

**IN THE UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF MISSOURI  
WESTERN DIVISION**

IN RE: T-MOBILE CUSTOMER DATA	)	
SECURITY BREACH LITIGATION,	)	MDL No. 3073
	)	
	)	Master Case No. 4:23-MD-03073-BCW
ALL ACTIONS	)	

**ORDER**

Before the Court is Co-Lead Interim Class Counsel’s Application for Reappointment of Leadership Counsel. ([Doc. #85](#)). The Court, being duly advised of the premises, grants said motion.

On January 8, 2024, this Court entered an Order Appointing Interim Leadership Counsel in the above-captioned case (“Appointment Order”) ([Doc. #39](#)). The Appointment Order appointed as Co-Lead Interim Class Counsel, James E. Cecchi, Cari Laufenberg, James Pizzirusso, and Norman Eli Siegel; as Liaison Counsel, Maureen Brady; and as Executive Committee Kaleigh Boyd, Thomas Cartmell, Tom Loeser, and Candace Smith. ([Doc. #39](#)). The Appointment Order provided that each appointment was for a period of one year. ([Doc. #39 at 7](#)).

On January 3, 2025, Co-Lead Interim Class Counsel filed the instant Application for Reappointment, requesting reappointment of the same leadership counsel (“Reappointment Application”) ([Doc. #85](#)). Consistent with the Appointment Order, the Reappointment Application describes the nature and scope of leadership counsel’s work in this litigation, including the time (approximately 2,200 hours) and resources expended since the Appointment Order. Also consistent with the Appointment Order, the Reappointment Application is filed by Co-Lead Interim Class Counsel on behalf of all counsel appointed to a leadership position in this case.

In reliance on the representations in the Reappointment Application, the Court re-appoints for a period of one year Plaintiffs' Co-Lead Interim Class Counsel. Accordingly, it is hereby

ORDERED Co-Lead Interim Class Counsel's Application for Reappointment of Leadership Counsel ([Doc. #85](#)) is GRANTED. It is further

ORDERED to the extent that any leadership counsel and/or their associated law firms have used any third-party litigation financing in connection with this case since their appointment as leadership counsel, such third-party litigation financing shall be disclosed to the Court in writing immediately and not later than **April 25, 2025**. It is further

ORDERED to the extent that any leadership counsel and/or their associated law firms have financial interest in any Class Action Administrator, such financial interest shall be disclosed to the Court in writing immediately and not later than **April 25, 2025**.

IT IS SO ORDERED.

DATED: April 14, 2025

/s/ Brian C. Wimes  
JUDGE BRIAN C. WIMES  
UNITED STATES DISTRICT COURT