

Carlos P. Martins
Direct Dial: 416-982-3808
cmartins@lexcanada.com

June 26, 2017

Mr. Roger Bilodeau, Q.C.
Registrar
Supreme Court of Canada
301 Wellington Street
Ottawa, ON K1A 0J1

Dear Mr. Registrar:

Re: Delta Air Lines, Inc. v Lukács
Supreme Court of Canada File No. 37276

We write as counsel to Delta Air Lines, Inc. (“Delta”), the Appellant in this appeal, in response to the applications for intervener status filed on behalf of:

- the Attorney General of Ontario (the “AGO”);
- the Canadian Transportation Agency (the “Agency”);
- the Council for Canadians with Disabilities (the “CCD”); and
- the International Air Transport Association (“IATA”).

As relates to the application of the Agency, Delta consents to the application on the basis that the underlying decision that is before the Court emanates from the Agency and, as such, its participation in this appeal as an intervener is warranted.

As relates to the application of IATA, Delta also consents to the application on the basis that IATA has an immense amount of aviation industry knowledge and, as such, brings a wide breadth of experience and perspective to the issues being considered on the appeal.

As to the applications of the CCD and the AGO, Delta takes no position.

Should the Court grant intervener status to any of the prospective interveners, Delta requests that it have the option to file a reply factum of up to 10 pages within 10 days of its receipt of the last intervener’s factum.

Yours truly,



Carlos P. Martins
Partner

- c. Gabor Lukács, Respondent
Heather Mackay, counsel for the Attorney General for Ontario
Allan Matte, counsel for the Canadian Transportation Agency
Byron Williams, counsel for the Council for Canadians with Disabilities
David Neave, counsel for the International Air Transport Association