



Avocats-Conseils
I.G. Whitehall, C.R./Q.C.
Prof. Denis Boivin, LL.B., LL.M.

BY FAX

October 3, 2013

Registrar
Supreme Court of Canada
301 Wellington Street
Ottawa, Ontario K1A 0J1

Re: Michel Thibodeau, et al. – c. – Air Canada, et al
Dossier: 35100

Dear Sir

This is in response to the motions for leave to intervene filed in the above matter by the Commission Canadienne des Droits de la Personne, l'Association de Transport Aérien international (ATA) and the Ontario Civil Liberties Association (OCLA) and Dr. Gabor Lukacs.

Please take note that the Appellants, Michel and Lynda Thibodeau, take no position in regards to the said motions.

Should leave to intervene be granted to some or all of these proposed interveners, the Appellants ask that the order granting these interventions be subject to the usual terms and conditions for such orders, that is:

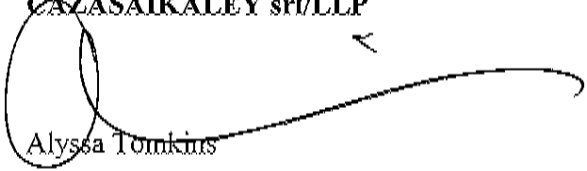
- a. The interveners shall not be entitled to raise new issues or adduce further evidence or otherwise supplement the record of the parties;
- b. Each intervener shall not be permitted to file and serve a factum exceeding 10 pages in length.

In light of the submissions made as to arguments to be raised, the Appellants further seek that they be granted leave to file a factum not to exceed 5 pages in reply to the factum of IATA and to file such reply factum no later than 5 weeks following the date of service of the intervener's factum.

We trust the foregoing to be satisfactory.

Yours truly,

CAZASAIKALEY srl/LLP

Alyssa Tomkins

AT/se

*c.c. M^e Louise-Hélène Sénécal
M^e Marc-André Fabien
M^e Philippe Dufresne
Dr. Gábor Lukács
Pascale Giguère, Kevin Shaar*