productos de carne de res directamente de uno de los Demandados. En cambio, lo compraste en una tienda de comestibles o supermercado.

¿Qué productos de carne de res **NO** están incluidos?

Cualquier carne de vacuno comercializada como:

- **Premium:** USDA Prime, orgánico, 100 % alimentado con pasto, Wagyu, "American-Style Kobe Beef".
- **Especialidad:** Sin antibióticos ("NAE"), sin antibióticos, kosher, halal, certificado como humano.
- **Procesada:** carne de res molida, marinada, sazonada, saborizada, empanada o cocida.

¿De qué se trata esta demanda?

La demanda: Esta es una **demanda colectiva antimonopolio** que afirma que varios procesadores de carne de vacuno, incluidos JBS, Cargill, National Beef y Tyson Foods, firmaron un acuerdo de asignación de mercado y dejaron de competir entre sí por la cuota de mercado. El supuesto propósito y efecto de este acuerdo era aumentar sus márgenes y aumentar el precio que los consumidores pagaban por la carne de res.

Acuerdos: dos de los demandados, **Tyson Foods** y **Cargill**, han acordado acuerdos por un total de ****\$ 87,5 millones**** (\$ 55 millones de Tyson y \$ 32,5 millones de Cargill) para resolver las reclamaciones en su contra. También han acordado cierto alivio no monetario.

Posición de los Demandados: El Tribunal **no** dictaminó que los Demandados hicieron algo malo, y las empresas niegan todas las acusaciones de irregularidades.

Demandados no liquidadores: JBS usa Food Company, Swift Beef Company, JBS Packerland, Inc. y National Beef Packing Company **no** han llegado a un acuerdo.

¿Qué proporcionan los acuerdos?

1. Pago en efectivo

Si está incluido en el Colectivo del Acuerdo, puede presentar una reclamación para recibir un **pago en efectivo prorrateado (a partes iguales)**. Este pago será proporcional a la cantidad de carne de res incluida que haya comprado durante el período de clase.

2. Cómo presentar una reclamación

Para recibir un pago, debe enviar un **Formulario de reclamación** con toda la información requerida. Su formulario de reclamación debe tener matasellos o enviarse en línea antes del **30 de junio de 2026**. Para enviar un formulario de reclamación en línea, visite www.OverchargedForBeef.com.

¿Cuáles son sus opciones legales?

1. Obtener un pago en efectivo

Recibirá un pago en efectivo y renuncia a su derecho a demandar a Cargill y Tyson por las reclamaciones legales de esta demanda. Envíe un **Formulario de reclamación** antes del **30 de junio de 2026**.

2. Opt-Out (Excluirse)

Usted **no** recibirá un pago de estos acuerdos, pero conserva su derecho a demandar a Cargill y Tyson por su cuenta por los reclamos legales en esta demanda. Envíe una **solicitud de exclusión** por escrito antes del **30 de marzo de 2026**.

3. Objeción a los Arreglos

Usted estará obligado por los Arreglos, pero puede decirle al Tribunal por qué cree que los Arreglos son injustos. Envíe una **objeción** por escrito antes del **30 de marzo de 2026**.

4. No hacer nada

No realizar ninguna acción. Usted **no** recibirá un pago en efectivo, y **estará legalmente obligado** por los Acuerdos, renunciando a su derecho a demandar a Cargill y Tyson más adelante.

Audiencia de imparcialidad

El Tribunal celebrará una audiencia el **12 de mayo de 2026 a las 11:00 a. m. CDT**, para decidir si aprueba oficialmente los Arreglos, el monto de los honorarios de los abogados y cualquier premio por servicio.

Usted o su abogado pueden asistir a la audiencia, pero no están obligados a hacerlo.

Este aviso es un resumen. Para obtener una explicación detallada de sus derechos, la definición completa de la Clase del Acuerdo y cómo optar por no participar u objetar, visite el sitio web del Acuerdo en **www.OverchargedForBeef.com** o llame al número gratuito al **1-877-283-8711**.

