

SHORT FORM NOTICE

NOTICE OF PROPOSED SETTLEMENT AND SETTLEMENT APPROVAL HEARING

IF YOU WERE INJURED IN A MOTOR VEHICLE ACCIDENT, RECEIVED ACCIDENT BENEFITS FROM THE INSURANCE CORPORATION OF BRITISH COLUMBIA, AND EXHAUSTED THE LIMITS OF YOUR ACCIDENT BENEFITS, YOUR RIGHTS MAY BE AFFECTED BY A CLASS ACTION

A class action settlement has been reached in the case of *Robert Rorison and Brayden Methot v. Insurance Corporation of British Columbia and His Majesty the King in right of the Province of British Columbia* (Supreme Court of British Columbia, Docket No. S202406; Vancouver Registry).

The class action claims that ICBC engaged in an unlawful scheme to divert monies from the accident benefits accounts of persons injured in motor vehicle accidents to the Medical Services Plan of British Columbia (“MSP”), causing harm to those injured in car accidents who were entitled to accident benefits but were unable to use the full amount of the benefits available to them because ICBC unlawfully applied MSP charges for doctor’s visits to their accounts, thereby reducing the level of their accident benefits.

The settlement is a compromise of disputed claims and is not an admission of liability or wrongdoing or fault by ICBC. The proposed settlement is subject to Court approval.

The settlement provides for the payment of \$657,000 (six hundred and fifty-seven thousand dollars) by ICBC in exchange for a full release by class members of all claims against ICBC in issue in this class action. This sum of money is based on amounts owed to class members as follows: (a) \$265,475.27 in respect of accident benefits still owing to all class members, (b) \$129,420.39 in respect of interest on accident benefits still owing to all class members, and (c) \$1,000 compensation per class member. The exact amount each class member will receive will depend on how much is owing to them individually for unpaid accident benefits plus interest. The settlement proposes that ICBC will mail cheques to each class member for the amount each is owed under the above settlement.

If you were injured in a motor vehicle accident on or after January 1, 1994 while insured by ICBC and received accident benefits up to the legal limit of ICBC’s liability to pay, you are a class member and will be bound by the settlement if approved by the Court, unless you opted-out of the class action by February 27, 2026 pursuant to a previous order of the Court.

A hearing has been scheduled seeking the Court’s approval of the settlement. The hearing is scheduled for May 15, 2026 at 9:00 am at the Courthouse at 800 Smithe Street, Vancouver, BC. At the hearing, Class Counsel will seek approval of the Settlement Agreement, approval of their fees (up to 30% of the settlement amount), plus disbursements and applicable taxes.

All class members who have not opted out have a right to object to or comment on this settlement, the plan for distribution of the settlement funds or Class Counsel’s fees by delivering a written objection by email to class counsel at MSPClassAction@murphybattista.com All objections must be received by Class Counsel on or before May 8, 2026.

This notice is only a summary. More information on the settlement (including the Long Form Notice, the and the Settlement Agreement) is available at www.murphybattista.com

SCHEDULE “C” – LONG FORM NOTICE

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**IF YOU WERE INJURED IN A MOTOR VEHICLE ACCIDENT, RECEIVED
ACCIDENT BENEFITS FROM THE INSURANCE CORPORATION OF BRITISH
COLUMBIA, AND EXHAUSTED THE LIMITS OF YOUR ACCIDENT BENEFITS,
YOUR RIGHTS MAY BE AFFECTED BY A CLASS ACTION**

A class action settlement has been reached in the case of *Robert Rorison and Brayden Methot v. Insurance Corporation of British Columbia and His Majesty the King in right of the Province of British Columbia* (Supreme Court of British Columbia, Docket No. S202406; Vancouver Registry).

On April 22, 2022, the British Columbia Supreme Court (“Court”) decided that the case against the Insurance Corporation of British Columbia (“ICBC”) could proceed as a class action. The proposed settlement is a compromise of disputed claims and is not an admission of liability by the ICBC. The proposed settlement is subject to court approval.

The Court has appointed Brayden Methot as the representative plaintiff on behalf of the class and Murphy Battista LLP as Class Counsel.

WHAT IS THIS CLASS ACTION ABOUT?

