

BELL ROUNDING UP CLASS ACTION

A class action against Bell Mobility has been allowed to proceed by the Ontario Superior Court of Justice

The class action seeks compensation for Bell Mobility customers between August 18, 2006 and October 1, 2009 whose wireless calls were rounded up to the next full minute. The action alleges that this billing practice constituted a breach of contract and consumer protection legislation. The class action has been certified by the Ontario Superior Court. The court has not made a determination on the merits and Bell Mobility denies any liability.

If you were a Bell Mobility customer during this time, you may be eligible to receive compensation in the event of a judgment against Bell Mobility.

If you wish to participate

Class Members are automatically included in the class action and need not do anything at this time if they wish to participate. Class members will be bound by all orders in the action and are not able to bring or maintain any other claim or legal proceeding against Bell Mobility in relation to the rounding up practice.

For complete details visit:

**www.perminuteclassaction.com,
www.rochongenova.com or contact RicePoint Administration Inc. at 1-888-663-7190 or by email at perminuteclassaction@ricepoint.com.**

If you do not wish to participate

If you wish to exclude yourself from the class action and not be bound by subsequent orders you can opt out. If you opt out, you will NOT be able to participate in the class action.

You must complete and submit an Opt Out Form by April 30, 2017 by mail or email to RicePoint Administration Inc. at: PO Box 4454, Toronto Station A, Toronto, ON M5W 4B1 or **perminuteclassaction@ricepoint.com**.

Consulting a lawyer/ Further information

If you have difficulty understanding any aspect of this notice, you should either consult Class Counsel, Rochon Genova LLP (1-866-881-2292) and Karp Litigation (416-769-4107), or your own lawyer.

This Notice has been approved by the Ontario Superior Court of Justice.