

CANADA

PROVINCE OF QUÉBEC
DISTRICT OF MONTREAL

**Superior Court
(Class action)**

No.: **500-06-000378-071**

CATHERINE SAVOIE

Plaintiff

v.

COMPAGNIE PÉTROLIÈRE IMPÉRIALE LTÉE

-and-

PETRO-CANADA

-and-

SHELL CANADA

-and-

ULTRAMAR LTÉE

Defendants

NOTICE OF CLASS ACTION SETTLEMENT

THE SETTLEMENT

On February 8th 2016, the Plaintiff Catherine Savoie and the Defendants Compagnie Pétrolière Impériale Ltée, Petro-Canada, Shell Canada and Ultramar ltée, collectively referred as "the parties", have reached a settlement in the amount of **\$ 640,000.00**. This agreement aims to settle the class action permanently.

The Plaintiff was authorized to institute a class action by a judgment rendered on November 7th 2008. The Plaintiff alleges, among other things, an illegal increase of 1.3 cents per litre on the price of gas at the pump sold in Quebec by gas stations displaying the banner of the Defendants between December 30th 2006 and January 11th 2007.

WHO IS A MEMBER?

All natural persons residing in Quebec between December 30th 2006 and January 11th 2007, who bought gas at the pump in the province of Quebec, between December 30th 2006 and January 11th 2007, at a retail gas station, belonging or displaying the banner of Compagnie Pétrolière Impériale Ltée, Pétro-Canada, Shell Canada or Ultramar Limitée.

THE RECOVERY PURSUANT TO THE SETTLEMENT

Since it would be impracticable, inappropriate or too costly to proceed to the individual liquidation of the class members' claims, the parties have agreed that the amount of the settlement should be attributed to the *Fonds vert du Gouvernement du Québec* and to an organization designated by the Plaintiff, with the consent of the Defendants. The allocation of the amount to the *Fonds vert du Gouvernement du Québec* and to the designated organization will be carried out after deducting the cost of notices, the costs related to the administration of the settlement, the Class Counsel's legal fees and disbursements approved by the Court and the levy of the *Fonds d'aide aux actions collectives*.

This settlement shall be approved by the Court on **June 6th 2016**.

CLASS COUNSEL'S LEGAL FEES AND DISBURSEMENTS

On June 6th 2016, the Superior Court will hear a motion to approve Class Counsel's legal fees. Class Counsel, TRUDEL, JOHNSTON & LESPÉRANCE, will ask that a sum equivalent to 20% (with applicable taxes) which will be deducted from the amount of \$ 640,000.00 to be paid by the Defendants. Class Counsel also seeks reimbursement of its disbursements, today approximately in the amount of \$50 400.

COURT APPROVAL OF THE SETTLEMENT AND CLASS COUNSEL'S LEGAL FEES

The hearing of the *Demande pour faire approuver le règlement et pour faire approuver les honoraires des avocats du groupe* will take place at the Laval Courthouse, located at 2800, Saint-Martin West Boulevard, in Laval, H7T 2S9, in Room 2.03, June 6th 2016, 9:00.

OPPOSING THE MOTION

You can oppose by writing a commentary on the Class Counsel's website or by sending a letter no later than **Xx XXX XXX** (the day before the hearing). If you contest in writing, Class Counsel will file your contestation with the court and you can choose to make representations at the hearing.

NEED INFORMATION?

The present notice, the *Demande pour faire approuver le règlement et pour faire approuver les honoraires des avocats du groupe*, and all relevant judgments and procedures concerning the file are available on the website of Class Counsel: www.tjl.quebec.

For any question concerning the settlement, please communicate with Class Counsel:

TRUDEL JOHNSTON & LESPÉRANCE
Me Clara Poissant-Lespérance
750 Côte de la Place d'Armes, Suite 90
Montreal QC H2Y 2X8
(514) 871-8385 poste 210
clara@tjl.quebec
www.tjl.quebec

This notice was authorized by the Superior Court of Quebec.