## NOTICE OF DISCONTINUANCE

Section 213 of the Code of Civil Procedure, CQLR, c. C-25.01

#### **GENERAL INFORMATION**

The *Notice of Discontinuance* allows the **plaintiff(s)** to put an end to the proceedings brought against the defendants before the Human Rights Tribunal.

### PROCEDURE

NOTIFICATION You must notify your *Notice of Discontinuance* to all the parties to the proceeding.

For example, notification may be made by registered mail, courier service (Purolator, Dicom, etc.) or by court bailiff.

## FILING AT THE COURT OFFICE

You must **file 2 copies** (the original and and a copy) of your *Notice of Discontinuance* along with the proof of its notification to the other parties at the office of the Court of Québec in the judicial district where the *Application to Institute Proceedings* was filed. The district is indicated on that Application.

#### JUDICIAL FEES

You do not have to pay judicial fees to file your Notice of Discontinuance.

CHECKLIST		
Before filing your Notice of Discontinuance:		
This form must be printed on one side of each page (recto);		
Each plaintiff must have signed on page 1;		
You must enter your contact information (address, telephone number and email) on page 2;		
You must have two copies of the Notice of Discontinuance along with the proof of its notification to		
the other parties.		

File no:

and	
and	
	Plaintiffs
ν.	
and	
and	
	Defendants

# **NOTICE OF DISCONTINUANCE** Article 213 of the *Code of Civil Procedure*, CQLR, c. C-25.01

Discontinuance with respect to all defendants Check this box if you wish to put an end to the proceedings brought before the Tribunal.			
SIGNATURE			
Plaintiff 1	Plaintiff 2	Plaintiff 3	
Signed in, City	Signed in, City	Signed in, <sub>City</sub>	
on	on	On	

# No:

# HUMAN RIGHTS TRIBUNAL (Office of the Court of Québec) DISTRICT OF

and	
and	
	Plaintiffs
V.	
and	
and	
	Defendants

# NOTICE OF DISCONTINUANCE

Name: Address: Telephone: Email: