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November 29, 2010

PRESS RELEASE -- FOR IMMEDIATE RELEASE

AMENDED CABLEVISION CLASS ACTION ALLEGES SELECT CUSTOMERS ARE OFFERED \$20/MONTH REBATES FOR UP TO 24 MONTHS

Re: Gallo v. Cablevision Systems Corp., 10 CIV 08125 (SDNY)
Pearlman v. Cablevision Systems Corp., 10 CIV 04992 (EDNY)

On Tuesday November 23, 2010, the Law Office of Todd J. Krouner, and Shalov Stone Bonner & Rocco LLP and Sarraf Gentile LLP, filed an Amended Complaint in the lawsuits that they filed against Cablevision Systems Corporation (“Cablevision”) in their consumer class action, arising from Cablevision’s failure to carry Fox programming in the last two weeks of October 2010. The restoration of the Fox Television programming does not end the customers’ dispute. While it appears that a select few customers have been offered credits of \$20 per month for up to 24 months, Cablevision still refuses to make any payment to most of its customers for breach of its cable service contract.

First, the Amended Complaint alleges that on the one hand, Cablevision still refuses to provide any rebate to its customers even though its terms of service promise a credit for each “known program or service interruption in excess of 24 consecutive hours.”

On the other hand, Cablevision has been offering angry customers, who threaten to disconnect their Cablevision service over the Fox Television issue, credits of \$20 per month, for up to 24 months (or \$480). The Amended Complaint outlines how some of those who threatened to switch cable providers received credits of up to \$480, while those who do nothing will get nothing.

Second, the Amended Complaint alleges that the loss of Fox Television programming was not beyond Cablevision’s control. After Fox Television’s corporate parent, News Corp., came to terms with Dish Network on October 29, 2010, Cablevision could no longer whine that News Corp. was the villain. Indeed, the very next day, Cablevision settled its dispute with News Corp. and Fox Television programming was immediately restored.

While the terms of the News Corp. deal have not been reported publicly, it seems that Cablevision continues to seek to have it both ways with its customers. While steadfastly refusing to compensate all but a few of its favored customers, the Amended Complaint alleges that the

cost of the News Corp. deal is being passed along in the form of a recently announced \$3 per month increase for basic programming.

As a final point, the Amended Complaint adds to its allegations that Cablevision falsely advertised during the Fox Television blackout, that it was providing Fox Television content.

The Law Office of Todd J. Krouner is joining forces with prominent class action counsel Shalov Stone Bonner & Rocco LLP and Sarraf Gentile LLP. The Amended Complaint is being transferred from the federal court in White Plains, New York, to the federal court in Brooklyn, where it is being consolidated with the Complaint captioned Pearlman v. Cablevision Systems Corp., Civ. Action No. 10-04992.

For further information, including a copy of the Amended Complaint, please visit CablevisionClassAction.com or contact info@krounerlaw.com.