SHORT FORM NOTICE

AUTORIZATION TO INSTITUTE A CLASS ACTION

NICOLE CHABOT v. WESTJET No: 500-06-000588-117 www.bga-law.com/westjet

CLASS ACTION FOR THE REIMBURSEMENT OF ADDITIONAL CHARGES PAID FOR A FLIGHT ON WESTJET

for the seat of the attendant of a person with a disability and/or for a seat adapted for a person functionally disabled

This notice concerns a class action authorized to be instituted on October 29, 2013 by judgment of the Superior Court of Quebec against WestJet on behalf of the following groups:

"All persons with a disability or determined to be functionally disabled by obesity, residing in Quebec who, for a flight operated by WestJet or one of its agents, have paid WestJet or one of its agents an additional charge for the seat of an Attendant and/or seating specially adapted for their condition, since December 5, 2005."

and

"All natural persons in Quebec who, since December 5, 2005, have paid WestJet or one of its agents charges for a seat on a flight operated by WestJet or one of its agents while they were acting as an Attendant for a person with a disability."

(hereafter the "Class")

The status of representative for this class action has been ascribed to **Nicole Chabot** and **Nicole Chabot** ès *qualité* (hereafter the "Representatives").

The main **conclusions sought** by the Representatives for each member of the Class can be summarized as follows:

- The refund of an amount equivalent to the charges paid for the boarding of an attendant of a person with a functional disability and/or for a seat adapted to their condition on a WestJet aircraft.
- > The refund of an amount equivalent to the boarding charges paid while accompanying a person with a disability on a domestic flight in Canada.
- > The payment of an amount of \$1,000 as moral damages for each member of the Class.
- The payment of an amount of \$500 to each member of the Class with a disability and/or suffering from a functional disability by obesity as punitive damages.

The Superior Court will have to decide if WestJet committed a fault and if the members of the Class must be indemnified.

A member of the Class can request his exclusion from the class action by <u>March 21, 2014 at 4:30 pm</u> at the latest.

The members of the Class cannot be required to pay the costs of the class action if the action is dismissed.

Another notice may be published once a final judgment is rendered on these claims.

A detailed notice to the Class regarding this claim, including the formalities to request to be excluded from the class action, is available at the registry of the Superior Court, district of Montreal and on the website: www.bga-law.com/westjet

The members of the Class are represented by the attorneys **BGA Avocats LLP**, which may be reached at:

| <u>info@bga-law.com</u> |
|-------------------------|
| www.bga-law.com/westjet |
| 1-866-327-0123 |
| 1-866-616-0120 |
| |

THE PUBLICATION OF THIS NOTICE HAS BEEN ORDERED BY THE COURT

In case of discrepancy, the detailed notice prevails.