SUMMARY NOTICE

AUTHORIZATION TO INSTITUTE A CLASS ACTION 200-06-000126-105

EARLY TERMINATION FEES

WIRELESS SERVICES and/or RESIDENTIAL (LANDLINE) TELEPHONE SERVICES and/or INTERNET SERVICES

TELUS MOBILITY & TELUS COMMUNICATIONS COMPANY www.bga-law.com/frtelus

This notice concerns the judgment dated July 30, 2012 by the Honourable Normand Gosselin, S.C.J. authorizing the institution of an action for restitution and damages in the form of a class action against TELUS Mobility and TELUS Communications Company on behalf of the persons belonging to the group described as follows:

WIRELESS SERVICES:

"All natural persons domiciled or formerly domiciled in Québec who, since October 1, 2007, were charged early termination fees by the respondent TELUS Mobility pursuant to a contract entered into before June 30, 2010."

AND

RESIDENTIAL (LANDLINE) TELEPHONE SERVICES and/or INTERNET SERVICES

"All natural persons domiciled or formerly domiciled in Québec who, since October 1, 2007, were charged early termination fees by the respondent TELUS Communications Company pursuant to a residential (landline) telephone services contract or internet service, or a combination thereof, entered into before June 30, 2010."

The status of representative for prosecuting this class action has been granted to Messrs **Éric Masson** and **Claude Gauthier**.

The principal **conclusions sought** by the representatives can be summarized in particular as follows:

"ORDER TELUS Communications Company to refund to the members any early termination fees that were paid while they were not notified of this clause in the contract, with interest and the additional indemnity calculated as of July 4, 2011.

ORDER the defendants to pay the members who were notified of the early termination clause an amount equal to the amount by which the early termination fees paid by them exceeds the harm actually incurred by the defendants (...) as of July 4, 2011 for TELUS Communications Company and as of October 5, 2010 for TELUS Mobility.

ORDER the defendants to pay a lump sum, to be determined, as punitive damages (..). as of February 21, 2012."

A member may exclude himself or herself from the class action before May 17, 2013 at 5:00 p.m. at the latest.

No member other than the representatives of the group will have to pay for costs resulting from the class action if it is dismissed.

A new notice will be published when the final judgment on the class action is rendered.

A detailed notice to members regarding this class action, including the formalities for excluding oneself from the group, is available from the Clerk of the Superior Court, District of Québec City, and on the following website: www.bga-law.com/frtelus.

The members of the group are represented by the attorneys of **BGA Avocats sencrl**, who can be contacted as follows:

Email: info@bga-law.com/fr Website: www.bga-law.com/fr Telephone: 1-866-327-0123 Telecopier: 1-866-616-0120

THE PUBLICATION OF THIS NOTICE WAS ORDERED BY THE COURT

In the event of any conflict, the detailed notice will prevail.