

SCHEDULE C

DETAILED PRE-APPROVAL NOTICE

Roger and Fido International MMS Settlement

NOTICE OF CLASS ACTION AUTHORIZATION AND NOTICE OF UPCOMING COURT HEARING ON THE APPROVAL OF A CLASS ACTION SETTLEMENT AGREEMENT

PLEASE READ THIS NOTICE CAREFULLY AS IT MAY AFFECT YOUR LEGAL RIGHTS

History of the Litigation:

Representative Plaintiff Amram filed a Motion to Authorize the Bringing of a Class Action and To Ascribe the Status of Representative (the "*Motion to Authorize*") with the Superior Court of Quebec in 2011. The *Motion to Authorize* alleged, *inter alia*, that the Defendants Rogers Communications Inc., Rogers Communications S.E.N.C. and Fido Solutions Inc. (hereinafter the "Defendants") illegally amended the wireless services contracts of the Class Members by increasing the amount charged for international MMS. The Representative Plaintiff sought leave to bring an action in damages, and an action in exemplary damages against the Defendants.

By Judgment of the Superior Court of Quebec dated July 7, 2012 and Judgment of the Court of Appeal of Quebec dated January 22, 2015, the Representative Plaintiff was authorized to institute a class action against Defendants on behalf of all Class Members in Quebec (as defined below).

The Defendants have strenuously denied and continue to deny that they committed any fault under any applicable legislation.

THE CLASS:

A proposed settlement has been reached with respect to the class action mentioned above on behalf of the Class defined as:

All Persons residing in Quebec who had a fixed term wireless services contract with Rogers Communications Inc. or Fido Solutions Inc. in effect as of August 15, 2011 and who received a notice concerning new fees applicable to international video and/or photo messaging (MMS) sent from Canada to an international destination.

Excluded from the Class are all Persons who timely and validly request exclusion (opt out).

SUMMARY:

Direct compensation to Existing Rogers or Fido Wireless Customers

Existing Customers: Class Members who are currently wireless customers of either Rogers or Fido and who had a fixed-term wireless services contract in effect as of August 15, 2011 shall

receive a full reimbursement of all international MMS fees paid during the term of that fixed-term contract in the form of a credit on a future invoice without the necessity of making a claim or undertaking any other action.

If you are **no longer a wireless customer of either Rogers or Fido**, no direct compensation will be provided, but these class members will be compensated indirectly through a charitable donations by the Defendants in the total amount of \$151,109.50 made 50% to la Fondation UQTR and 50% to le Fonds de développement ÉTS, which represents 100% of the settlement amount attributable to the claims of these members.

CLASS COUNSEL FEES:

In addition, the Defendants have agreed to pay the legal fees and disbursements of class counsel (plus GST and QST) as more fully described in the Settlement Agreement. This amount is paid over and above any compensation to Class Members and will **not** come out of or in any way reduce the settlement payments or credits due to Class Members under the proposed settlement.

IMPORTANT DATES

APPROVAL HEARING:

An Application to Approve the Settlement will be heard by the Superior Court of Quebec, at the Montreal Courthouse located at 1 Notre Dame Street East, Montréal, Québec on **July 7, 2020, at 9:00 AM, in room 16.61.**

If the proposed settlement is approved by the Court, it will be binding on all Class Members except those who timely and properly opt out (exclude themselves). A copy of the Settlement Agreement is available at the following internet address: www.lexgroup.ca

OPT OUT (EXCLUSION):

If you wish to opt out (exclude yourself) from the Class, you must no later than **July 5, 2020**: i) complete and submit by mail the Opt Out Form to the Clerk of the Superior Court of Quebec. If you opt-out (exclude yourself) from the Class, you cannot receive money or any other compensation from the proposed settlement if it is approved and you **cannot** object to the proposed settlement.

OBJECTION OR COMMENTS TO THE SETTLEMENT:

If you wish to object to or submit comments regarding the proposed settlement, you must send your written objection or comments to Class Counsel by no later than **July 5, 2020**. Your written objection **MUST** include (a) your name, address, e-mail address and telephone number; (b) a brief statement of the reasons for your objection; and (c) whether you plan to attend at the hearing in person or through a lawyer, and if by lawyer, the name, address, e-mail address and telephone number of the lawyer. You **cannot** object to the settlement if you complete and submit the Opt Out Form.

If you are a Class Member and do not object to the Settlement Agreement, you do NOT have to do anything and you do NOT have to attend the Approval Hearing.

If there is a conflict between the provisions of this Pre-Approval Notice and the Settlement Agreement and any of its Schedules, the terms of the Settlement Agreement shall prevail. All capitalized terms have the meaning provided for in the Settlement Agreement.

For more information regarding the class action or proposed settlement, or to consult the detailed notices, the Settlement Agreement itself, the relevant proceedings or Judgments, please contact the attorneys representing the Class Members (Class Counsel), Me David Assor of the law firm of **Lex Group Inc.** (www.lexgroup.ca) at the following address:

Me David Assor
Lex Group Inc.
4101 Sherbrooke St. West
Westmount (Quebec), Canada,
H3Z 1A7
Phone: 514-451-5500
Fax: 514-940-1605
info@lexgroup.ca

This notice has been approved by the Superior Court of Quebec.