

**CLASS ACTION AGAINST VIDEOTRON: NOTICE TO FORMER CLIENTS**  
**[100 GB CAP TO THE UNLIMITED INTERNET EXTREME**  
**HIGH SPEED SERVICE AS OF OCTOBER 1, 2007]**

**READ THIS NOTICE CAREFULLY:**  
**YOU MIGHT BE ELIGIBLE FOR COMPENSATION UPON REQUEST**

**NOTICE OF JUDGMENT**

Please be advised that the Honourable Justice Pepita G. Capriolo from the Superior Court has condemned Videotron G.P. to pay indemnities to some subscribers of the unlimited *Internet Extreme High Speed service* ("IEHS").

This judgment follows the class action instituted by Union des consommateurs regarding the 100 Gb cap implemented on October 1<sup>st</sup>, 2007 to the unlimited IEHS service:

- *Union des consommateurs v. Videotron G.P.*, file no 500-06-000411-070 from the Superior Court of Québec (district of Montréal).

**AM I TARGETED BY THIS NOTICE?**

You are a member of the group and are targeted by this Notice if:

- 1) As of October 1<sup>st</sup>, 2007, you subscribed to Videotron's unlimited IEHS's service on a 12 or 24-month contract;
- 2) You concluded or renewed this contract before August 14<sup>th</sup>, 2007; and
- 3) As of today, you no longer subscribe to any service offered by Videotron.

**The members of the group who still subscribe to at least one Videotron service do not have to take this notice into account.** The indemnities they are entitled to will automatically be issued in the form of a credit to their next statement of account.

**WHAT COMPENSATION AM I ENTITLED TO?**

The judgment provides for various indemnities, the amounts of which depend on multiple factors, including the remaining term of the contract, whether you incurred data overconsumption fees or not, whether you migrated to another Internet service or terminated your contract, etc. You can consult the judgments rendered by the Superior Court of Quebec and the Quebec Court of Appeal on the website indicated below.

Moreover, members of the group who subscribed to or renewed their unlimited IEHS service contract after June 28<sup>th</sup>, 2007, but before August 14<sup>th</sup>, 2007 are also entitled to an additional indemnity of approximately **\$400** (net of the fees fixed by the court).

The amount of each indemnity was determined by Quotient Juricomptables, the claims administrator appointed by the court.

**HOW CAN I RECEIVE THESE INDEMNITIES?**

**If you are no longer a client of Videotron and you wish to receive the indemnity you think you are entitled to, you must make a request to that effect before December 29, 2017** in one of the following ways:

- **By telephone**, toll-free at 1-888-884-4517;
- **On the secure website**  
[www.actioncollectivevideotron.com](http://www.actioncollectivevideotron.com);
- **By e-mail** at  
[actioncollectivevideotron@quotientexperts.com](mailto:actioncollectivevideotron@quotientexperts.com);  
or
- **By mail** at the following mailing address:

Videotron Class Action  
Quotient Juricomptables inc.  
999 de Maisonneuve Boulevard West, Suite 1820  
Montréal (Québec) H3A 3L4

You only need to provide your name, current contact information and the address at which the unlimited IEHS service was provided to you in 2007.

**WHO IS RESPONSIBLE FOR THE CLAIM PROCESS?**

The Superior Court appointed Mr. Jonathan Allard from the firm Quotient Juricomptables inc. as claims administrator. You can contact his team through each of the avenues identified above.

The class action was instituted by Union des consommateurs, represented by

**Mtre. François Lebeau**  
Unterberg, Labelle, Lebeau Avocats  
E-mail: [contact@ullnet.com](mailto:contact@ullnet.com)

Videotron was represented by

**Mtre. Patrick Ouellet**  
Woods LLP  
E-mail: [general@woods.qc.ca](mailto:general@woods.qc.ca)

**Please visit [www.actioncollectivevideotron.com](http://www.actioncollectivevideotron.com) for additional information, as well as to consult the judgments rendered in this class action.**