URL: **www.OverchargedForBeef.com**

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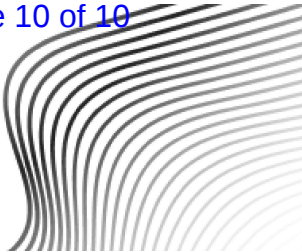


Exhibit 9



Exclusion Report
Consumer Indirect Beef Litigation

Number	Name
1	S. Kernan, Bloomington, IN
2	C. Sheehan, Seminole, FL
3	J. Kubiak, Bumpass, VA
4	C. Evans, Chehalis, WA
5	K. Quast, Strafford, MO
6	N. Ade, Logan, UT
7	J. Adams, Colorado Springs, CO
8	A. Gilchrist, Naperville, IL
9	E. Butler, Shelbyville, KY
10	R. Sanchez, Cambridge, MA
11	D. Summers, Villa Park, IL
12	A. Sullivan, McMinnville, OR
13	M. Elstein, Folsom, CA

Exhibit 10

RECEIVED BY MAIL

APR 01 2026

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

To: Clerk of the Court, U.S. District Court for the District of Minnesota

Re: In re: Cattle and Beef Antitrust Litigation, Case No. 0:22-md-3031

Date: March 30, 2026

I, [REDACTED] Miller, formally object to the proposed settlements with Tyson Foods and Cargill for the following reasons:

1. **Class Membership:** I am a Settlement Class member. Between August 1, 2014, and December 31, 2019, I purchased fresh/frozen beef (specifically Chuck, Loin, Rib, and/or Round cuts) for personal consumption in Iowa.
2. **Inadequate Settlement Amount:** A combined \$87.5 million is insufficient to address the scale of the alleged price-fixing. For millions of consumers over five years, this amount provides only a nominal recovery that does not reflect the actual financial damage.
3. **Public Health and Nutritional Harm:** I further object to the settlement on the grounds that it fails to account for the public health consequences of the defendants' alleged conduct. By conspiring to inflate the price of fresh, high-quality beef cuts (Chuck, Loin, Rib, and Round), the defendants created a financial barrier that prevented many Iowa families from accessing essential, nutrient-dense red meat. This forced consumers to either reduce their intake of high-quality protein or substitute it with cheaper, highly processed alternatives that are often less healthy. A settlement of only \$87.5 million—shared among millions of people—does nothing to address the long-term nutritional deficit and health impacts caused by making healthy, fresh meat unaffordable for the average household.
4. **Unreasonable Burden of Proof:** Requiring consumers to provide documentation or detailed purchase history from 7 to 12 years ago is an unrealistic expectation. Most retailers like Walmart or Hy-Vee do not keep records for that long, and this rule will unfairly prevent legitimate class members from receiving even a small payment.
5. **Inadequacy of Notice:** I am deeply concerned that a vast majority of the people affected by this conduct are completely unaware that this lawsuit even exists. While news may eventually spread, many consumers will never find out about their right to a claim before the deadline passes. A settlement cannot be considered fair if the people it's supposed to help are never reached or informed.

I am writing this as a concerned consumer and a member of the settlement class. I hope the Court will consider these points when deciding if this settlement is truly fair for everyone involved.

