

NOTICE OF A CLASS ACTION
Court Number: 500-06-001024-195

Have you or your minor child developed an addiction to the video game Fortnite: Battle Royale in Québec?

AND/OR

Did you while you were under the age of 18 years or did your minor child make an in-game purchase in Fortnite using V-Bucks in Québec?

If so, you may be a part of a class action.

What is this class action about? This notice concerns the authorization by the Superior Court of Québec (the “**Court**”) of a class action against Epic Games Canada ULC, Epic Games Inc. and Epic Games International S.À.R.L. (the “**Defendants**”) regarding the video game Fortnite: Battle Royale (“**Fortnite**”).

In this class action, F.N. (legal tutor of the minor L.N.), JO.Z. and R.G. (the “**Plaintiffs**”) allege that Fortnite causes adverse health effects, that is, the risk of addiction. The Plaintiffs seek damages for themselves and members of Class 1, described below.

The Plaintiffs also allege that in-game purchases made by minors in Fortnite using V-Bucks constitute lesion. The Plaintiffs seek damages for themselves and members of Class 2, described below, through the cancellation and reimbursement of these purchases.

On December 7, 2022, the Court authorized the class action against the Defendants. **This judgment may affect your rights whether or not you act. Please read this notice carefully.**

The authorization judgment does not in any way determine the liability of the Defendants. The allegations in the class action have not been proven. The

Defendants deny liability and will assert their defences at trial.

Who is a class member? You are a class member if you meet the conditions of Class 1 or Class 2:

1. **Class 1:** All natural persons and/or their legal representatives and/or their legal tutors, domiciled or having been domiciled in Québec, who since September 1, 2017, have developed, after playing the video game Fortnite, an addiction, that is, impaired control over gaming and/or a prioritization thereof, having had harmful repercussions on any of the following spheres of activity: personal activities, family activities, social activities, educational activities, professional activities or other important areas of functioning.
2. **Class 2:** All natural persons domiciled or having been domiciled in Québec, who while they were under the age of 18, made in-game purchases using V-Bucks, and/or their legal tutors or legal representatives.

What do I need to do to be part of this class action? You are automatically included in the class action if you are a member of one of the classes described above. You therefore have nothing to do for the moment if you wish to be represented by

NOTICE OF A CLASS ACTION



the Plaintiffs and their lawyers in this class action.

Are there any fees for the class members of the class action? No. The lawyers will be paid from the amounts that may be recovered in the class action, if any. The Court will determine the reasonableness of the Plaintiffs' lawyers' fees, which may not exceed 30% of the amounts recovered by judgment or out-of-court settlement. In addition, if you are not an intervener in this proceeding, you cannot be held liable for any legal costs regarding this class action.

What can you do if you wish to exclude yourself from this class action? You can exclude yourself from this class action by sending a notice to the Clerk of the Superior Court of Québec, District of Montréal, by registered or certified mail within 60 days of the publication of this notice. The deadline for doing so is **November 12, 2025**.

If you choose to exclude yourself:

- You keep your right to sue the Defendants personally;
- You will not be bound by the judgments or settlements to be rendered in the context of this class action;
- You will not receive compensation if the Court orders damages in the class action or if a settlement is reached with the Defendants.

Where do you send your notice? The notice to exclude yourself must be sent to the following addresses:

Clerk of the Superior Court of Québec

File: 500-06-001024-195

Montreal Courthouse

1 Notre Dame Street E., Office 1.120

Montreal (Québec) H2Y 1B6

CaLex Légal Inc.

1625, Sainte-Catherine Street W., Office 300
Montreal (Québec) H3H 1L8

E-mail: jpc@calex.legal

Where to obtain more information? You can obtain more information on the class action and consult the proceedings summarized in this notice by consulting the *Registre des actions collectives de la Cour supérieure du Québec*, which you will find online at the following link:

<https://www.registredesactionscollectives.Quebec/fr/Consulter/ApercuDemande?NoDossier=500-06-001024-195>

The reference for the file is the following:
F.N., J.OZ. et R.G. c. Epic Games Canada ULC, Epic Games Inc. et Epic Games International S.A.R.L., No 500-06-001024-195, Superior Court of Québec, District of Montréal.

What is the next step? The Court will hear the case on the merits. A settlement or judgment could be reached in favour of the classes.

For more details and information call (514) 548 3023, extension 2 or visit the website www.calexboutique.com/class-actions.

NOTICE OF A CLASS ACTION

