

## YOUR RIGHTS MAY BE AFFECTED

AUTHORIZATION TO UNDERTAKE A CLASS ACTION HAS BEEN GRANTED IN:

***Catherine Bergeron-Duchesne v. Ville de Québec, Ville de Montréal and Société en commandite stationnement de Montréal***

File at the Superior Court: 200-06-000223-183

**PARKING SPACES CONTROLLED BY A PAY STATION  
NON-CUMULATION OF PAID TIME PERIODS  
CITY OF QUÉBEC AND CITY OF MONTRÉAL**

This notice concerns the judgment of the Superior Court of Québec (District of Québec) dated January 26, 2021 authorizing a class action against defendants City of Québec, City of Montréal and Société en commandite stationnement de Montréal (for whom the proceeding has been continued by City of Montréal). The group is defined as follows:

***“All natural persons, associations, and legal entities, who have used, since June 15, 2015, a parking space controlled by a parking meter belonging to one of the defendants or that is used, managed or possessed by one of the defendants, usage of which must be paid at a pay station or through a mobile application and who were unable to cumulate their time when a subsequent payment was made (with the exception of users of the Copilot application in Québec who can do so) or who were unable to benefit from the remaining time of a previous user.”***

Ms. Catherine Bergeron-Duchesne was appointed as representative for the class action.

The nature of the class action undertaken by plaintiffs is an action for damages against the defendants based on their breach of contractual obligations, false representations and abuse.

The main **conclusions sought** by the representative against the defendants can be summarized as follows:

- The payment of a sum to be determined in order to cover the following refunds:
- *Portion of payments for parking spaces, which has been paid in duplicate by a new user, with interest and additional indemnity.*
- *Portion of the payment which could not be cumulated, with interest and additional indemnity.*

**A member may exclude himself or herself from the recourse at the latest on August 18, 2021, at 4:30 pm.**

No class member may be required to pay legal costs arising from the class action if it is dismissed.

**A new notice will be published at the time of the final judgment on this class action.**

The judgment authorizing this class action and the formalities relating to the procedure for the exclusion of members are available at the court office of the Superior Court of the District of Québec and in the Registry of class actions at [www.tribunaux.qc.ca](http://www.tribunaux.qc.ca).

Members of the class are represented by the counsels:

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**THE PUBLICATION OF THIS NOTICE  
WAS ORDERED BY THE COURT**

In case of discrepancy, the authorization judgment shall prevail.