SCANNED
 APR 01 2026
 U.S. DISTRICT COURT MPLS

Sincerely,

 Miller

cc: Hagens Berman Sobol Shapiro LLP (Class Counsel)
cc: Consumer Indirect Beef Litigation Settlement Administrator

[Redacted] Miller

DES MOINES IA 500

30 MAR 2026 PM 2 L



Clerk of Court
US District Court
District of Minnesota
300 South Fourth St.
Minneapolis, MN 55415

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APR 01 2026

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

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APR 01 2026
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55415-229799

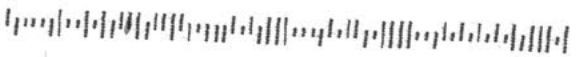


Exhibit 11

January 2, 2026

United States District Court for the District of Minnesota
300 South Fourth Street, Suite 202
Minneapolis, MN 55415

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JAN 09 2026

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

In re Cattle and Beef Antitrust Litigation
(Consumer Indirect Purchaser Actions), No. 0:22-md-03031

To the Court:

My name is [REDACTED] Strong, and I submit this letter to state that I object to the proposed settlements in the Consumer Indirect Beef Litigation on general principles. I understand that, if approved, the settlements will resolve claims against Cargill and Tyson relating to alleged price-fixing of beef products purchased by consumers during the class period.

The primary basis for my objection is that the only people who will receive any substantial money if and when these settlements are approved are the parasites who attended law school, passed the bar, and decided to become bottom feeders in the legal profession. The attorneys and related professionals stand to receive large fees and costs, while the actual consumers who paid the allegedly inflated prices will receive virtually nothing.

Consumers are being told they may need to document purchases going back as far as eleven years in order to substantiate a claim, which is completely unrealistic for the vast majority of ordinary shoppers. Even if receipts or detailed proof of purchase are ultimately not required, the pool of claimants will likely be so large that any individual consumer's pro rata share will amount to pocket change.

My greatest concern is that actions like this routinely result in the settlements effectively raising the future cost of goods and services sold by the companies that are sued. In other words, the parasites win and the consumers lose: corporations treat these settlements and attorney fee awards as a cost of doing business, and those costs are then baked into future prices paid by the very same consumers the case purported to protect.

For these reasons, I object to the Cargill Settlement and the Tyson Settlement in In re Cattle and Beef Antitrust Litigation (Consumer Indirect Purchaser Actions), No. 0:22-md-03031. I have not retained an attorney in connection with this objection, and no attorney is involved in submitting it. I do not wish to speak at the hearing and ask that this written objection be considered on the record.

Contact information:

[REDACTED] Strong
[REDACTED]

Respectfully submitted,

[REDACTED] Strong

LT SCANNED
JAN 09 2026
U.S. DISTRICT COURT MPLS



Strong
[Redacted]

PORTLAND OR RPDC 972

5 JAN 2026 PM 6 L



LT SCANNED
JAN 09 2026
U.S. DISTRICT COURT MPLS

UNITED STATES DISTRICT COURT
300 SOUTH FOURTH ST
SUITE 202
MINNEAPOLIS, MN 55415

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JAN 09 2026
CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

55415-226952



Exhibit 12

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FEB 13 2026

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

Ref: Consumer Indirect Beef Litigation
In re Cattle and Beef Antitrust Litigation
No 0:22-md-03031

I filled the settlement form with what estimates I could come up with. A very curious result, if you purchased any of these beef products that don't include hamburger, than all your beef purchases including hamburger are included in the pro rata calculation.

The lawyers for the plaintiff are expected by me to argue that I didn't fill it right; but no, I filled it right. They didn't build it right.

Behold the callous disregard for the actual consumer; they do nothing but bring a patently settlement and collect massive fees. Had they truly cared they would have noticed the connection between the steak market and the hamburger market. The hamburger market hurt more. And in that decade ground Turkey was at a premium (not so today) so there was no relief. Adults can reasonably be vegetarians, but kids must not be, and hot dogs were at a low in those days.

The settlement is bad. The plaintiff lawyers are not worthy of their pay.

[Redacted signature area]

H. [Redacted]

SCANNED
FEB 13 2026
U.S. DISTRICT COURT MPLS

SACRAMENTO CA 957

10 FEB 2026 PM 5 L



United States District Court for the District of Minnesota
300 South Fourth Street, Suite 202
Minneapolis, MN 55415

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FEB 13 2026
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FEB 13 2026

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

55415-226352

