

NOTICE TO MEMBERS (abridged version)

CLASS ACTION AUTHORIZED against INTRAWEST ULC

A **class action** was authorized against Inrawest ULC on March 20, 2018, on behalf of the persons included in the class described as follows:

All natural persons who purchased Club Inrawest points in Quebec from Inrawest ULC, or from one of its subsidiaries or related companies, with the exception of those who had divested themselves of the points before a mandatory fixed minimum resale price for the points was introduced in 2007, which had to be respected for all of the advantages related to the points and to participation in Club Inrawest to be transferred.

Martin Robichaud represents the members of the class in the class action. The lawyers of the members are **Woods LLP** (Mtre. Eric Bédard: ebedard@woods.qc.ca; 514 982-1736).

Martin Robichaud's main requests in this class action are the following:

CONDEMN Inrawest ULC to **reimburse to each member the amount of the fees that they paid as annual resort dues**, with interest at the legal rate and the additional indemnity;

CONDEMN Inrawest ULC to **pay to each member an amount equal to 75%, sauf à parfaire, to become a member of Club Inrawest**, as a reduction in the sales price, with interest at the legal rate and the additional indemnity;

CONDEMN Inrawest ULC to **pay each to each member the sum of \$5,000 in punitive damages**, with interest at the legal rate and the additional indemnity.

A member may opt-out from the class action before March 30, 2019.

A new notice will be published once the final judgment on these requests is rendered.

A detailed notice to class members regarding this class action, including the formalities relating to the opting-out process, is available at the Superior Court and at www.woods.qc.ca. In case of discrepancy, the detailed notice prevails.

THE PUBLICATION OF THIS NOTICE WAS ORDERED BY THE COURT