When a person insured by ICBC is injured in a motor vehicle accident, he or she is entitled to receive certain accident benefits. This class action claims that ICBC engaged in an unlawful scheme to divert monies from the accident benefits accounts of persons injured in motor vehicle accidents to the Medical Services Plan of British Columbia (“MSP”). The class action claims that this diversion of monies caused harm to persons injured in car accidents who were entitled to accident benefits but were unable to use the full amount of the benefits available to them because ICBC unlawfully applied MSP charges for doctor’s visits to their accident benefits accounts, thereby reducing the level of their accident benefits.

WHAT ARE THE TERMS OF THE SETTLEMENT?

The proposed settlement provides for the payment of \$657,000 (six hundred and fifty-seven thousand dollars) by ICBC in exchange for a full release by class members of all claims against ICBC in issue in this class action. This sum of money is based on amounts owed to class members as follows: (a) \$265,475.27 in respect of accident benefits still owing to all class members, (b) \$129,420.39 in respect of interest on accident benefits still owing to all class members, and (c) \$1,000 compensation per class member. The exact amount each class member will receive will depend on how much is owing to them individually for unpaid accident benefits plus interest. The settlement proposes that ICBC will mail cheques to each class member for the amount each is owed under the above settlement.

The full settlement terms and court documents are available on class counsel's website at www.murphybattista.com.

WHAT ARE THE FEE ARRANGEMENTS?

Class Counsel will seek approval of a fee of up to 30% of the settlement amount, plus disbursements and applicable taxes.

CLASS MEMBERSHIP

You are a class member if you were injured in a motor vehicle accident on or after April 1, 1994, while insured by ICBC and received accident benefits up to the legal limit of ICBC's liability to pay and you did not opt-out of the class action by February 27, 2026.

If you are not sure if you are included, you may call 1-888-683-9621 with questions. Also, the Court's official "class definition" is at www.murphybattista.com.

OBJECTIONS

All class members who have not opted out have a right to object to or comment on this settlement, the plan for distribution of the settlement funds or Class Counsel's fees, by delivering a written objection by email to Class Counsel at MSPClassAction@murphybattista.com

All objections must be received by Class Counsel on or before May 8, 2026.

If you have opted out of this class action you may not object to the proposed settlement.

A written objection or comment must include the following information:

- (a) the full name, address, telephone number, and email address of the class member submitting the comment or objection;
- (b) an attestation that the person submitting the comment or objection, or the entity the person represents, is a class member and has not opted out of the class action;
- (c) a brief written statement of all grounds or reasons for the comment or objection, together with any legal basis in support;
- (d) the name, address, telephone number, and email address of any lawyer representing or assisting the class member with the comment or objection;
- (e) a statement indicating whether the person submitting the comment or objection, and/or the person or class member's legal counsel intends to appear at the hearing of the application to approve the settlement.

THE APPROVAL HEARING

A hearing will be held before the Court at 9:00 am on May 15, 2026 to seek approval of the settlement agreement and approval of Class Counsel's fees. The hearing will take place at 800 Smithe Street, Vancouver, BC, before the Honourable Mr. Justice Branch. If approved, the settlement will bind all class members who did not opt out of the lawsuit.

DO I HAVE TO COME TO THE HEARING?

You do not need to attend the settlement approval hearing. Class Counsel will answer any questions the Court may have. If you wish to attend, you are welcome to come at your own expense. If you submit an objection, you do not have to come to court, but you have the option to do so if you provide advance notice of your intention to appear. As long as you have submitted a written objection with all of the required information, Class Counsel will bring your objection to the court.

MAY I SPEAK AT THE HEARING?

You may ask the court for permission to speak at the approval hearing. If you wish to do so, please contact Class Counsel before May 8, 2026. If you do not provide your written comments and do not contact Class Counsel by this deadline, you may not be permitted to speak at the approval hearing. Class Counsel's contact information is as follows:

Mail: Murphy Battista LLP
MSP Class Action Lawsuit
2020-650 West Georgia Street
Vancouver, BC V6B 4N7

Email: MSPClassAction@murphybattista.com

GETTING MORE INFORMATION

You can get copies of the claim as well as other information on the class action, including a copy of the Settlement Agreement with ICBC at www.murphybattista.com.

You can also email questions to MSPClassAction@murphybattista.com or call 604-683-9621 or call toll free at 1-888-683-9621.

The official court reference for this lawsuit is:

Rorison et al. v. Insurance Corporation of British Columbia et al, Court File No. S202406, Vancouver Registry.

Please do not contact the Court. The lawyers would be happy to answer any questions you have.

This notice has been authorized by the Supreme Court of British Columbia