

**NOTICE OF DISMISSAL OF CLASS PROCEEDING REGARDING
SUBARU LIMITED, SACL AUTO CANADA LTD. and
SUBARU CANADA, INC.**

Read this notice carefully as it may affect your legal rights.

PURPOSE OF THIS NOTICE

This notice is to all individuals who expressed interest in joining the Subaru Limited Class Action Proceeding dealing with excess oil consumption.

The Ontario Superior Court of Justice dismissed this proposed class proceeding pursuant to section 29.1 (1) of the *Class Proceedings Act*. This does not mean the Court has made a decision barring individual plaintiffs from proceeding with an action against Subaru Limited and it does not assess the merits of any potential individual proceedings.

According to section 29.1 (2) of the *Class Proceedings Act*, notice of the dismissal must be provided by:

- (a) publishing the notice and a copy of the order on the website of the solicitor or of the law firm or other entity through which the solicitor practices law;
- (b) sending the notice and a copy of the order to every class member who has contacted the solicitor to express an interest in the proceeding; and
- (c) taking any other steps to give notice that the court may specify.

This notice is being provided to you because the parties believe you are a potential Class Member whose rights may be affected by this lawsuit.

INDIVIDUAL CLAIMS

Any limitation period that was tolled (suspended) during the time the proposed class action proceeding was alive, will now continue. Any person who is considering or intends to pursue an action against Subaru Limited should seek immediate legal advice.

FINANCIAL CONSEQUENCES

If claimants choose to pursue an individual action against Subaru Limited, those members will be responsible for their own costs.

ADDITIONAL INFORMATION

Any questions or additional information should be directed by email to chutton@shlaw.ca.

**This notice has been approved by the Superior Court of Justice.
Questions about this notice should NOT be directed to the court.**