

APPENDIX B

NOTICE OF AUTHORIZATION AND HEARING FOR THE APPROVAL OF A SETTLEMENT AGREEMENT IN TWO CLASS ACTIONS AGAINST VIDEOTRON

(*Guylaine Roy v. Videotron Ltd.*, No. 500-06-001157-219)
(*Lovens Louima v. Videotron Ltd.*, No. 500-06-001156-211)

Please read this notice carefully as it may affect your rights
This notice is an abridged version and a full copy is available at:
<https://lambertavocats.ca/en/class-action-videotron/>

On August 9, 2023, the Superior Court of Quebec authorized the institution of two class actions against Videotron concerning the sale of SIM cards (the "**Class Actions**") whose members are as follows (the "**Members**"):

Dossier Guylaine Roy (S.C. 500-06-001157-219)	Dossier Lovens Louima (S.C. 500-06-001156-211)
<i>"All consumers within the meaning of the CPA who are domiciled or have been domiciled in Québec and who have been charged SIM card fees by [Videotron] without these fees having been mentioned in their mobile telephone contract since February 6, 2018"</i>	<i>"All consumers within the meaning of the CPA, who have been charged a fee by [Videotron] for the purchase of a SIM card, which they did not apply for, and received by mail delivery of a mobile device at the time of a Device Renewal since February 6, 2018"</i>

Videotron disputes the allegations made in these Class Actions and denies any liability. To avoid the inconvenience of continuing the proceedings, the parties have entered into a settlement agreement to terminate the Class Actions (the "**Agreement**"). The Agreement must be approved by the Tribunal and the hearing for this purpose will be held on **May 4, 2026**. You can participate in this hearing by following the procedure indicated on the following website: <https://lambertavocats.ca/en/class-action-videotron/>.

1. THE TERMS OF THE AGREEMENT

If the Tribunal approves the Agreement, it will apply to Members who have not opted out of the Class Actions. Videotron agrees to pay a total of \$1,125,000 (the "**Compensation Fund**") to Members. Each eligible SIM card will be entitled to a minimum compensation equivalent to 19.15% of its value: \$1.92 for a \$10 SIM card or \$0.96 for a \$5 SIM card.

Compensation will be paid to Members in the following sequence:

- a) Initially, Members who are no longer Videotron customers ("**Inactive Members**") will receive their compensation by *Interac* transfer to the email address they provided to the Administrator, Concilia Services Inc., at the following address www.classactionssim.com or, failing that, to their last known email address on Videotron's files. **No payments will be made to Inactive Members if no email address is available.**

- b) Second, the sum of the compensation not paid or not received by Inactive Members will be added to the compensation dedicated to Members who are still active customers of Videotron ("**Active Members**"). Active Members' compensation will be paid as a credit on their next Videotron bill.

The Agreement provides for the payment by Videotron of the administrative costs and Members counsel's legal fees, if the Tribunal approves such fees at the hearing on **May 4, 2026**. In return, each Member who does not exclude themselves from the Class Actions completely and definitively waives any recourse against Videotron arising from the facts alleged in these Class Actions.

This Notice contains a summary of certain terms and conditions of the Agreement. In the event of a conflict between this Notice and the Agreement, the terms of the Agreement shall prevail.

2. YOUR CLASS ACTIONS AND SETTLEMENT OPTIONS

If you wish to benefit from the Agreement, no action is required for Active Members. Inactive Members must provide a valid email address to Concilia Services Inc. at the following address www.classactionssim.com.

If you wish not to participate in the proposed Agreement and retain your right to sue Videotron individually, you must complete and sign an opt-out notice. This opt-out notice must be received, **no later than March 12, 2026**, by email to the Members' counsel (litige@lambertavocats.ca), and by mail to the Clerk of the Superior Court of Quebec at the following address: Montreal Courthouse, 1 Notre-Dame Street East, Room 1.120, Montreal, Quebec H2Y 1B5.

If you do not opt out of the Class Actions and you disagree with the terms of the Agreement, you may object or make comments, **no later than March 12, 2026**, by following the procedure set out on the following website: <https://lambertavocats.ca/en/class-action-videotron/>.

FOR MORE INFORMATION

If you have any questions about the Agreement or would like copies of the Opt-Out Notice or the Agreement, you may visit the following website <https://lambertavocats.ca/en/class-action-videotron/> or contact Members' counsel at litige@lambertavocats.ca.

The content and method of distribution of this Notice have been ordered by the Superior Court of Quebec