

SECOND LONG-FORM NOTICE
NAVISTAR MAXXFORCE ENGINE SETTLEMENT

Pour lire cet avis en français: www.reglementmaxxforce.ca

If you live in Quebec and purchased or leased a 2011-2014 model year Navistar vehicle equipped with a MaxxForce 11-, 13-, or 15-litre engine, you could get a payment from a class action settlement.

Depending on your months of ownership or lease, you may be entitled to up to \$2,500 cash per Class Vehicle, up to a \$10,000 rebate for a new heavy-duty truck, or up to \$15,000 as reimbursement for certain proven costs.

This notice is only a summary. For more information, visit www.maxxforcesettlement.ca or call **1-888-876-0851**.

If you want to claim compensation you must do so by August 27, 2022. You will not receive another notice. If you do not claim compensation by August 27, 2022, you will not be entitled to receive anything from the Settlement.

BASIC INFORMATION

Why did I receive another notice?

The Superior Court of Quebec approved the Settlement in this lawsuit on January 20, 2022. Class Members who did not exclude themselves must now make claims if they want compensation from the Settlement.

WHO IS IN THE CLASS?

This notice and lawsuit affects you only if you are part of the class.

How do I know if I am part of the class?

The court decided that everyone who meets the following definition is a Class Member:

All persons, entities, or organizations resident in Quebec who, on or before April 30, 2021, purchased, other than for resale, or leased for more than 30 days, any Navistar vehicle equipped with MaxxForce 11-, 13-, or 15-litre engines certified to comply with the 2010 EPA standards, without the use of selective catalytic reduction technology. The Class Vehicles are 2011-2014 model year vehicles.

Excluded from the Class are: (1) all entities and natural persons that have litigated claims involving Class Vehicles' allegedly defective EGR emissions system against the Defendants to final, nonappealable judgment (with respect to those vehicles only); (2) all entities and natural persons who, via a settlement or otherwise, delivered to Navistar releases of their claims involving Class Vehicles' allegedly defective EGR emissions system (with respect to those vehicles only); (3) the Defendants' employees, officers, directors, agents, and representatives, and their family members; (4) any Authorized Navistar Dealer of new or used vehicles; (5) any person or entity that purchased a Class Vehicle solely for the purposes of resale (with respect to those vehicles only); (6) any person or entity that was a lessee of a Class Vehicle for fewer than 30 days (with respect to those vehicles only); and (7) Idealease and Navistar Leasing Co. (lessees of Class Vehicles from these entities are part of the Class).

If you excluded yourself, you are no longer in the class even if you meet the definition.

Which vehicles are included?

Class Vehicles are all Navistar vehicles equipped with MaxxForce 11-, 13-, or 15-litre engines certified to comply with the 2010 EPA standards without the use of selective catalytic reduction technology. The Class Vehicles' model years are 2011-2014.

I'm still not sure if I'm included

If you are still unsure whether you are included in the class, you can email or call the Settlement.

administrator at maxxforcesettlement@ricepoint.com or **1-888-876-0851**.

I objected to the Settlement; am I still part of the class?

Yes. You may claim compensation.

THE SETTLEMENT

What can I claim?

You may choose only one of the following three options for compensation for each Class Vehicle you own(ed) or lease(d):

Cash Option: the Cash Option provides a payment based on months of ownership or lease of up to \$2,500 per Class Vehicle. Each demonstrated month of ownership or lease is eligible for the following amounts, subject to certain limitations:

Class Vehicle Model Year	Monetary Amount
2011	\$21.01/month
2012	\$23.36/month
2013	\$26.32/month
2014	\$30.12/month

Rebate Option: The Rebate Option provides a rebate based on months of ownership or lease worth up to \$10,000 for each Class Vehicle owned or leased towards the purchase of a new Navistar Class 8 heavy-duty truck. The rebates are deducted from the best negotiated retail purchase price (not including sales tax or delivery fees) and in addition to any other applicable promotion, rebate, or discount then in effect at the time of purchase and for which both the purchase and the purchaser would otherwise qualify. The rebates are not transferable and not stackable, and no Class Member will be issued more than ten rebates. Each demonstrated month of ownership or lease is eligible for the following amounts, subject to certain limitations:

Class Vehicle Model Year	Monetary Amount
2011	\$84.03/month
2012	\$93.46/month
2013	\$105.26/month
2014	\$120.48/month

Individual Prove-Up Option: The Individual Prove-Up Option provides the option for a Class Member to prove up to \$15,000 of “Covered Costs” per Class Vehicle. Any Class Member who initially selects the Individual Prove-Up Option may instead switch to the Cash Option at any time prior to the final determination of their award. “Covered Costs” are defined in the Settlement Agreement, available at www.maxxforsettlement.ca.

The amounts received by Class Members under any option may be reduced *pro rata* based on the number of claims. Some limitations apply, particularly if one Class Member leased a truck to another Class Member. To see the full Settlement Agreement, please visit www.maxxforsettlement.ca. You may contact Class Counsel to discuss the Settlement Agreement.

When would I get a Settlement payment?

Claims must be submitted by August 27, 2022. Payments will be made after that date.

How do I submit a claim?

You must submit a Claim Form and supporting information to the Settlement Administrator. Claim Forms and information on how to complete them are available online at www.maxxforsettlement.ca. You may submit your Claim Form and supporting information online or by mail.

What is the deadline to submit a claim?

August 27, 2022.

I do not want to participate in the Settlement.

You do not need to submit a claim, but you can no longer exclude yourself from the class. The Settlement is binding on you.

What if I do not submit a claim or do nothing?

You will not receive compensation.

Do I need a lawyer to make a claim?

No. Class Counsel represents the class. You will not be charged for Class Counsel’s work. If you want to be represented by your own lawyer, you may hire one at your own expense.

MORE INFORMATION

I want more information, including more details about the Settlement.

This notice summarizes the key parts of the Settlement. You can read the entire Settlement Agreement and other important documents at <http://www.maxxforsettlement.ca>. You may discuss the Settlement Agreement with Class Counsel. You should check the website regularly for updates on the case.

You may contact the Settlement Administrator at maxxforsettlement@ricepoint.com and 1-888-876-0851.

I want to contact Class Counsel.

Class Counsel can be contacted at:

Consumer Law Group Inc.
 1030 rue Berri, Suite 102
 Montreal, QC H2L 4C3
Attention Jeff Orenstein and Andrea Grass
 Phone: (514) 266-7863
 Email: jorenstein@clg.org and agross@clg.org